

State vs. Aden J. Kaler

committed the foregoing felony of Attempted Robbery 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. 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 November 10, 2018, in the County of Jackson, State of Missouri, Jaden Lockett was killed by being shot as a result of the attempted perpetration of the class B felony of Robbery in First Degree under Section 562.012, RSMo committed by the defendant on or about November 10, 2018, 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 IV. 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 November 10, 2018, in the County of Jackson, State of Missouri, the defendant committed the felony of Murder in the Second Degree charged in Count III, all allegations of which are incorporated herein by reference,

and the defendant committed the foregoing felony of [name of felony] 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,

State vs. Aden J. Kaler

probation, conditional release or suspended imposition or execution of sentence for a period of three (3) calendar years.

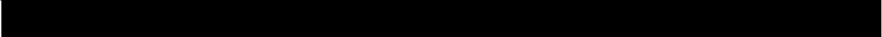

The facts that form the basis for this information and belief are contained in the attached statement(s) of facts, made a part hereof and submitted as a basis upon which this court may find the existence of probable cause.

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/ Michael J. Hunt
Michael J. Hunt (#34818)
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WITNESSES:

1. 

64106
3. DET Kevin Lange, 1100 SW Smith, Blue Springs, MO 64015
4. PO Jonathan Sims, 1100 SW Smith, Blue Springs, MO 64015

STATEMENT OF PROBABLE CAUSE

DATE:	January 9, 2019	Blue Springs Police Case Number	2018-09218
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I, **Det. Kevin Lange** a police officer with the Blue Springs 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 **Saturday, November 10, 2018**, at **1208 SW Sunset Ave, Blue Springs, Jackson County, Missouri 64015**, **Aden J. Kaler W/M 03-24-2001**, [REDACTED] (LKA) **201 SW Victor Drive, Blue Springs, Mo 64015**, **Jayden M. Lockett B/M 03-10-2001 (Deceased)** and [REDACTED] W/M 05-13-2001, [REDACTED], 508 SW Victor Drive, Blue Springs, Mo 64014 committed one or more criminal offense(s).

2.) The facts supporting this belief are as follows:

On **Saturday, November 10, 2018**, at approximately 1517 hours, a [REDACTED] W/M 06-04-1999, called 911-police dispatch advising there had been a shooting at 1208 SW Sunset Ave and his brother [REDACTED] 10-13-2000 (juvenile) had been shot and needs immediate assistance.

Numerous officers arrived on scene and prior to entering the residence, they ordered occupants of the residence to come out. [REDACTED] was the first to come out. Second was a juvenile, [REDACTED] B/M 11-20-2002, third subject to come out was [REDACTED] W/M 12-02-1999, [REDACTED] had been shot in his right arm.

[REDACTED] had advised officers that his brother, [REDACTED] was still inside along with the black male suspect he [REDACTED] had shot.

Once inside the residence, officers located [REDACTED] and the black male who was later identified as **Jayden M. Lockett B/M 03-10-2001**, in the basement. Jayden appeared deceased. CJC (Central Jackson County Fire Protection District) responded in and confirmed Jayden was deceased but was able to transport [REDACTED] to a local hospital for a gunshot wound.

Juvenile [REDACTED] was transported to headquarters for possible questioning, however a records check showed [REDACTED] had a capias warrant issued from Jackson County juvenile court and already had a court appointed public defender assigned to the case and were told by the on duty DJO (Deputy Juvenile Officer) that they contacted the public defender would not allow us to speak with him.

[REDACTED] was then transported to juvenile detention.

Det. Carol Yeager interviewed [REDACTED] at the hospital and it was learned that Jayden had arrived with an "Aden", who was later identified through a photo lineup as **Aden J. Kaler W/M 03-24-2001**.

[REDACTED] went on to say that Jayden had jumped on [REDACTED] and Aden had pointed a handgun at him ([REDACTED]) and told him not to move. However [REDACTED] does not know who shot him during the altercation between Jayden and [REDACTED]

Det. Mark Grote and Det. Sgt. Joe Fanara interviewed ██████████ at police headquarters, on Saturday, November 10, 2018 who admitted that his half-brother, ██████████ sells marijuana from their basement and that the two suspects were there to rob them of their money and weed.

On **Sunday, November 11, 2018**, through my investigation, I learned a "██████████" had additional information in regards to the robbery. I was able to locate "██████████", who was identified as ██████████ ██████████, the interview was recorded on my Olympus digital recorder.

██████████ stated that Jayden had spent the night (Friday, November 9, 2018), at his house and was talking how he was going to ██████████ residence to smoke some weed and if ██████████ has lots of weed, he was going to rob them.

I asked ██████████ if Jayden described how he was going to rob them. ██████████ said Jayden did not say how he was going to take it, but ██████████ knew Jayden carried a gun. ██████████ described Jayden's gun as a dark colored Glock with an extended clip, possibly a 9mm or a .40cal.

Jayden told ██████████ that he knew ██████████ had large quantities of weed on hand all the time. ██████████ said that Jayden had known ██████████ and the ██████████ for some time.

██████████ also said a "██████████" had named everyone who was at ██████████ residence at the time of the shooting.

On **Tuesday, November 13, 2018**, ██████████ V, W/M 05-13-2001, voluntarily came to police headquarters with his attorney and stated he had driven both Jayden and Aden to the residence on Sunset Ave in Jayden's car to purchase marijuana. ██████████ stated he stayed in the car and after about 15 – 20 minutes, Aden came out and told ██████████ to leave because there is gunfire in the residence.

██████████ described that he drove both he and Aden to Shamrock Lane (Blue Springs, Mo) and parked the car near Daniel Young Elementary (505 SE Shamrock Lane). ██████████ gave the keys to Aden and they parted ways. It was later learned that ██████████ had spent the night at ██████████'s house along with Jayden on Friday, November 9, 2018.

On **Friday, November 16, 2018**, I make contact with a ██████████ B/M 01-24-2001, and the conversation was recorded on my Olympus digital recorder.

██████████ told me that he is close friends with at ██████████ and Jayden, he has known them both since he (██████████) was in 7th grade. For several years, ██████████ had lived across the street from ██████████ and his family.

██████████ admitted he had been at ██████████, residence prior to the three o'clock hour. ██████████ said when he left, ██████████, another juvenile, ██████████, ██████████ and ██████████ were present.

I (Det. Lange) asked ██████████ if Jayden had ever discussed doing a robbery, he said Jayden had come to him and asked if it would be alright if he was to rob the ██████████. ██████████ told Jayden not to do it because ██████████ is a very close friend.

I explained to [REDACTED] that [REDACTED] had come in and gave a statement and admitted to dumping Jayden's car off near Daniel Young Elementary which is on SE Shamrock Lane. So I asked [REDACTED] if Aden and [REDACTED] had come to his house after dumping the car, he said they had.

[REDACTED] went onto to describe that [REDACTED] looked flushed and extremely scared and that Aden was "red like a potato" and said the robbery went bad.

I asked [REDACTED] if Aden admitted to shooting anyone, he said, "No".

I asked [REDACTED] if saw Aden with a gun, he said, "No".

I then asked how they left the residence [REDACTED] said [REDACTED] just left and Aden made a few phone calls then left, he does not know if they left on foot or in a vehicle.

On Monday, November 26, 2018, Det. Mark Grote and I made contact with Aden's father, [REDACTED] who invited us into the residence.

Through my investigation I told Mr. Kaler that we understood he had a video of Aden, Jayden and [REDACTED] at this residence and them driving away in Jayden's car as John drove it.

Mr. Kaler said that he did and with his cooperation, Mr. Kaler downloaded a copy of the video from their residence showing all three entering into Jayden's car on Saturday, November 10, 2018, at approximately 1434 hours and [REDACTED] was the driver.

I reviewed the 911 call made by [REDACTED] and while he was talking to the police dispatcher, you could hear Steven calling Aden by name and telling him to "Get the fuck out of here".

3.) I believe that defendant poses a danger to the community or to any other person because he shown his potential for violence during the robbery/homicide/assault.

Detective Kevin Lange #837
Printed Name

/s/ Kevin Lange

Signature