

IN THE CIRCUIT COURT OF JACKSON COUNTY, MISSOURI
AT INDEPENDENCE

POLICE NO. :	17-078688
PROSECUTOR NO. :	095442221

STATE OF MISSOURI,)	
)	PLAINTIFF,
vs.)	
XAVIER OTERO)	
2913 Highland,)	CASE NO. 1716-CR
Kansas City, KS - 66106)	DIVISION
DOB: 10/09/1985)	
Race/Sex: H/M;)	
SSN: XXX-XX-XXXX)	
)	DEFENDANT.

AMENDED
COMPLAINT

**Count I. Murder 2nd Degree - Felony Murder - During Perpetration/attempted
Perpetration/flight From Perpetration Of A Felony, A Person Dies (565.021-
003Y19840999.0)**

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 on or about October 30, 2017, in the County of Jackson, State of Missouri, William Domann was killed by being shot as a result of the attempted perpetration of the class B felony of burglary in the first degree under Section 569.160, RSMo committed by the defendant either acting alone or purposefully in concert with others, on or about October 30, 2017, in the County of Jackson, State of Missouri.

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,

State vs. Xavier Otero

committed the felony of armed criminal action, punishable upon conviction under Section 571.015.1, RSMo, in that on or about October 30, 2017, in the County of Jackson, State of Missouri, the defendant committed the felony of murder in second degree charged in Count One, all allegations of which are incorporated herein by reference, and the defendant committed the foregoing felony of murder in 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.

Count III. Burglary 1st Degree (569.160-001Y20172202.0)

The Prosecuting Attorney of the County of Jackson, State of Missouri, upon information and belief, charges that the defendant, in violation of Section 569.160, RSMo, committed the class B felony of burglary in the first degree, punishable upon conviction under Section 558.011, RSMo, in that on or about October 30, 2017, in the County of Jackson, State of Missouri, the defendant either acting alone or purposefully in concert with others, knowingly entered unlawfully in an inhabitable structure, located at 12501 E 43rd ST South, Independence, Missouri and possessed by William Domann, for the purpose of committing assault therein, and while in such an inhabitable structure there was present in such inhabitable structure William Doman, a person who was not a participant in the crime.

The range of punishment for a class B felony is imprisonment in the custody of the Missouri Department of Corrections for a term of years not less than five (5) years and not to exceed fifteen (15) years.

State vs. Xavier Otero

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.

JEAN PETERS BAKER
Prosecuting Attorney
Jackson County, Missouri
by,

/s/ Jeremy J. Baldwin
Jeremy J. Baldwin (#62734)
Assistant Prosecuting Attorney
321 W. Lexington
Independence, MO - 64050
(816) 881-4592
jbaldwin@jacksongov.org

WITNESSES:

PO Cameron Ault , 223 N. Memorial Drive, Independence, MO - 64050
DET Jason Clancy , 223 N. Memorial Drive, Independence, MO - 64050
William Domann , Prosecuting Atty. Office, Kansas City, MO - 64106
DET Brian Draveling , 223 N. Memorial Drive, Independence, MO - 64050
DET Dan Fries , 223 N. Memorial Drive, Independence, MO - 64050
DET Emily Knox , 223 N. Memorial Drive, Independence, MO - 64050
DET Brice Minter , 223 N. Memorial Drive, Independence, MO - 64050
CST Jason Myers , 223 N. Memorial Drive, Independence, MO - 64050
PO Jason Smith , 223 N. Memorial Drive, Independence, MO - 64050
DET Todd Winborn , 223 N. Memorial Drive, Independence, MO - 64050

PROBABLE CAUSE STATEMENT

Date: 11/2/2017

Report #: 2017-78688

I, Chad Cox, a Detective with the Independence, Missouri, Police Department, knowing that false statements on this form are punishable by law, state that the facts contained herein are true.

1. I have probable cause to believe that on 10/30/2017, at 0515 hours, Xavier Otero, (Race- Hispanic, Sex- Male, DOB- 10/09/1985, Address-2913 Highland, Kansas City, KS 66106, SSN- [REDACTED] committed one or more criminal offenses in Jackson County, Missouri.

2. The facts supporting this belief are as follows:

On 10-30-2017 at approximately 1034 hours the Independence Police received a 911 call from a subject stating their friend's door had been kicked in and the friend was not responding to verbal calls at his residence of 12501 E. 43rd Street South, Independence, Jackson County, Missouri.

Sergeant Dorman, Officer Ault, Officer Warren, Officer J. Smith, Officer C. Allen, and Officer J. White responded to the address. After receiving no response at the front door, officers entered through the front door that had visible damage. Officers located a deceased white male victim in the southeast bedroom of the residence. There were black zip ties and a smart phone in the immediate area of the victim's hands. The victim appeared to have been shot in the head. The scene was then secured and Detectives were called. Detectives applied for a search warrant at the residence and later executed it.

While waiting on the search warrant we started to search the immediate area of the crime scene. Detectives noticed blood on the front porch and in the grass by the porch. A trail of blood continued through the back yard and into the woods.

In the woods we located more blood that lead to a parking lot that was south of the residence. The parking lot was at the buisness of The Army Corp of Engineers. In the parking lot we observed a black zip tie that patrol officers stated looked just like the one that was on the victim. In the parking lot we noticed some work trucks and a trailor. The trailor had a large blue metal box on it that had been broken into by prying it open. More zip ties were found in the blue box.

Once the search warrant was issued, detectives entered the residence and located fresh blood throughout the house that did not appear to have come from the victim. The blood was a blood trail leading from William's bedroom through the kitchen and living room and then out the front door to the front porch. This lead to the same blood trail that was found earlier.

CSI collected the blood from the kitchen, front porch and the sidewalk in front of the Army Corps of Engineer. The samples were then sent to the Johnson County Crime Lab for a DNA comparision. The lab contacted Det. Cox on 11/02/17 and advised that they had a positive hit on the DNA profile through Codis belonging to Kansas offender number 201404425 further identified as Xavier Otero DOB: 10/09/85. They stated that all three samples were matches to Otero.

We also obtained video from the Army Corps of Engineers. The video showed a male walking from the south end of the parking lot to the north end. The male was limping and appeared to be injured. While in the

parking lot he put his hands up as if he was signaling to someone. A white pick up truck then pulled in the parking lot and picked the male up and they left. On the video you could see that there were two other people in the truck. We compared a booking photo of Otero to the video the we recovered and it appeared to be Otero.

On 10/30/17, The victim's (William Domann) girlfriend (██████████) was identified. She advised that her ex boyfriend (██████████) has been threatening to "rough him up" referring to William. He was making these threats due to Sheila asking William to hide a Corvette from ██████████. The Corvette in question was stolen by ██████████ and he wanted it back.

On 10/29/17 at 1416 hours ██████████ sent a text to ██████████ stating "well I'm heading over to take care of it tonight I love you in touch with you or they going to pick you up tomorrow so good luck I'm turning the phone off to see you". This text was found on ██████████'s phone. When I showed ██████████ the text she stated that ██████████ did it, meaning that he killed William. ██████████ advised that ██████████ is a mercenary and he has told her that he has killed people in the past.

On 10/29/17 ██████████'s roommate (██████████) was interviewed. She advised that she believes that ██████████ killed William. She stated that William has told her that ██████████ has threatened him many times. She did not elaborate on the threats. ██████████ stated that she is afraid of ██████████ and that he is very dangerous.

On 11/01/17 Detectives did an area canvass all along 40 hwy and Noland Rd. They found a video from Minit Mart at 4208 S. Noland Rd. The video showed the same Chevy Silverado enter the parking lot at 0501 hours. The video then shows ██████████ exit the driver seat and enter the store ██████████ makes a purchase and then leaves the store in the truck. Nathan was positively identified on the video. Minit Mart is approximately 5 to 7 minutes away from the victim's residence.

They then found video surveillance at Gold Rush (13700 E. 40 Hwy). This video showed the white Chevy Silverado eastbound 40 hwy at 0500 hours which would be driving towards the Minit Mart. It then shows the truck westbound at 0508 hours which would be towards the area of William's residence. Gold Rush is approximately 3 to 4 minutes from the victim's residence.

William was confirmed dead at the scene and an autopsy was completed on 10/31/17. He had multiple gun shot wounds to the face and arm. He also had stippling and mussel flash burn on his face which indicates he was shot at close range.

Detective Chad Cox

/S/Chad Cox #1475

Print Name

Signature

IN THE CIRCUIT COURT OF JACKSON COUNTY, MISSOURI
AT INDEPENDENCE

POLICE NO. :	17-078688
PROSECUTOR NO. :	095442223

STATE OF MISSOURI,)	
)	PLAINTIFF,
vs.)	
NATHAN R HENDRICKS)	
511 W 16th St, Apt A,)	CASE NO. 1716-CR
Hermann, MO - 65041)	DIVISION
DOB: 09/20/1971)	
Race/Sex: W/M;)	
SSN: XXX-X XXXXXXXXXX)	
)	DEFENDANT.

COMPLAINT

**Count I. Murder 2nd Degree - Felony Murder - During Perpetration/attempted
Perpetration/flight From Perpetration Of A Felony, A Person Dies (565.021-
003Y19840999.0)**

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 on or about October 30, 2017, in the County of Jackson, State of Missouri, William Domann was killed by being shot as a result of the attempted perpetration of the class B felony of burglary in the first degree under Section 569.160, RSMo committed by the defendant either acting alone or purposefully in concert with others, on or about October 30, 2017, in the County of Jackson, State of Missouri.

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

State vs. Nathan R Hendricks

571.015.1, RSMo, in that on or about October 30, 2017, in the County of Jackson, State of Missouri, the defendant is guilty of the felony of murder in the second degree charged in Count One, all allegations of which are incorporated herein by reference, 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.

Count III. Burglary 1st Degree (569.160-001Y20172202.0)

The Prosecuting Attorney of the County of Jackson, State of Missouri, upon information and belief, charges that the defendant, in violation of Section 569.160, RSMo, committed the class B felony of burglary in the first degree, punishable upon conviction under Section 558.011, RSMo, in that on or about October 30, 2017, in the County of Jackson, State of Missouri, the defendant either acting alone or purposefully in concert with others, knowingly entered unlawfully in an inhabitable structure, located at 12501 E 43rd ST South, Independence, Missouri and possessed by William Domann, for the purpose of committing assault therein, and while in such an inhabitable structure there was present in such inhabitable structure William Doman, a person who was not a participant in the crime.

The range of punishment for a class B felony is imprisonment in the custody of the Missouri Department of Corrections for a term of years not less than five (5) years and not to exceed fifteen (15) years.

State vs. Nathan R Hendricks

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.

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JEAN PETERS BAKER
Prosecuting Attorney
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/s/ Jeremy J. Baldwin
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PROBABLE CAUSE STATEMENT

Date: 11/2/2017

Report #: 2017-78688

I, Chad Cox, a Detective with the Independence, Missouri, Police Department, knowing that false statements on this form are punishable by law, state that the facts contained herein are true.

1. I have probable cause to believe that on 10/30/2017, at 0515 hours, Nathan R Hendricks, (Race- White, Sex- Male, DOB- 09/20/17, Address-511 West 16th Apt A, SSN- [REDACTED], committed one or more criminal offenses in Jackson County, Missouri.

2. The facts supporting this belief are as follows:

On 10-30-2017 at approximately 1034 hours the Independence Police received a 911 call from a subject stating their friend's door had been kicked in and the friend was not responding to verbal calls at his residence of 12501 E. 43rd Street South, Independence, Jackson County, Missouri.

Sergeant Dorman, Officer Ault, Officer Warren, Officer J. Smith, Officer C. Allen, and Officer J. White responded to the address. After receiving no response at the front door, officers entered through the front door that had visible damage. Officers located a deceased white male victim in the southeast bedroom of the residence. There were black zip ties and a smart phone in the immediate area of the victim's hands. The victim appeared to have been shot in the head. The scene was then secured and Detectives were called. Detectives applied for a search warrant at the residence and later executed it.

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We also obtained video from the Army Corps of Engineers. The video showed a male walking from the south end of the parking lot to the north end. The male was limping and appeared to be injured. While in the

parking lot he put his hands up as if he was signaling to someone. A white pick up truck then pulled in the parking lot and picked the male up and they left. On the video you could see that there were two other people in the truck. We compared a booking photo of Otero to the video the we recovered and it appeared to be Otero.

On 10/30/17, The victim's (William Domann) girlfriend () was identified. She advised that her ex boyfriend (Nathan Hendricks) has been threatening to "rough him up" referring to William. He was making these threats due to asking William to hide a Corvette from Nathan. The Corvette in question was stolen by Nathan and he wanted it back.

On 10/29/17 at 1416 hours Nathan sent a text to Sheila stating "well I'm heading over to take care of it tonight I love you in touch with you or they going to pick you up tomorrow so good luck I'm turning the phone off to see you". This text was found on's phone. When I showed Sheila the text she stated that Nathan did it, meaning that he killed William. advised that Nathan is a mercenary and he has told her that he has killed people in the past.

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Detective Chad Cox

/S/Chad Cox #1475

Print Name

Signature

IN THE CIRCUIT COURT OF JACKSON COUNTY, MISSOURI
AT INDEPENDENCE

POLICE NO. :	17-078688
PROSECUTOR NO. :	095442228

STATE OF MISSOURI,)	
)	PLAINTIFF,
vs.)	
ONELIO A. GARCIA)	
2622 S. 48th Terr,)	CASE NO. 1716-CR04621
Kansas City, KS - 66101)	DIVISION
DOB: 04/14/1985)	
Race/Sex: H/M;)	
SSN: XXX-XX-XXXX)	
)	DEFENDANT.

AMENDED COMPLAINT

Count I. Murder 2nd Degree - Felony Murder - During Perpetration/attempted Perpetration/flight From Perpetration Of A Felony, A Person Dies (565.021-003Y19840999.0)

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 on or about October 30, 2017, in the County of Jackson, State of Missouri, William Domann was killed by being shot as a result of the attempted perpetration of the class B felony of burglary in the first degree under Section 569.160, RSMo committed by the defendant either acting alone or purposefully in concert with others, on or about October 30, 2017, in the County of Jackson, State of Missouri.

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.

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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 October 30, 2017, in the County of Jackson, State of

State vs. Onelio A. Garcia

Missouri, the defendant committed the felony of murder in second degree charged in Count One, all allegations of which are incorporated herein by reference, and the defendant committed the foregoing felony of murder in 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.

Count III. Burglary 1st Degree (569.160-001Y20172202.0)

The Prosecuting Attorney of the County of Jackson, State of Missouri, upon information and belief, charges that the defendant, in violation of Section 569.160, RSMo, committed the class B felony of burglary in the first degree, punishable upon conviction under Section 558.011, RSMo, in that on or about October 30, 2017, in the County of Jackson, State of Missouri, the defendant either acting alone or purposefully in concert with others, knowingly entered unlawfully in an inhabitable structure, located at 12501 E 43rd ST South, Independence, Missouri and possessed by William Domann, for the purpose of committing assault therein, and while in such an inhabitable structure there was present in such inhabitable structure William Doman, a person who was not a participant in the crime.

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State vs. Onelio A. Garcia

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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/ Jeremy J. Baldwin
Jeremy J. Baldwin (#62734)
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WITNESSES:

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PO Jason Smith , 223 N. Memorial Drive, Independence, MO - 64050
DET Todd Winborn , 223 N. Memorial Drive, Independence, MO - 64050

PROBABLE CAUSE STATEMENT

Date: 11/2/2017

Report #: 2017-78688

I, Chad Cox, a Detective with the Independence, Missouri, Police Department, knowing that false statements on this form are punishable by law, state that the facts contained herein are true.

1. I have probable cause to believe that on 10/30/2017, at 0515 hours, Onelio Garcia, (Race- Hispanic, Sex- Male, DOB- 04/14/85, Address-2622 S. 48th Terr KCK 66101, SSN- 5 [REDACTED], committed one or more criminal offenses in Jackson County, Missouri.

2. The facts supporting this belief are as follows:

On 10-30-2017 at approximately 1034 hours the Independence Police received a 911 call from a subject stating their friend's door had been kicked in and the friend was not responding to verbal calls at his residence of 12501 E. 43rd Street South, Independence, Jackson County, Missouri.

Sergeant Dorman, Officer Ault, Officer Warren, Officer J. Smith, Officer C. Allen, and Officer J. White responded to the address. After receiving no response at the front door, officers entered through the front door that had visible damage. Officers located a deceased white male victim in the southeast bedroom of the residence. There were black zip ties and a smart phone in the immediate area of the victim's hands. The victim appeared to have been shot in the head. The scene was then secured and Detectives were called. Detectives applied for a search warrant at the residence and later executed it.

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In the woods we located more blood that lead to a parking lot that was south of the residence. The parking lot was at the buisness of The Army Corp of Engineers. In the parking lot we observed a black zip tie that patrol officers stated looked just like the one that was on the victim. In the parking lot we noticed some work trucks and a trailor. The trailor had a large blue metal box on it that had been broken into by prying it open. More zip ties were found in the blue box.

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We also obtained video from the Army Corps of Engineers. The video showed a male walking from the south end of the parking lot to the north end. The male was limping and appeared to be injured. While in the

parking lot he put his hands up as if he was signaling to someone. A white pick up truck then pulled in the parking lot and picked the male up and they left. On the video you could see that there were two other people in the truck. We compared a booking photo of Otero to the video the we recovered and it appeared to be Otero.

On 10/30/17, The victim's (William Domann) girlfriend (██████████) was identified. She advised that her ex boyfriend (Nathan Hendricks) has been threatening to "rough him up" referring to William. He was making these threats due to ██████████ asking William to hide a Corvette from Nathan. The Corvette in question was stolen by Nathan and he wanted it back.

On 10/29/17 at 1416 hours Nathan sent a text to ██████████ stating "well I'm heading over to take care of it tonight I love you in touch with you or they going to pick you up tomorrow so good luck I'm turning the phone off to see you". This text was found on ██████████ phone. When I showed ██████████ the text she stated that Nathan did it, meaning that he killed William. ██████████ advised that Nathan is a mercenary and he has told her that he has killed people in the past.

On 10/29/17 ██████████ roommate (██████████) was interviewed. She advised that she believes that Nathan killed William. She stated that William has told her that Nathan has threatened him many times. She did not elaborate on the threats. ██████████ stated that she is afraid of Nathan and that he is very dangerous.

On 11/01/17 Detectives did an area canvass all along 40 hwy and Noland Rd. They found a video from Minit Mart at 4208 S. Noland Rd. The video showed the same Chevy Silverado enter the parking lot at 0501 hours. The video then shows Nathan exit the driver seat and enter the store. Nathan makes a purchase and then leaves the store in the truck. Nathan was positively identified on the video. Minit Mart is approximately 5 to 7 minutes away from the victim's residence.

They then found video surveillance at Gold Rush (13700 E. 40 Hwy). This video showed the white Chevy Silverado eastbound 40 hwy at 0500 hours which would be driving towards the Minit Mart. It then shows the truck westbound at 0508 hours which would be towards the area of William's residence. Gold Rush is approximately 3 to 4 minutes from the victim's residence.

William was confirmed dead at the scene and an autopsy was completed on 10/31/17. He had multiple gun shot wounds to the face and arm. He also had stippling and mussel flash burn on his face which indicates he was shot at close range.

On 11/02/17, an arrest warrant was issued for Otero. Detectives were able to locate Otero in Kansas City, KS at 4304 Strong Ave. He was arrested on his warrant and taken to Wyandotte County Detention. Det Fries and I responded to the address and contacted ██████████ (Otero's girlfriend). She stated that on Monday (10/30/17) morning early she was sleeping in the camper with Onelio Garcia came banging on the door yelling that Otero had been shot. She stated that the Ontero told her that Garica had gotten into an argument in Kansas City with a guy and the guy pulled out a gun and started shooting. She advised that one of the rounds hit Otero in the leg. She stated that nobody else was with them when they came to the house.

We then contacted ██████████ who lives at the residence that the camper was parked at. He stated that on 10/30/17 around 0200 hours he saw Otero in front of the house with a white guy who drove a white chevy pick up truck and Garcia. He said that he heard them talking about tools and he figured they were going

to steal some tools due to the fact that they do that on a regular basis. He stated that he ended up going to bed was later woken up to Garcia yelling that Otero had been shot. He then realized that the gun he sleeps with was missing. He was later told that Otero stole the gun from him so that he could do a robbery. He told me that he over heard Otero and Garcia talking about killing the guy that was on the news. Det Fries showed Ray a picture of the white truck that was recovered from the video surveillance and he stated that it was the truck that the white guy was driving. He then saw a picture of Nathan and stated that he was the white guy at the house at 0200 hours on 10/30/17.

Det. Fries and I responded to the detention facility and interviewed Otero. He was read the Miranda warning and stated that he understood his rights and he agreed to speak to us. Otero told Detectives that he was contacted by Onelio Garcia and Nathan Herdricks in regard to robbing someone for \$100,000. He stated that he got a gun from his roommate, Andrew Ray and he along with Nathan and Garcia left his residence in Nathan's white truck. He was shown a photo of the truck from the video surveillance and confirmed that it was the same truck that they rode in to commit the robbery.

Otero stated that he did not know exactly where the robbery took place because he does not know the area. He stated that while driving to the house Nathan made several stops at gas stations and bought slim jims and candy. When they got to the residence Nathan dropped him and Garcia off and he went to park the truck. Otero stated that he and Garcia both forced the front door open with their shoulders and they went inside. They went to the bedroom and Otero was either pushed onto the bed by Garcia or he tripped. He stated that he did not know which happened. Garcia and Otero then started to wrestle with William and Otero grabbed his head during the struggle. At some point he heard a gun go off and his leg felt hot. He then heard multiple gun shots so he ran out of the room towards the back sliding door. Otero was not able to get out the door so he ran to the front door and exited the house.

He stated that Garcia was also fleeing the house and left him behind. He then ran through the woods to the parking lot where he got picked up by Nathan and Garcia. I asked Otero who used the zip ties on William and he got upset and stated that he did not know. I asked how he knew Nathan and he stated that Garcia has been friends with him for awhile and they have done some jobs together. He stated that the first time he meet Nathan was at 7-11 store and Nathan has had him selling tools and Bob Cats ever since.

Otero told me that this was set up by Nathan with Garcia and that he only went along with them because he was expecting to get \$10,000 out of it. I asked him why he took a gun and he did not have an explanation but stated that the gun only shoots one shot and it is broken. He stated that it was never fired during the incident. He told me that Garcia had his own gun with him but he does not know where that gun is now.

Detective Chad Cox

/S/Chad Cox #1475

Print Name

Signature

