IN THE CIRCUIT COURT OF JACKSON COUNTY, MISSOURI <u>AT KANSAS CITY</u>

PO	LICE NO.:	KC2303	32014
PROSECU	JTOR NO.:	0954750)54
	OCN:		
STATE OF MISSOURI,		•)
	PLAIN	TIFF,)
vs.		;)
ISIAH D. CLINTON		;)
1832 E. 68th Terrace)) CASE NO. 2316-CR
Kansas City, MO 64132		;) DIVISION
DOB: 06/10/1987)
Race/Sex: B/M		;)
		`)
	DEFENI	DANT.)
	COMP	LAINT	Γ
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<u>COMPLAINT</u> WARRANT REQUESTED

Count I. Murder 1st Degree (565.020-001Y20200903.0)

The Prosecuting Attorney of the County of Jackson, State of Missouri, upon information and belief, charges that the defendant, in violation of Section 565.020, RSMo, committed the **class A felony of murder in the first degree** punishable upon conviction under Section 565.020, RSMo, in that on or about on or about May 21, 2023, in the County of Jackson, State of Missouri, the defendant, after deliberation, knowingly caused the death of Confidential Victim 1 by shooting Confidential Victim 1, and that the defendant was eighteen years of age or older at the time of the offense.

The offense of murder in the first degree is a class A felony, and, if a person is eighteen years of age or older at the time of the offense, the punishment shall be either death or imprisonment for life without eligibility for probation or parole, or release except by act of the governor. If a person has not reached his or her eighteenth birthday at the time of the commission of the offense, the punishment shall be as provided under Section 565.033, RSMo.

Count II. Armed Criminal Action (571.015-001Y20205213.0)

The Prosecuting Attorney of the County of Jackson, State of Missouri, upon information and belief, charges that the defendant, in violation of Section 571.015, RSMo, committed the felony of armed criminal action, punishable upon conviction under Section 571.015.1,

RSMo, in that on or about on or about May 21, 2023, in the County of Jackson, State of Missouri, the defendant committed the felony of Murder in the first degree charged in Count I, all allegations of which are incorporated herein by reference, and the defendant committed the foregoing felony of Murder in the first degree by, with and through, the knowing use, assistance and aid of a deadly weapon.

The punishment imposed pursuant to Section 571.015, RSMo shall be in addition to and consecutive to any punishment provided by law for the crime committed by, with, or through the use, assistance, or aid of a dangerous instrument or deadly weapon. The range of punishment for the offense of Armed Criminal Action in violation of section 571.015.1, RSMo. is imprisonment by the department of corrections for a term of not less than three years and not to exceed fifteen years, unless the person is unlawfully possessing a firearm, in which case the term of imprisonment shall be for a term of not less than five years. No person convicted under this subsection shall be eligible for parole, probation, conditional release, or suspended imposition or execution of sentence for a period of three calendar years. The range of punishment for the offense of Armed Criminal Action in violation of section 571.015.2, RSMo. as a second offense is imprisonment by the department of corrections for a term of not less than five years and not to exceed thirty years, unless the person is unlawfully possessing a firearm, in which case the term of imprisonment shall be for a term not less than fifteen years. No person convicted under this subsection shall be eligible for parole, probation, conditional release, or suspended imposition or execution of sentence for a period of five calendar years. The range of punishment for the offense of Armed Criminal Action in violation of section 571.015.3, RSMo. as a third offense is imprisonment in the custody of the Missouri Department of Corrections for a term of years not less than ten (10) years without eligibility for parole, probation, conditional release or suspended imposition or execution of sentence for a period of ten (10) calendar years.

Count III. Murder 1st Degree (565.020-001Y20200903.0)

The Prosecuting Attorney of the County of Jackson, State of Missouri, upon information and belief, charges that the defendant, in violation of Section 565.020, RSMo, committed the **class A felony of murder in the first degree** punishable upon conviction under Section 565.020, RSMo, in that on or about on or about May 21, 2023, in the County of Jackson, State of Missouri, the defendant, after deliberation, knowingly caused the death of Confidential Victim 2 by shooting Confidential Victim 2, and that the defendant was eighteen years of age or older at the time of the offense.

The offense of murder in the first degree is a class A felony, and, if a person is eighteen years of age or older at the time of the offense, the punishment shall be either death or imprisonment for life without eligibility for probation or parole, or release except by act of the governor. If a person has not reached his or her eighteenth birthday at the time of the commission of the offense, the punishment shall be as provided under Section 565.033, RSMo.

Count IV. Armed Criminal Action (571.015-001Y20205213.0)

The Prosecuting Attorney of the County of Jackson, State of Missouri, upon information and belief, charges that the defendant, in violation of Section 571.015, RSMo, committed the felony of armed criminal action, punishable upon conviction under Section 571.015.1, RSMo, in that on or about on or about May 21, 2023, in the County of Jackson, State of Missouri, the defendant committed the felony of Murder in the first degree charged in Count III, all allegations of which are incorporated herein by reference, and the defendant committed the foregoing felony of Murder in the first degree by, with and through, the knowing use, assistance and aid of a deadly weapon.

The punishment imposed pursuant to Section 571.015, RSMo shall be in addition to and consecutive to any punishment provided by law for the crime committed by, with, or through the use, assistance, or aid of a dangerous instrument or deadly weapon. The range of punishment for the offense of Armed Criminal Action in violation of section 571.015.1, RSMo. is imprisonment by the department of corrections for a term of not less than three years and not to exceed fifteen years, unless the person is unlawfully possessing a firearm, in which case the term of imprisonment shall be for a term of not less than five years. No person convicted under this subsection shall be eligible for parole, probation, conditional release, or suspended imposition or execution of sentence for a period of three calendar years. The range of punishment for the offense of Armed Criminal Action in violation of section 571.015.2, RSMo. as a second offense is imprisonment by the department of corrections for a term of not less than five years and not to exceed thirty years, unless the person is unlawfully possessing a firearm, in which case the term of imprisonment shall be for a term not less than fifteen years. No person convicted under this subsection shall be eligible for parole, probation, conditional release, or suspended imposition or execution of sentence for a period of five calendar years. The range of punishment for the offense of Armed Criminal Action in violation of section 571.015.3, RSMo. as a third offense is imprisonment in the custody of the Missouri Department of Corrections for a term of years not less than ten (10) years without eligibility for parole, probation, conditional release or suspended imposition or execution of sentence for a period of ten (10) calendar years.

Count V. Murder 1st Degree (565.020-001Y20200903.0)

The Prosecuting Attorney of the County of Jackson, State of Missouri, upon information and belief, charges that the defendant, in violation of Section 565.020, RSMo, committed the **class A felony of murder in the first degree** punishable upon conviction under Section 565.020, RSMo, in that on or about on or about May 21, 2023, in the County of Jackson, State of Missouri, the defendant, after deliberation, knowingly caused the death of Confidential Victim 3 by shooting Confidential Victim 3, and that the defendant was eighteen years of age or older at the time of the offense.

The offense of murder in the first degree is a class A felony, and, if a person is eighteen years of age or older at the time of the offense, the punishment shall be either death or imprisonment for life without eligibility for probation or parole, or release except by act of the governor. If a person has not reached his or her eighteenth birthday at the time of the

commission of the offense, the punishment shall be as provided under Section 565.033, RSMo.

Count VI. Armed Criminal Action (571.015-001Y20205213.0)

The Prosecuting Attorney of the County of Jackson, State of Missouri, upon information and belief, charges that the defendant, in violation of Section 571.015, RSMo, committed the felony of armed criminal action, punishable upon conviction under Section 571.015.1, RSMo, in that on or about on or about May 21, 2023, in the County of Jackson, State of Missouri, the defendant committed the felony of Murder in the first degree charged in Count V, all allegations of which are incorporated herein by reference, and the defendant committed the foregoing felony of Murder in the first degree by, with and through, the knowing use, assistance and aid of a deadly weapon.

The punishment imposed pursuant to Section 571.015, RSMo shall be in addition to and consecutive to any punishment provided by law for the crime committed by, with, or through the use, assistance, or aid of a dangerous instrument or deadly weapon. The range of punishment for the offense of Armed Criminal Action in violation of section 571.015.1, RSMo. is imprisonment by the department of corrections for a term of not less than three years and not to exceed fifteen years, unless the person is unlawfully possessing a firearm, in which case the term of imprisonment shall be for a term of not less than five years. No person convicted under this subsection shall be eligible for parole, probation, conditional release, or suspended imposition or execution of sentence for a period of three calendar years. The range of punishment for the offense of Armed Criminal Action in violation of section 571.015.2, RSMo. as a second offense is imprisonment by the department of corrections for a term of not less than five years and not to exceed thirty years, unless the person is unlawfully possessing a firearm, in which case the term of imprisonment shall be for a term not less than fifteen years. No person convicted under this subsection shall be eligible for parole, probation, conditional release, or suspended imposition or execution of sentence for a period of five calendar years. The range of punishment for the offense of Armed Criminal Action in violation of section 571.015.3, RSMo. as a third offense is imprisonment in the custody of the Missouri Department of Corrections for a term of years not less than ten (10) years without eligibility for parole, probation, conditional release or suspended imposition or execution of sentence for a period of ten (10) calendar years.

Count VII. Assault 1st Degree Or Attempt - Serious Physical Injury Or Special Victim (565.050-001Y20201304.0)

The Prosecuting Attorney of the County of Jackson, State of Missouri, upon information and belief, charges that the defendant, in violation of Section 565.050, RSMo, committed the class A felony assault in the first degree, punishable upon conviction under Sections 558.011, RSMo, in that on or about on or about May 21, 2023, in the County of Jackson, State of Missouri, the defendant knowingly caused serious physical injury to Confidential Victim 4 by shooting Confidential Victim 4, and in the course thereof defendant inflicted serious physical injury on Confidential Victim 4.

An individual convicted and sentenced for this offense shall not be eligible for parole until eighty-five percent of the sentence is served.

Count VIII. Armed Criminal Action (571.015-001Y20205213.0)

The Prosecuting Attorney of the County of Jackson, State of Missouri, upon information and belief, charges that the defendant, in violation of Section 571.015, RSMo, committed the felony of armed criminal action, punishable upon conviction under Section 571.015.1, RSMo, in that on or about on or about May 21, 2023, in the County of Jackson, State of Missouri, the defendant committed charged in Count VII, all allegations of which are incorporated herein by reference, and the defendant committed the foregoing felony of Assault in the first degree by, with and through, the knowing use, assistance and aid of a deadly weapon.

The punishment imposed pursuant to Section 571.015, RSMo shall be in addition to and consecutive to any punishment provided by law for the crime committed by, with, or through the use, assistance, or aid of a dangerous instrument or deadly weapon. The range of punishment for the offense of Armed Criminal Action in violation of section 571.015.1, RSMo. is imprisonment by the department of corrections for a term of not less than three years and not to exceed fifteen years, unless the person is unlawfully possessing a firearm, in which case the term of imprisonment shall be for a term of not less than five years. No person convicted under this subsection shall be eligible for parole, probation, conditional release, or suspended imposition or execution of sentence for a period of three calendar years. The range of punishment for the offense of Armed Criminal Action in violation of section 571.015.2, RSMo. as a second offense is imprisonment by the department of corrections for a term of not less than five years and not to exceed thirty years, unless the person is unlawfully possessing a firearm, in which case the term of imprisonment shall be for a term not less than fifteen years. No person convicted under this subsection shall be eligible for parole, probation, conditional release, or suspended imposition or execution of sentence for a period of five calendar years. The range of punishment for the offense of Armed Criminal Action in violation of section 571.015.3, RSMo. as a third offense is imprisonment in the custody of the Missouri Department of Corrections for a term of years not less than ten (10) years without eligibility for parole, probation, conditional release or suspended imposition or execution of sentence for a period of ten (10) calendar years.

Count IX. Assault 1st Degree Or Attempt - Serious Physical Injury Or Special Victim (565.050-001Y20201304.0)

The Prosecuting Attorney of the County of Jackson, State of Missouri, upon information and belief, charges that the defendant, in violation of Section 565.050, RSMo, committed the class A felony assault in the first degree, punishable upon conviction under Sections 558.011, RSMo, in that on or about on or about May 21, 2023, in the County of Jackson, State of Missouri, the defendant knowingly caused serious physical injury to Confidential Victim 5 by shooting Confidential Victim 5, and in the course thereof defendant inflicted serious physical injury on Confidential Victim 5.

An individual convicted and sentenced for this offense shall not be eligible for parole until eighty-five percent of the sentence is served.

Count X. Armed Criminal Action (571.015-001Y20205213.0)

The Prosecuting Attorney of the County of Jackson, State of Missouri, upon information and belief, charges that the defendant, in violation of Section 571.015, RSMo, committed the felony of armed criminal action, punishable upon conviction under Section 571.015.1, RSMo, in that on or about on or about May 21, 2023, in the County of Jackson, State of Missouri, the defendant committed the felony of Assault in the first degree charged in Count IX, all allegations of which are incorporated herein by reference, and the defendant committed the foregoing felony of Assault in the first degree by, with and through, the knowing use, assistance and aid of a deadly weapon.

The punishment imposed pursuant to Section 571.015, RSMo shall be in addition to and consecutive to any punishment provided by law for the crime committed by, with, or through the use, assistance, or aid of a dangerous instrument or deadly weapon. The range of punishment for the offense of Armed Criminal Action in violation of section 571.015.1, RSMo. is imprisonment by the department of corrections for a term of not less than three years and not to exceed fifteen years, unless the person is unlawfully possessing a firearm, in which case the term of imprisonment shall be for a term of not less than five years. No person convicted under this subsection shall be eligible for parole, probation, conditional release, or suspended imposition or execution of sentence for a period of three calendar years. The range of punishment for the offense of Armed Criminal Action in violation of section 571.015.2, RSMo. as a second offense is imprisonment by the department of corrections for a term of not less than five years and not to exceed thirty years, unless the person is unlawfully possessing a firearm, in which case the term of imprisonment shall be for a term not less than fifteen years. No person convicted under this subsection shall be eligible for parole, probation, conditional release, or suspended imposition or execution of sentence for a period of five calendar years. The range of punishment for the offense of Armed Criminal Action in violation of section 571.015.3, RSMo. as a third offense is imprisonment in the custody of the Missouri Department of Corrections for a term of years not less than ten (10) years without eligibility for parole, probation, conditional release or suspended imposition or execution of sentence for a period of ten (10) calendar years.

The facts that form the basis for this information and belief are contained in the statement(s) of facts filed contemporaneously herewith, made a part hereof, and submitted as a basis upon which this court may find the existence of probable cause.

Wherefore, the Prosecuting Attorney prays that an arrest warrant be issued as provided by law.

JEAN PETERS BAKER

Prosecuting Attorney Jackson County, Missouri by,

/s/ Shiante McMahon
Shiante McMahon (#66613)
Assistant Prosecuting Attorney
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SMcMahon@jacksongov.org

WITNESSES:

The State's witnesses as of 7/7/2023 are included on the "State's Witness List" filed contemporaneously with this Complaint.

CRN: KC23032014

I, Det. Ryan Taylor, #5585, KCPD Hor (Name and identify law enforcement officer,		ion as probable cause.)	
knowing that false statements on this form	m are punishable by lav	w, state that the facts contained herein	are true.
I have probable cause to believe that on	05-21-2023 (Date)	, at 4244 Indian Avenue (Address)	in
Kansas City, Jackson (County)	Missouri Isiah D. Cl	linton (Name of Offender(s))	
B/M, (Description of Identity	·)	committed one or more criminal offe	nse(s).

The facts supporting this belief are as follows:

Date: 07-03-2023

On 05-21-2023 at 0125 hours, officers of the Kansas City, Missouri Police Department were dispatched to Club Klymax located at 4244 Indiana Avenue, Kansas City, Jackson County, Missouri in regard to a shooting. Upon arrival, officers located 5 shooting victims. Officers located Victim #1 on the sidewalk in front of Club Klymax facing Indiana Avenue suffering from multiple gunshot wounds. He was transported to a local hospital where he was declared deceased. Officers located Victim #2 located by the front door of Club Klymax, facing Indiana Avenue deceased from a gunshot wound. Officers located Victim #3 inside of Club Klymax deceased from gunshot wounds. Two other victims, Victim #4 and Victim #5 were located by officers, suffering from gunshot wounds and were transported to local hospitals for treatment. Victim #4 and Victim #5 were listed in critical condition.

Detectives from the Kansas City, Missouri Police Department Homicide Unit, 990 Squad, responded to the scene to investigate.

Detectives located multiple shell casings in front of Club Klymax in the area of where Victim #1 and Victim #2 were located.

An area canvas was conducted, and it was determined that surveillance video was recording at a restaurant, Sankofa Café, located just north of the crime scene on Indiana Avenue.

Video surveillance, a 45-minute clip which shows the time frame of the shooting, from Sankofa Café was reviewed by detectives which revealed the following:

At the start of the video a silver Chevy Impala is observed sitting to the south of the intersection of 43rd and Indiana in a parking lot (address of 4307 Indiana Avenue). The Impala was sitting at the entrance of the parking lot with its headlights on, facing Indiana Avenue. The Impala is then observed backing up and parking facing to the north towards 43rd Street. At 7 minutes into the video, an unknown individual wearing white pants and a grey

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hooded jacket is observed getting out of the driver's side of the vehicle and then he walked north on Indiana to the Club (Person #1). At 17 minutes Person #1 runs out of the club and returns to the Impala at 4307 Indiana Avenue (parking lot). At 19 minutes into the video a second unknown individual is observed exiting the Impala and wearing a light grey hooded jacket and grey pants and black shoes. That individual, who will now be referred to as the Suspect #1, is observed walking to the club.

At 21 minutes into the video Suspect #1 is observed standing near the front door. While Suspect #1 is standing on the sidewalk he is observed raising his hand like he is shooting a gun. He waits approximately two minutes for Victim #1 to exit the club. The moment Victim #1 walks out of the front door Suspect #1 runs to him and shoots him multiple times while Victim #1 is on the ground. Victim #4 is observed running from Victim #1 and falls in the middle of the street at 43rd and Indiana. Suspect #1 runs towards Victim #4 and kicks him while on the ground. Suspect #1 then continues to run back to the parked Impala in the parking lot south of the club. Another unknown individual (Suspect #2) wearing a black hooded jacket and white pants and white shoes runs out of the club and to the parked Impala. Both individuals get into the Impala. The Impala then leaves the parking lot and drives south on Indiana Avenue.

Detectives are not identifying Person #1 and Suspect #2 as the same person as Person #1 was wearing a grey hooded jacket and white pants, and Suspect #2 was wearing a black hooded jacket and white pants. There is the possibility they are different people due to the different colored hooded jackets.

Additionally, surveillance video was recovered from a citizen (Witness #1) who owned property near Club Klymax where patrons generally parked (parking lot at 4307 Indiana Avenue).

The video recovered was reviewed by detectives. In the security video a silver Impala is observed parking in the parking lot at 4307 Indiana. The movements of the Impala and where it parks are consistent with the footage from Sankofa Cafe. The video file recovered is named as parking_lot_view_2023-05-21T00_59_30-0500, showing the silver Impala arriving and parking, which corroborates the video from Sankofa Café.

In the video of the parking lot, detectives observed several distinguishing features of the Impala. The Impala was observed to have a dark emblem on the trunk lid, an unknown front placard in red writing which appeared to be from a dealership or finance company on the front license plate, and an open sun roof.

The time stamp from the video from the parking lot was 00:59 hours on 05-21-2023 when the silver Impala arrived and parked (matching video from Sankofa Café). The call for the shooting to KCPD was at 01:25 hours. The estimated time that the suspects in the Impala were at both Club Klymax and the parking lot at 4307 Indiana Avenue was approximately 25 minutes. While the time stamp from the parking lot video has not been calibrated, the time frame matches the amount of time the Impala was on video before the shooting and the 911 call. Further, a review of the video footage from the time the Impala arrived and the time if left shows only 1 other vehicle besides the Impala arriving and leaving the parking lot.

Additionally, in the video footage from Sankofa Café, it was revealed that there were multiple people inside the club leading up to the shooting and multiple people leaving the club after the shooting. Detectives learned that the venue (Club Klymax) hosted a birthday party and concert. Video from that concert was posted via social

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media, which showed multiple people using cellular devices in that located, including video recorded by Victim #1.

On 05-22-2023, detectives interviewed Victim #4, who stated that he did not know who the suspects were. He advised that Suspect #1 was shooting, and the male dressed in a black jacket, white pants and white shoes (Suspect #2) was shooting as well.

On 05-22-2023 at approximately 23:26 hours, patrol officers were in the area of 35th and Prospect on routine patrol. While in the area their attention was directed towards a silver 2006 Chevrolet Impala, with an emblem on the trunk lid, a "Kwik Auto Finance" placard in red writing on the front license plate, and an open sun roof. It should be noted that these distinguishing features match the suspect's vehicle viewed on video in the parking lot at 4307 Indiana Avenue. The vehicle was occupied by Isiash Clinton (driver), black/male and (passenger), black/male It was determined that Clinton was operating the vehicle with a suspended driver's license and he was arrested and processed at Metro Patrol Division. Patton was arrested on an active Kansas City traffic warrant and processed at Metro Patrol Division. The vehicle was towed from the scene and a search warrant was applied for and granted by the Honorable Judge Rodecap on 05-25-2023 to search the vehicle.

Detectives reviewed the booking video and photos of Clinton and compared it to video recovered of Suspect #1 from Sankofa Café. Suspect #1 appeared to be tall and had a unique stance and gait. Upon reviewing the jail video, Clinton had a similar gait, stance and height of 6'04". Additionally, Clinton's booking photo was observed and compared with the Sankofa Café video and the facial features appeared to be similar.

Additionally, items recovered from the Impala pursuant to the search warrant included black shoes and dark grey sweatpants, both located in the trunk of the vehicle. Federal Probation and Parole provided Clinton's phone number as 816-665-5577. Also, an unknown model cellular device in a red case was located in the back-floor board. It should be noted that no phone was located on Clinton's person when he was processed at Metro Patrol Division. When was processed, he did have a phone on his person.

The KCPD Crime Lab tested the dark grey sweatpants and particles of gunshot residue were identified on the left pocket, right pocket and the waistband.

Suspect #1 appears to have been at the parking lot from the time the Impala pulls in. Suspect #1 then appears to walk to Club Klymax and is seen there for a few minutes prior to the shooting. Suspect #1 then runs back to the parking lot and leaves inside the Impala. Suspect #2 is seen leaving the Club Klymax and running to the parking lot almost immediately after Suspect #1 and leaves inside the Impala. Person #1 was the driver of the Impala and was in the parking lot for approximately 7 minutes. Person #1 then walked to Club Klymax and appears to be there for about 10 minutes before returning to the parking lot.

The Affiant requested a geofence warrant of the latitude and longitude of the parking lot and Club Klymax as listed below:

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- a. Location 1 (Club Klymaxx): The area within the geographic location identified by a single latitude and longitude with a surrounding radius expressed in meters on 05-21-2023 at 00:59 A.M. (Central Time) and ending on 05-21-2023 at 01:25 A.M. (Central Time).
  - i. Point: 39° 2'53.12"N, 94°32'41.53W
  - ii. Radius: 148 meters
- b. **Location 2** (Parking Lot): The area within the geographic location identified by a single latitude and longitude with a surrounding radius expressed in meters on 05-21-2023 at 00:59 A.M. (Central Time) and ending on 05-21-2023 at 01:25 A.M. (Central Time).
  - i. Point: 39° 2'51.66"N, 94°32'40.52"W
  - ii. Radius: 149 meters

On 05-25-2023 a Google Geofence Stage I court order was granted by the Honorable Judge Caine of the Circuit Court of Jackson County who issued a search warrant authorizing the disclosure of anonymized location data from Google, LLC, in the form of a Reverse Location Obfuscation ID (RLOI) for any Google account(s) which appeared within the geographic boundaries and time constraints outlined in said search warrant. This warrant was served to Google on 05/25/2023. Google provided a response to the Stage I search warrant on 05/30/2023 under Google reference number 35569607.

The scope of the Geofence was limited to the time frame from 00:59 hours to 01:25 hours on the morning of the incident. Detectives requested device IDs for devices that would be both within a defined area by Club Klymax and the parking lot at 4307 Indiana.

On 05-30-2023, Google provided a list of over 250 obfuscated identities for both locations. Detectives reviewed the obfuscated identities and looked for common devices in both locations. That review yielded a list of 10 common devices.

Detectives then went through each individual device that were at the parking lot and the club to determine the time they first arrive and the time the device last registers to those areas. Additionally, detectives narrowed the scope of the radius in parking lot to a threshold of 22 meters. The scope of the radius would include any device that is in the area where the Impala was parked but would exclude the street where uninvolved parties would be traveling.

It should be noted that the list of obfuscated ID's from the club match the obfuscated ID's to the parking lot.

On 06-12-2026, detectives received a preliminary device report from the cellular device that was recovered from the Impala.

The report showed that the device was assigned the phone number of 816-665-5577, the same phone number associated with Isiah Clinton. The report included different applications and web services that the device was used to log into. A Google account was logged into using that device, with the user name of Darrell Robinson

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and an email address of <u>darrellrobinson572@gmail.com</u> . A Facebook account belonging to "Isiah Clinton" was logged into, using the email address of <u>darrellrobinson572@gmail.com</u> .
In review on text conversations on the device, detectives observed a conversation with an unknown individual. In that conversation a text sent from the device at 12:41:02 on 05-21-2023 (the morning of the homicide) "Yeah I'm on I got to." is a known rap name for the victim Another text sent at 12:53:17 states "On omm (on my mother) we handle this tonight delete this." Finally, in a text at 01:31:01 (after the homicide) it states "It over with brody."
On 06-26-2023, detectives received the results from the Stage 3 Google Geofence search warrant. The obfuscated ID's were unmasked and were reviewed by the case detective.
The contents of the originating identifier showed the device was within 11 meters of the pin drop. Device first registers at 01:00:04 and last registers at 01:22:04. The unmasked information showed that the device contact email address was <a href="mailto:darellrobinson572@gmail.com">darellrobinson572@gmail.com</a> . The billing information showed the Google account to belong to a Darrel Robinson with an address of 7913 Brooklyn Avenue and a phone number of 816-665-5577.
Federal Probation and Parole provided Isaiah Clinton's phone number as 816-665-5577. Isaiah Clinton provided his home address at 7913 Brooklyn Avenue.
Printed Name /s/ Det. Ryan Taylor, #5585 Signature Den. Ryan Taylor, #5585
The Court finds probable cause and directs the issuance of a warrant this day of

Judge

Circuit Court of _____ County, State of Missouri.