

PROBABLE CAUSE STATEMENT FORM

Date: 7-24-2016

CRN: 16-047993

I, Detective Heather Leslie #5194, 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 7-5-2016, at 83rd Terr. and Campbell in (Date) (Address)

Kansas City, Jackson County Missouri Devon Davis (County) (Name of Offender(s))

B/M, 5-23-2000, SSN# [redacted] committed one or more criminal offense(s). (Description of Identity)

The facts supporting this belief are as follows:

On 07-05-2016 at 0233hrs, officers were dispatched to the area of 83rd Terr and Campbell Ave in Kansas City, Jackson County, Missouri regard to shooting. Upon arrival, officers observed an unknown male suffering from multiple gunshots. EMS arrived and confirmed the unknown male deceased. The male was identified as Alvino D. Crawford, black male, 02-07-1987. The victim's death was ruled a homicide by the Jackson County, Missouri Medical Examiner.

Witness #1 was contacted and stated the following: The witness stated they were walking with Crawford (victim), and two black male suspects when Crawford stopped to tie his shoe. That is when SUS#1 (WALKER) suddenly struck Crawford over the head with a baseball bat. Crawford attempted to take a couple of steps but fell to the ground. While on the ground he was stuck several more times with the bat by WALKER. The victim tried to get up when SUS#2 DAVIS pulled out a handgun and shot Crawford multiple times and then stood over him continuing to shoot him. The witness, WALKER and DEVON DAVIS ran from the shooting scene back to the residence at 1109 E. 83rd Terr. At that time both suspects changed their clothes and left in an unknown vehicle. Several hours after the homicide, WALKER called the witness and told them to dispose of his and DEVON DAVIS's clothes that were in his bedroom at the residence. The witness stated they did not dispose of the clothes.

Witness #1 was shown photographs and positively identified the photograph of Jerome B. Walker Jr. B/M, 6-26-1975 as the suspect #1 that was striking the victim with the bat. The witness also identified the photograph of DEVON DAVIS as suspect #2, who shot the victim multiple times.

Witness #2 was interviewed and stated in the early morning hours of 7-5-2016, he was contacted in person by one of the suspects (Devon DAVIS) in this case, who admitted that he had shot and killed the victim just a short time earlier and it occurred just a couple of blocks away. This suspect described the events that occurred prior to and during the murder and admitted that suspect WALKER was involved and was beating the victim with a baseball bat just prior to and during the shooting. This witness positively identified the photograph of Jerome B. Walker Jr. B/M, 6-26-1975 and the juvenile suspect as the people involved in the victim's murder.

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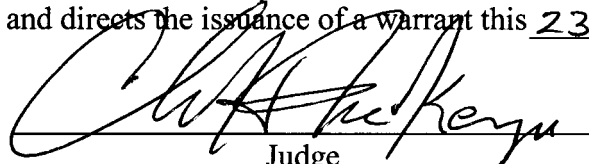
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On 12-23-2016 **DAVIS** was arrested and charged as an adult in the Jackson County Juvenile Court and transferred to Kansas City, Missouri Police department. **DAVIS** read the Miranda Waiver at 1129hrs and refused to give a statement.

Printed Name Det. Heather Leslie #5194 Signature Det. Heather Leslie #5194

The Court finds probable cause and directs the issuance of a warrant this 23rd day of Dec 2016.


Judge

Circuit Court of JACKSON County, State of Missouri.

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

Police# 16-047993
Prosecutor# 095436869
1616-CR05191 *E.g.*
OCN#

COMPLAINT

STATE OF MISSOURI

vs.

Devon Davis
2838 E. 10th St.
Kansas City, MO 64127
DOB: 05/23/2000; Race/Sex: B/M;
SS# [REDACTED]
Defendant.

Count I. Murder 2nd Degree (565.021-001Y19840999.0)

The Prosecuting Attorney of the County of Jackson, State of Missouri, upon information and belief, charges that the defendant, in violation of Section 565.021, RSMo, committed the **class A felony of Murder in the Second Degree**, punishable upon conviction under Section 558.011, RSMo, in that on or about July 5, 2016, in the County of Jackson, State of Missouri, the defendant, either acting alone or purposefully in concert with another, knowingly caused the death of Alvino Crawford by shooting him.

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

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, in violation of Section 571.015, RSMo, committed the **felony of Armed Criminal Action**, punishable upon conviction under Section 571.015 RSMo, in that on or about July 5, 2016, in the county of Jackson, State of Missouri, the defendant, either acting alone or purposefully in concert with another, committed the felony of Murder in the Second Degree charged in Count I, all allegations of which are incorporated herein by reference,

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and the defendant committed the foregoing felony of Murder in the Second 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. The range of punishment for the offense of Armed Criminal Action in violation of section 571.015 RSMo. as a second offense is imprisonment in the custody of the Missouri Department of Corrections for a term of years not less than five (5) years without eligibility for parole, probation, conditional release or suspended imposition or execution of sentence for a period of five (5) calendar years. The range of punishment for the offense of Armed Criminal Action in violation of section 571.015 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. Any punishment imposed pursuant to section 571.015 RSMo. shall be in addition 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 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.

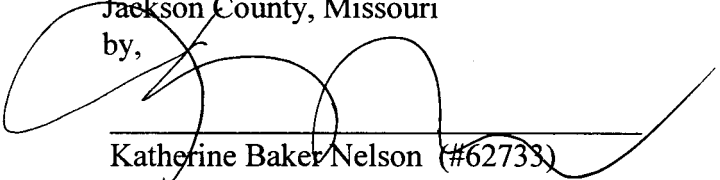
Devon Davis

JEAN PETERS BAKER

Prosecuting Attorney

Jackson County, Missouri

by,


Katherine Baker Nelson (#62733)

Assistant Prosecuting Attorney

415 E. 12th Street, 11th Floor

Kansas City, Missouri 64106

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WITNESSES:

DET Bonita Y. Cannon, 1125 Locust, Kansas City, MO 64106

DET Heather D. Leslie, 1125 Locust, Kansas City, MO 64106

DET William R. Martin, 1125 Locust, Kansas City, MO 64106

DET Joe A. Nelson, 1125 Locust, Kansas City, MO 64106

DET Nicholas A. Sola, 1125 Locust, Kansas City, MO 64106

