

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

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| POLICE NO. : | 17-107670 |
| PROSECUTOR NO. : | 095444726 |
| OCN: | |

| | | |
|------------------------------|-------------------|---------------------------|
| STATE OF MISSOURI, |) | |
| | PLAINTIFF, |) |
| vs. | |) |
| | |) |
| ANTOINE R FIELDER | |) |
| 710 N 7th | |) CASE NO. 1816-CR |
| Kansas City, KS 66101 | |) DIVISION |
| DOB: 04/02/1988 | |) |
| Race/Sex: B/M | |) |
| S.S.N.: XXX-XX-7503 | |) |
| | DEFENDANT. |) |

COMPLAINT

Count I. Murder 1st Degree (565.020-001Y19840903.0)

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 December 26, 2017, in the County of Jackson, State of Missouri, the defendant after deliberation, knowingly caused the death of Rosemarie Harmon by shooting her.

The range of punishment for a Murder in the First degree is death or imprisonment in the custody of the Missouri Department of Corrections for life without eligibility of probation or parole, or release except by act of the governor. A person found guilty of murder in the first degree who was under the age of eighteen at the time of the commission of the offense shall be sentenced to a term of life without eligibility for probation or parole as provided in section 565.034, life imprisonment with eligibility for parole, or not less than thirty years and not to exceed forty years 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 571.015.1, RSMo, in that on or about December 26, 2017, in the County of Jackson, State of Missouri, the defendant committed the felony of Murder in the First Degree charged in

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Count 1, 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. 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. Assault 1st Degree Or Attempt - Serious Physical Injury Or Special Victim (565.050-001Y19841304.0)

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 December 26, 2017, in the County of Jackson, State of Missouri, the defendant knowingly caused serious physical injury to [REDACTED] by shooting [REDACTED].

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. 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 IV. 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 December 26, 2017, in the County of Jackson, State of Missouri, the defendant committed the felony of Assault in the First Degree charged in Count 3, all allegations of which are incorporated herein by reference, and the defendant

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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 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.

JEAN PETERS BAKER
Prosecuting Attorney
Jackson County, Missouri
by,

/s/ Kristiane N. Bryant
Kristiane N. Bryant (#69524)
Assistant Prosecuting Attorney
415 E. 12th St.
Floor 7M
Kansas City, MO 64106
(816) 881-3597
KNBryant@jacksongov.org

WITNESSES:

1. [REDACTED]
2. DET Scott M. Emery, 1125 Locust, Kansas City, MO 64106
3. [REDACTED]. Office, 415 E 12th St, Floor 11, Kansas City, MO 64106

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4. [REDACTED]

[REDACTED]

[REDACTED]

[REDACTED]

[REDACTED]

64106

7. PO John P. Mahoney, 1200 E. Linwood, Kansas City, MO 64106

8. DET Hobart D. Price, 1125 Locust, Kansas City, MO 64106

9. DET Brent R. Taney, 1125 Locust, Kansas City, MO 64106

10. SGT Larry Weimhold, 1125 Locust, Kansas City, MO 64106

PROBABLE CAUSE STATEMENT FORM

Date: 03-01-2018

CRN: 17-107670

I, Det. Scott Emery #4161
(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 02-26-2017, at 610 Spruce in
(Date) (Address)

Kansas City, Jackson Missouri Antione R Fielder
(County) (Name of Offender(s))

B/M 04-02-1988 committed one or more criminal offense(s).
(Description of Identity)

Murder in the first degree, ACA, Assault, felon in possession of a firearm

The facts supporting this belief are as follows:

On 12-26-2017, at approximately 2213 hours, Kansas City Missouri Police Officers were dispatched to 610 Spruce. Kansas City, Jackson County, Missouri, in regard to a shooting.

Upon arrival Officers located a deceased female Victim (Victim One) and a living male Victim (Victim Two). Victim One was deceased at the scene, Victim Two was transported to an area hospital.

Detectives interviewed two Witnesses who both advised they heard shots, saw a dark four door drive away. The Suspect vehicle returned, the Suspect then exited the vehicle and shot both Victims.

Detectives were able to locate surveillance footage which captured most of the incident. Victim One approaches a dark colored four door vehicle. A few moments later Victim One runs to the east side of the street and dives behind a couch. A light colored SUV approaches and the suspect drives away. Victim Two approaches Victim One, they appear to be checking Victim One's injuries. Roughly seventy seconds later the dark four door returns. This time a black male exits the vehicle fires at Victim Two as he runs away. He then stands over Victim One and shoots her also. The Vehicle leaves the scene south on Spruce.

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Det. Thomas was contacted by Detectives from Kansas City Kansas Police Department. They advised Det. Thomas they had possible suspect information related to our homicides. Det. Thomas and the reporting detective responded to Kansas City Kansas Police Headquarters and contacted detectives. The detectives advised on 12-18-2017, their Officer were dispatched to an address in Kansas City Kansas regarding an armed car-jacking where a nine millimeter handgun had also been stolen. It was determined the Victim's vehicle was a Nissan Altima and her handgun was a Beretta nine millimeter. This Victim, Witness three provided a statement regarding this incident. The detectives additionally advised the Listed Suspect had been arrested in this vehicle on 12-30-2017 and the stolen nine millimeter was located under a seat. Kansas detectives advised there was an additional Victim (Witness Four) who had involved in a separate incident with the Suspect. The Suspect is currently charged with this robbery in Kansas City Kansas.

The reporting detective was provided the nine millimeter handgun to transfer to the Kansas City Missouri Police Departments Crime Laboratory for examination. The reporting detective was notified the nine millimeter handgun matched the casings recovered at the scene of 610 Spruce.

The reporting detective contacted Witness Four and she provided a statement to detectives. She explained she met up with the Suspect to "party" and she was held at gunpoint by the Suspect. She had contacted the Suspect on Independence Ave in Kansas City Missouri on 12-29-2017. The Suspect showed her news footage from four murders he had committed on his cellular phone. The first murder was "Rosie's", Victim One. He told the Witness he "put that bitch in the ground and her man in the hospital". Witness Four was shown line-up containing the Suspect. She positively identified the Suspect who admitted to committing the murder.


On 03-22-2018 at 1030 hours, detective's responded to 710 North 7th Street, Wyandotte County Detention to interview the listed Suspect.

The listed Suspect was advised of his Miranda rights, stated he understood them and was willing to talk. The reporting detective questioned the Suspect about his knowledge of the Vehicle he was arrested in. He initially stated the pink Beretta was in the car he had got

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(stolen Nissan Altima). Detectives asked the Suspect specifically about the murder he denied any knowledge or involvement.

Printed Name Det. Scott Emery #4161 Signature 

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

Judge

Circuit Court of _____ County, State of Missouri.