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

Police# 16-071953 Prosecutor# 095435153 1616-CR OCN#

### **COMPLAINT**

STATE OF MISSOURI

VS.

Dairian E. Stanley 804 E. 75th Terr. Kansas City, MO 64131

DOB: 11/25/1995; Race/Sex: B/M;

SS#

Defendant.

#### **Count I. Murder in the First Degree (565.020-001Y19840903.0)**

The Prosecuting Attorney of the County of Jackson, State of Missouri, upon information and belief, charges that the defendant, **Dairian E. Stanley**, 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 September 25, 2016, in the County of Jackson, State of Missouri, the defendant after deliberation, knowingly caused the death of Torrence Evans by shooting him.

The range of punishment for a class A felony is imprisonment in the custody of the Missouri Department of Corrections for a term of years not less than ten (10) years and not to exceed thirty (30) years, or life imprisonment.

#### 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, **Dairian E. Stanley**, 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 September 25, 2016, 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 range of punishment for the offense of Armed Criminal Action in violation of section 571.015 RSMo. is imprisonment in the custody of the Missouri Department of Corrections for a term of years not less than three (3) years without eligibility for parole, probation, conditional release or suspended imposition or execution of sentence for a period of three (3) calendar years.

## Count III. Kidnapping - Facilitating a Felony or Flight Thereafter/Inflicting Injury/terrorizing Victim (565.110-002Y19501006.0)

The Prosecuting Attorney of the County of Jackson, State of Missouri, upon information and belief, charges that the defendant, **Dairian E. Stanley**, in violation of Section 565.110, RSMo, committed the Class B Felony of Kidnapping, punishable upon conviction under Section 558.011, RSMo, in that on or about September 25, 2016, in the county of Jackson, State of Missouri, the defendant unlawfully removed Coreal Settle without her consent from 3027 Van Brunt Blvd., the place where she was found by the defendant, for the purpose of inflicting physical injury on Torrence Evans.

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.

**Dairian E. Stanley** 

#### **JEAN PETERS BAKER**

Prosecuting Attorney Jackson County, Missouri by,

Sydney Paquette (#56888)
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Kansas City, Missouri 64106
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#### WITNESSES:

DET Scott M. Emery, 1125 Locust, Kansas City, MO 64106 Torrence L. Evans, Prosecuting Atty. Office, Kansas City, MO 64106 DET Scott P. Mullen, 1125 Locust, Kansas City, MO 64106 DET Hobart D. Price, 1125 Locust, Kansas City, MO 64106

#### PROBABLE CAUSE STATEMENT FORM

| 2  |                     |  |
|--|---------------------|--|
|  |                     |  |
| I, Detective Danny Thomas #4933 (Name and identify law enforcement officer | , or person havir   | ng information as probable cause.)                           |
| knowing that false statements on this for                                  | m are punisha       | able by law, state that the facts contained herein are true. |
| I have probable cause to believe that on                                   | 09/25/2016<br>(Date |  |
| Kansas City, Jackson (County)  | Missouri <u>I</u>   | Dairian E. Stanley (Name of Offender(s))                     |
| black male, 11/25/1995 (Description of Identity                            | <i>γ</i> )          | committed one or more criminal offense(s).                   |
| Murder Aggravated Assault Armed Criminal Action Felonious Restraint        |                     |  |

The facts supporting this belief are as follows:

Date: 09/26/2016

Stolen Auto

On 09/25/2016 at approximately 1120 hours, Officers of the Kansas City Missouri Police Department were dispatched to 5603 Hardesty in regard to sounds of shots. The call was subsequently updated to a shooting.

Upon arrival the officers encountered four individuals yelling and pointing at a black male (victim) on the ground, saying, "He has been shot!" The Officers located victim #1 and he was subsequently transported to an area hospital where he died from his injuries. The victim's death was ruled a homicide.

During the course of the investigation victim #2 (Dairian Stanley's ex-girlfriend) was contacted and stated the following: She was contacted by her Godmother who informed her Dairian Stanley's mother contacted her with a message. Victim #2 contacted Stanley's mother who stated nobody had seen him in two days. She further stated she was getting phone calls about him wanting to do, "crazy stuff' and "kill himself". Victim #2 subsequently contacted Dairian Stanley (suspect) by cellphone and the two agreed to meet at the BP Gas Station located at 3027 Van Brunt Boulevard. While at the gas station Stanley contacted victim #2 in her vehicle and confronted her about where she had been and who she had been with. While inside the vehicle, Stanley smacked victim #2 in the face, put her in a chokehold and threatened her with a handgun after discovering she had slept with another individual (victim #1). Stanley then took victim #2's car keys so she couldn't leave and returned to his vehicle, parking it nearby. Victim #2 exited her vehicle and began walking towards the McDonalds; however Stanley returned to victim #2's vehicle, drove next to her and threatened to shoot her if she didn't get into the vehicle. She complied and Stanley again threatened to shoot her if she didn't reveal the whereabouts of victim #1. He subsequently grabbed victim #2's phone and found an address around 56<sup>th</sup> and Hardesty. Stanley didn't know how to get to the address so he continued to drive around threatening victim #2 with his gun and pulling

Page 1 of 2

Form 50 P.D. (Rev. 9-2008)

136 L

CRN: 16071953

#### PROBABLE CAUSE STATEMENT FORM

CRN 16071953

| her hair. While driving around Stanley stated, "If I can't have you, can't nobody have you! As a matter of fact, you're gonna watch me kill him and then I'm gonna kill you! I'm gonna take you with me and you ain't never gonna see your kids again!" Victim #2 began crying and Stanley punched her in the side of the head. He then forced her to drive to 5603 Hardesty. |
|---|
| Upon arrival to the address, victim #1 met Stanley and victim #2 outside. Victim #2 exited the vehicle and ran away. Stanley subsequently began shooting victim#1 several times and drove off in victim #2's vehicle.   |

she positively identified him as her ex-boyfriend and the individual who shot victim #1 and assaulted her multiple times.

During the investigation Stanley's mother was interviewed. During the interview she stated she was contacted

by her son, who told he messed up and his life was over, he further stated he shot someone.

During the interview of victim #2 she viewed a single photograph of Dairian Stanley, black male, 11/25/1995,

Printed Name Detective Danny Thomas #4933 Signature DE+ Danny Thomas #4933

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

Judge

Circuit Court of \_\_\_\_\_\_ County, State of Missouri.

Page 2 of 2

Form 50 P.D. (Rev. 9-2008)

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