

**IN THE CIRCUIT COURT
OF JACKSON COUNTY, MISSOURI
AT KANSAS CITY**

Police# 16-012706
Prosecutor# 095430265
1616-CR
OCN# W0008046

COMPLAINT

STATE OF MISSOURI

vs.

Brian E. McKinzey
4920 E. Linwood Blvd.
Kansas City, MO 64128
DOB: 02/04/1982; Race/Sex: B/M;
SS# [REDACTED]
Defendant.

Count I. Assault 1st Degree - Serious Physical Injury (565.050-001Y19841399.0)

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 of Assault in the First Degree**, punishable upon conviction under Section 558.011, RSMo, in that on or about February 22, 2016, in the County of Jackson, State of Missouri, the defendant shot the victim, and such conduct was a substantial step toward the commission of the crime of attempting to kill or cause serious physical injury to [REDACTED], and was done for the purpose of committing such assault, and in the course thereof inflicted serious physical injury on [REDACTED].

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

Count II. Armed Criminal Action (571.015-001Y19755213.0)

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 February 22, 2016, in the county of Jackson, State of Missouri, the defendant committed the felony of Assault 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 Assault in the First Degree by, with and through, the knowing use, assistance and aid of a deadly weapon.

The facts that form the basis for this information and belief are contained in the attached statement(s) of facts, 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.

THE STATE OF MISSOURI

vs.

Brian E. McKinzey

JEAN PETERS BAKER
Prosecuting Attorney
Jackson County, Missouri
by,

Ashleigh A. Ragner (#63694)
Assistant Prosecuting Attorney
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WITNESSES:

PO William J. Bedell, 1125 Locust, Kansas City, MO 64106

DET Blake E. Groves, 1125 Locust, Kansas City, MO 64106

PO Jeff Herman, 1125 Locust, Kansas City, MO 64106

DET Dawn M. Jones, 1125 Locust, Kansas City, MO 64106

SGT James M. Keller, 1125 Locust, Kansas City, MO 64106

DET Patrick J. McKenzie, 1125 Locust, Kansas City, MO 64106

PROBABLE CAUSE STATEMENT FORM

Date: 02-22-2016

CRN: 16-12706

I, Detective Dawn Jones 5196, Kansas City, Missouri Police Department
(Name and identify law enforcement officer, or person having information as probable cause.)

knowing that false statements on this form are punishable by law, state that the facts contained herein are true.

I have probable cause to believe that on 02-22-2016, at 4920 E Linwood Blvd in
(Date) (Address)

Kansas City, Jackson Missouri Brian E McKinzey
(County) (Name of Offender(s))

B/M 02-04-1982 SSN [redacted] committed one or more criminal offense(s).
(Description of Identity)

- Assault
Armed Criminal Action

The facts supporting this belief are as follows:

On 02-22-2016, at approximately 0035 hours officers of the Kansas City, Missouri Police Department were dispatched to 4944 East Linwood Blvd, Kansas City, Jackson County, Missouri in regard to a shooting.

Upon their arrival, officers contacted the victim of an aggravated assault who stated the following: He was lying in bed asleep when he woken up by the sounds of gunfire and being shot. The victim stated he was shot by a black male he knew as "B" inside of 4920 East Linwood Blvd, Kansas City, Jackson County, Missouri. The victim stated to officers "B" was still inside of the residence.

Officers then responded to 4920 East Linwood Blvd, where they observed the suspect, Brian E. McKinzey b/m 02-04-1982, exit the rear of the residence and attempt to hide behind an awning. McKinzey was taken into custody and transported Metro Patrol Division. Crime Scene personnel and a detective contacted McKinzey to recover perishable evidence and observed apparent blood on his face, head, hands, and chest.

A search warrant was served by detectives at 4920 East Linwood Blvd and detectives located a black Hi-Point pistol (serial #1877227) with the slide locked back and an empty magazine. Also located in the residence was a mattress with apparent blood on it and five apparent bullet holes in the top of the mattress and five corresponding holes in the bottom of the mattress. Based on the angle of the holes in the mattress it appeared the shooter was standing almost directly over the victim when the shots were fired. 7 total shell casings (head stamps of Blazer 9mm Luger) were recovered from the living room where the mattress was located. A box of Blazer 9mm Ruger ammunition was located behind the television in the living room. Mail to both the victim and McKinzey was located inside the residence.

After waiving his rights McKinzey denied knowledge of the shooting happening in the house he was leaving. McKinzey further denied owning or using a gun. McKinzey was unable to explain the blood on his hands and face. McKinzey stated he was sleeping in the house, woke up and was arrested when he was leaving.

Witness 1 stated the victim was staying at his cousin's house at Linwood and Poplar. Witness 1 stated the cousin is in jail, but some guy named "D" or "B" was staying there.

Printed Name Detective Dawn Jones 5196 Signature [Handwritten Signature]

The Court finds probable cause and directs the issuance of a warrant this ___ day of ___.

Judge

Circuit Court of _____ County, State of Missouri.