

State vs. Brian LeNoble Jr.

Count II. Armed Criminal Action (571.015-001Y19755299.0)

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 31, 2018, in the County of Jackson, State of Missouri, the defendant committed the felony of Domestic 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 Domestic Assault in the First Degree by, with and through, the knowing use, assistance and aid of a dangerous instrument.

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/ Kailea A. Bogner
Kailea A. Bogner (# 69970)
Assistant Prosecuting Attorney
1315 Locust Street, 1st Floor
Kansas City, MO 64106

State vs. Brian LeNoble Jr.

WITNESSES:

1. [REDACTED] Atty. Office, 415 E 12th St, Floor 11, Kansas City, MO 64106
2. PO Nakita E. Bradley, 1125 Locust, Kansas City, MO 64106
3. [REDACTED], 415 E 12th St, Floor 11, Kansas City, MO 64106
4. [REDACTED], 415 E 12th St, Floor 11, Kansas City, MO 64106
5. DET Joseph W. Fitzner, 7601 Prospect Ave., Kansas City, MO 64132
6. SGT Tammy M. Hinck-Payne, 1125 Locust, Kansas City, MO 64106
7. [REDACTED] Atty. Office, 415 E 12th St, Floor 11, Kansas City, MO
8. [REDACTED] Office, 415 E 12th St, Floor 11, Kansas City, MO 64106
9. [REDACTED] Atty. Office, 415 E 12th St, Floor 11, Kansas City, MO 64106
10. PO Lance E. Stabler, 1125 Locust, Kansas City, MO 64106

PROBABLE CAUSE STATEMENT FORM

Date: 12/31/2018

CRN: 18-100191

I, Detective Fitzner #5618, Kansas City, Missouri Police Department, Domestic Violence Unit
(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 12/31/2018, at 11601 E US 40 HW in
(Date) (Address)

Kansas City, Jackson County Missouri LENOBLE, BRIAN S
(County) (Name of Offender(s))

W/M, 08/10/1996 committed one or more criminal offense(s).
(Description of Identity)

Aggravated Domestic Violence Assault
UUW

The facts supporting this belief are as follows:

On 12/31/2018 at 1345 hours, a Kansas City, Missouri, Police officer was working in an off duty capacity at **11601 E US 40 HW, Kansas City, Jackson County, Missouri (Walmart Supercenter)** when he was called to the automotive center of the store in regard to a stabbing. Upon arrival the officer was advised by some of the employees that [REDACTED] was just stabbed by **LENOBLE, Brian S, W/M, 08/10/1996**, and he ran out to the parking lot. The officer went to the parking lot and took LENOBLE into custody. The officer then went to check on [REDACTED] and observed a large laceration to [REDACTED]'s neck and what appeared to be a knife blade still embedded in her neck. EMS responded to the scene and took [REDACTED] to the hospital in critical condition. LENOBLE was transported to East Patrol for booking.

While the officer was taking LENOBLE into custody he observed what appeared to be the handle of a knife still in LENOBLE's hand. LENOBLE then spontaneously uttered ""fuck that bitch, I'm tired of her shit, she pisses me off. I tried to kill her and slit her throat and I would do it again." "I wish I killed the bitch, fuck her."

Detectives called Center Point Hospital (19600 E 39 St. S) and spoke with hospital staff. The staff advised that currently [REDACTED] is stable but was unable to give a statement.

[REDACTED] stated the following: [REDACTED] was in the automotive section of the Wal Mart and the Suspect was in the lounge area of the automotive section. The Suspect went behind the counter and approached the [REDACTED]. The Suspect had a knife in his right hand, with his palm horizontal to the ground, and stabbed the [REDACTED] in the neck. She fell to the floor. The Suspect ran to the back through the bays where the mechanics work. The Suspect exited through the second bay or garage door where he was apprehended. The Suspect said he wished the [REDACTED] was dead.

[REDACTED] stated the following: [REDACTED] was seated in the lounge of the automotive section. The Suspect sat down in the lounge area as well and was fidgeting with a pink ball. The Suspect appeared "mad" or angry and said, "This is bullshit". [REDACTED] asked, "What?" The Suspect repeated, "This is bullshit. I'm about to get up and do something about this." The Suspect got up and talked with [REDACTED] who was working behind the counter/register in the automotive section. The Suspect went behind the counter and was told by the [REDACTED] that he could not be there.

PROBABLE CAUSE STATEMENT FORM

CRN 18-100191

turned away from the Suspect who then "charged her" (approached her). screamed so stood up and walked closer. held the left side of her neck. When she moved her hand, saw what appeared to be a knife blade broken off and sticking out.

statement coincided with's statement.

heard a scream and observed what appeared to be blood on. did not see the incident happen.

stated the following: is the biological father of LENOBLE. stated that LENOBLE has been diagnosed with Bi-polar and PTSD. LENOBLE has not been taking his medication. LENOBLE has attempted to stab in the past but was unsuccessful. did not observe LENOBLE stab but he did observe LENOBLE's arm around neck, then heard scream and observed her fall to the ground holding her neck. LENOBLE then ran through the garage and outside.

On 12/31/2018 at 1600 hours, Detectives responded to East Patrol detention and read LENOBLE his Miranda Rights. LENOBLE stated that he understood his rights and agreed to speak with detectives. LENOBLE stated the following: LENOBLE and have been in a romantic relationship for a year. LENOBLE admitted to stabbing in the throat with a knife that he took from one of the isles in Walmart. LENOBLE stated that he tried to pull the knife out and stab again but the knife blade broke off. After he stabbed her he attempted to take the keys to her vehicle but she started to scream so he ran. LENOBLE stated that he and got into an argument earlier and made him angry. LENOBLE did not get violent with after the argument. Instead LENOBLE went with to work at Walmart. went inside to work and LENOBLE went to an isle to grab a knife. LENOBLE stated initially he was going to slit her tires but instead decided to stab her. LENOBLE stated that he was not trying to kill her, he was just trying to take her car. LENOBLE stated that if he was released from jail he would try to stab her again. LENOBLE then stated that he would not try to stab her again. LENOBLE stated that prior to the incident he smoked methamphetamine, marijuana and drank alcohol.

Printed Name Det. Fitzner #5618 Signature 

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

Judge

Circuit Court of _____ County, State of Missouri.