


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

POLICE NO. :	19-011234
PROSECUTOR NO. :	095450980
OCN:	HS007634

STATE OF MISSOURI,)	
)	PLAINTIFF,
vs.)	
)	
JAMYA D NORFLEET)	
1810 Topping Ave)	CASE NO. 1916-CR
Kansas City, MO 64127)	DIVISION
DOB: 04/11/1997)	
Race/Sex: B/F)	
)	
)	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 February 12, 2019, in the County of Jackson, State of Missouri, A.W. 7/08/2003, was killed by being shot as a result of the perpetration of the class A felony of unlawful use of a weapon under Section 571.030, RSMo committed by the defendant on or about February 12, 2019, 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.

State vs. Jamya D Norfleet

Count II. Unlawful Use Of Weapon - Subsection 9 - Shoot At/from Motor Vehicle, At Person, Motor Vehicle Or Building, Resulting In Death Or Injury (571.030-015Y20145213.0)

The Prosecuting Attorney of the County of Jackson, State of Missouri, upon information and belief, charges that the defendant, in violation of Section 571.030, RSMo, committed the **class A Felony of unlawful use of a weapon**, punishable upon conviction under Sections 558.011 and 571.030.9, RSMo, in that on or about February 12, 2019, at 3221 Indiana Ave, Kansas City, in the County of Jackson, State of Missouri, the defendant, knowingly shot a firearm at another person, namely A.W. 7/08/2003 and as a result of the above described conduct, A.W. 7/08/2003 suffered injury or death.

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 III. 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 February 12, 2019, in the County of Jackson, State of Missouri, the defendant committed the felony of unlawful use of a weapon, charged in Count II, all allegations of which are incorporated herein by reference, and the defendant committed the foregoing felony of unlawful use of a weapon 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. 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.

State vs. Jamya D Norfleet

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/ Jamie K. Hunt
Jamie K. Hunt (#50401)
Assistant Prosecuting Attorney
415 E. 12th Street
Kansas City, MO 64106
(816) 881-4622
jhunt@jacksongov.org

WITNESSES:

1. DET Christopher S. Smith

PROBABLE CAUSE STATEMENT FORM

Date: 2/14/2019

CRN: 19-11234

I, Det. Chris S. Smith #4672
(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 2/12/2019, at 3221 Indiana Av in
(Date) (Address)

Kansas City, Jackson Missouri Jamya D. Norfleet
(County) (Name of Offender(s))

b/f, 4/11/97, 5'6", 185lbs committed one or more criminal offense(s).
(Description of Identity)

The facts supporting this belief are as follows:

On 2/12/2019 at 2016 hours, officers of the Kansas City, Missouri Police Department were dispatched to 3221 Indiana Ave (Central Academy High School) in regard to a shooting. A sanctioned school event, a high school basketball game, was the event taking place at the school at the time of the incident. Upon arrival officers discovered a 15 year old female, A.W. outside near the front west facing entrance and parking area of the school. The victim was suffering from apparent gunshot trauma and was transported to an area hospital where she was declared deceased. The death was ruled a Homicide by the Jackson County Medical Examiner's Office.

Approximately four 9MM shell casings were located at the scene just west of the west facing entrance doors to the school. Video surveillance from the school, which captured the activity and area of the parking lot and area of the entry way to the school, indicated a lone shooter fled the area in the front passenger seat of an older gray or light silver mini-van with a missing front right hubcap after the shooting. During the course of the investigation, it was learned two groups of individuals were escorted out of the gym into the entry foyer of the school, and then outside of the front west facing entry way. Further review of the surveillance video indicated a lone individual, who appeared to be an African American female subject, was observed exiting the front west facing entrance and appeared to be waving towards the direction of the aforementioned van in the parking lot. The van is observed pulling up near the entrance doors just south. The African American subject, seen wearing a dark colored sweatshirt with a Tommy Hilfiger logo on the front chest, black pants, and black tennis shoes with white soles, was observed entering the front right passenger seat of the van briefly, then exited and began walking towards the entry doors. The subject then paused and retreated back into the front right passenger seat. The van was then observed driving past the entry doors through the parking lot westbound. The van came to a stop again approximately 30 feet west of the entry doors orientated in the direction to exit the parking lot. The surveillance video indicated the front right passenger exited again, and took a shooting stance as the subject's arms are extended. The video captured the gunfire. Five sounds of gunshots can be heard as the subject discharged a weapon towards the direction of the victim who had just exited the front entry doors. The shell casings were located in the same general area as indicated where the shooter was standing as the weapon was being discharged. As the shooter is observed discharging the firearm, the shooter can be seen moving and adjusting her position as she continues to apparently shoot towards several individuals, the apparent associates of the victim's, who were running southbound along the side of the building from the entry way. The lone shooter

PROBABLE CAUSE STATEMENT FORM

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then re-entered the front passenger seat of the mini-van and the van fled the area northbound on Indiana Ave from the front west parking lot of the school. No other individuals were reported to have been injured. A lead fragment was located approximately 149 feet on the sidewalk south of the entry way. The video also indicated there were approximately three individuals who had been associating with "JJ" and "Taylor" at the event, who were escorted from the school and were seen walking southbound from the front entry way approximately 40 seconds prior to the shooting of the victim in the exterior entry way of the school. There were five other individuals, apparently associating with or near the victim, and were in the line of fire. Two more individuals were observed just inside the doorway of the school.

An associate of the victim, who was with the victim, as they were being escorted from the gym, witnessed the shooting and specifically identified the shooter as having the moniker "JJ." An off-duty KCPD officer who was at the basketball event, observed the surveillance video after the shooting and observed an individual she recognized as "Taylor," on video, and knew her to be the girlfriend of "JJ." The KCPD officer also observed the surveillance video which captured the van being driven near the entrance of the school prior to the shooting and advised investigators when the front right passenger door is opened as the front right passenger had entered the van, the dome light illuminated the interior of the van, and the off-duty officer recognized the driver as "Taylor." Taylor McMillon, b/f, 9/23/00 aka "Taylor" is currently enrolled at Central High School. "JJ" was also familiar to the off duty officer and confirmed "JJ" is not a current student, but the officer did not know her name. The same off-duty officer provided a current cell phone number for "Taylor." The off-duty officer had phone contact with Taylor on the cell phone number the officer provided and believed to be Taylor's number after the shooting but prior to observing the surveillance video. A TIP was received on 2/13/19 at 11:19 AM from the TIPS hotline which named "JJ" as the shooter and provided a cell phone number specific to "JJ". Detectives conducted a database search of the number and a search of KCPD reports and verified the number provided in the anonymous TIP is associated with Jamya Norfleet, b/f, 4/11/1997. The same TIP also contained the cellular number for "Taylor" which was consistent with the number provided by the off-duty officer.

On 2/13/19 the off-duty KCPD officer was shown a six person photo line-up which contained an image of Jamya Norfleet, b/f, 4/11/97 labeled as #5 in the line-up. The off-duty officer selected image number 5 as the person she recognized as "JJ," whom she had observed in the gym prior to the shooting wearing the brand specific Tommy Hilfiger shirt prior to the shooting and is consistent with the video surveillance footage of the shooter's clothing. A court order was obtained on 2/13/19 and cell site locations for the cell number for "Taylor" indicated the phone to be in the area of 23rd and Topping. On 2/13/19 a detective with KCPD was in contact with a close associate of "Taylor's" and advised both "Taylor" and "JJ" were currently in an apartment, 1810 Topping Av, Kansas City, Jackson County, Missouri, 64126, located within the Green Village Townhomes. The individual pointed out the specific apartment marked "1810," and named the adult renter. While the apartment was under surveillance on 2/13/19, the identified renter exited the structure, and left the area in a vehicle. The renter was stopped in her vehicle and the renter confirmed "JJ" and "Taylor" were both currently in her apartment, and had arrived the morning of 2/13/19 at approximately 0900 hours. The renter stated the two subjects had been dropped off by Taylor's mother and also advised the two subjects had come from "JJ's" mother's house to "hide out." On 2/13/19 at approximately 1430 hours, both Norfleet and McMillon exited 1810 Topping Ave and surrendered themselves voluntarily. McMillon was in possession of two cellular phones, but Norfleet was not in possession of a cellular phone at the time of their Investigative HOLD arrests. McMillon's mother initiated and facilitated Norfleet and McMillon exiting the apartment via cellular contact with Norfleet and McMillon. Both were taken into police custody without incident and transported separately to 1125 Locust St.

PROBABLE CAUSE STATEMENT FORM

CRN 19-11234

On 2/13/19 a silver Dodge Grand Caravan with temporary tags and a missing front right hubcap was towed from behind 2510 Agnes Ave, Norfleet’s mother’s residence. It was noted the VIN was covered and not visible.

On 2/13/19 a search warrant was executed on 1810 Topping Ave, and a 9MM handgun was discovered in the floor vent in southwest upstairs bedroom wrapped in a dress and a pair of leggings. The firearm had a live round in the chamber and 8 live rounds in the magazine. The live rounds were observed to have head stamps consistent with the spent shell casings recovered from the scene. Black pants, which appeared similar to the ones worn by Norfleet as indicated in surveillance video contained a receipt for the purchase of the 9MM handgun recovered from the floor vent. The receipt indicated the gun was purchased in June of 2018.

On 2/13/19 a search warrant was executed on 2510 Agnes Ave. A dark colored Tommy Hilfiger sweatshirt with a red and white chest logo was located within the residence in a laundry basket.

On 2/13/19 Investigators made contact with Jamya Norfleet and read the Miranda Waiver form out loud to her. She agreed to speak with investigators. Norfleet was taken into custody wearing tennis shoes consistent with the tennis shoes she wore at the time of the shooting, and confirmed they were the same shoes she wore at the school during the basketball game on 2/12/19. Norfleet advised she and Taylor went to her mother's residence, 2510 Agnes, Kansas City, Missouri, 64127, after leaving the basketball game and spent the night there. Norfleet stated her mother drove her and Taylor to 1810 Topping Ave the following morning. Norfleet indicated she owned a 9MM handgun. Norfleet stated she had a mini-van with Taylor which has a temporary tag, and has not been registered yet. The missing hubcap is also consistent with the surveillance video of the shooting incident. Norfleet initially denied any involvement in the shooting, but did describe how she cut her hair the same night of the shooting. Norfleet subsequently admitted she was the shooter at the school and Taylor was the driver of the van. Norfleet stated she was worried about her sister’s safety as well as her other associates’ safety who had been with her at the event. Of note, surveillance video demonstrates that Norfleet’s associates were at least 150 feet away from the victim and her associates when the shots were fired. Norfleet also stated during her admissions she may have over reacted and she wished she would’ve left. Norfleet also stated, “I let the fire go.” (fire is a slang term for gunfire).

Printed Name /s/ Det. Chris S. Smith #4672 Signature /s/ Det. Chris S. Smith #4672

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

Judge

Circuit Court of _____ County, State of Missouri.

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

POLICE NO. :	19-011234
PROSECUTOR NO. :	095450984
OCN:	

STATE OF MISSOURI,)	
)	PLAINTIFF,
vs.)	
)	
TAYLOR MCMILLON)	
2415 Brighton Ave #201)	CASE NO. 1916-CR
Kansas City, MO 64127)	DIVISION
DOB: 09/23/2000)	
Race/Sex: B/F)	
[REDACTED])	
)	DEFENDANT.

COMPLAINT

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

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 February 12, 2019, in the County of Jackson, State of Missouri, A.W. was killed by being shot as a result of the perpetration of the class E felony of unlawful use of a weapon under Section 571.030, RSMo committed by the defendant on or about February 12, 2019, 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.

State vs. Taylor McMillon

Count II. Accessory Unlawful Use Of Weapon - Subsection 4 - Exhibiting (571.030-010Y20175212.2)

The Prosecuting Attorney of the County of Jackson, State of Missouri, upon information and belief, charges that the defendant, in violation of Section 571.030, RSMo, committed the **class E felony of unlawful use of a weapon**, punishable upon conviction under Sections 558.002 and 558.011, RSMo, in that on or about February 12, 2019, in the County of Jackson, State of Missouri, the defendant, acting in concert with another, knowingly exhibited, in the presence of one or more persons a 9MM handgun, a weapon readily capable of lethal use, in an angry or threatening manner.

Notwithstanding any other provision of law, no person who pleads guilty to or is found guilty of a felony violation of Section 571.030.1, RSMo, shall receive a suspended imposition of sentence if such person has previously received a suspended imposition of sentence for any other firearms or weapons-related felony offense.

The range of punishment for a class E felony is imprisonment in the custody of the Missouri Department of Corrections for a term of years not less than two (2) years and not to exceed four (4) years; or by imprisonment for a special term not to exceed one (1) year in the county jail or other authorized penal institution; or by a fine not to exceed ten thousand dollars (\$10,000); or by both imprisonment and a fine. If money or property has been gained through the commission of the crime, any fine imposed may be not more than double the amount of the offender's gain from the commission of the crime.

Count III. Hindering Prosecution Of Felony (575.030-001Y20175006.0)

The Prosecuting Attorney of the County of Jackson, State of Missouri, upon information and belief, charges that the defendant, in violation of Section 575.030, RSMo, committed the class E felony of hindering prosecution, punishable upon conviction under Sections 558.002 and 558.011, RSMo, in that on or about February 12, 2019, in the County of Jackson, State of Missouri, the defendant, for the purpose of preventing the apprehension of Jamya Norfleet for conduct constituting the offense of the felony of unlawful use of a weapon for shooting at A.W. in front of a building located at 3221 Indiana Ave., Kansas City, provided Jamya Norfleet with transportation.

The range of punishment for a class E felony is imprisonment in the custody of the Missouri Department of Corrections for a term of years not less than two (2) years and not to exceed four (4) years; or by imprisonment for a special term not to exceed one (1) year in the county jail or other authorized penal institution; or by a fine not to exceed ten thousand dollars (\$10,000); or by both imprisonment and a fine. If money or property has been gained through the commission of the crime, any fine imposed may be not more than double the amount of the offender's gain from the commission of the crime.

State vs. Taylor McMillon

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/ Jamie K. Hunt
Jamie K. Hunt (#50401)
Assistant Prosecuting Attorney
415 E. 12th Street
Kansas City, MO 64106
(816) 881-4622
jhunt@jacksongov.org

WITNESSES:

1. DET Christopher S. Smith

PROBABLE CAUSE STATEMENT FORM

Date: 2/14/2019

CRN: 19-11234

I, Det. Chris S. Smith #4672
(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 2/12/2019, at 3221 Indiana Av in
(Date) (Address)

Kansas City, Jackson Missouri Taylor K McMillon
(County) (Name of Offender(s))

b/f, 9/23/00, 5'5", 142lbs. committed one or more criminal offense(s).
(Description of Identity)

The facts supporting this belief are as follows:

On 2/12/2019 at 2016 hours, officers of the Kansas City, Missouri Police Department were dispatched to 3221 Indiana Ave (Central Academy High School) in regard to a shooting. A sanctioned school event, a high school basketball game, was the event taking place at the school at the time of the incident. Upon arrival officers discovered a 15 year old female outside near the front west facing entrance and parking area of the school. The victim was suffering from apparent gunshot trauma and was transported to an area hospital where she was declared deceased. The death was ruled a Homicide by the Jackson County Medical Examiner's Office. Approximately four 9MM shell casings were located at the scene just west of the west facing entrance doors to the school. Video surveillance from the school, which captured the activity and area of the parking lot and area of the entry way to the school, indicated a lone shooter fled the area in the front passenger seat of an older gray or light silver mini-van with a missing front right hubcap after the shooting. During the course of the investigation, it was learned two groups of individuals were escorted out of the gym into the entry foyer of the school, and then outside of the front west facing entry way. Further review of the surveillance video indicated a lone individual, who appeared to be an African American female subject, was observed exiting the front west facing entrance and appeared to be waving towards the direction of the aforementioned van in the parking lot. The van is observed pulling up near the entrance doors just south. The African American subject, seen wearing a dark colored sweatshirt with a Tommy Hilfiger logo on the front chest, black pants, and black tennis shoes with white soles, was observed entering the front right passenger seat of the van briefly, then exited and began walking towards the entry doors. The subject then paused and retreated back into the front right passenger seat. The van was then observed driving past the entry doors through the parking lot westbound. The van came to a stop again approximately 30 feet west of the entry doors orientated in the direction to exit the parking lot. The surveillance video indicated the front right passenger exited again, and took a shooting stance as the subject's arms are extended. The video captured the gunfire. Five sounds of gunshots can be heard as the subject discharged a weapon towards the direction of the victim who had just exited the front entry doors. The shell casings were located in the same general area as indicated where the shooter was standing as the weapon was being discharged. As the shooter is observed discharging the firearm, the shooter can be seen moving and adjusting her position as she continues to apparently shoot towards several individuals, the apparent associates of

PROBABLE CAUSE STATEMENT FORM

CRN 19-11234

the victim's, who were running southbound along the side of the building from the entry way. The lone shooter then re-entered the front passenger seat of the mini-van and the van fled the area northbound on Indiana Av from the front west parking lot of the school. No other individuals were reported to have been injured. A lead fragment was located approximately 149 feet on the sidewalk south of the entry way. The video also indicated there were approximately three individuals who had been associating with "JJ" and "Taylor" at the event, who were escorted from the school and were seen walking southbound from the front entry way approximately 40 seconds prior to the shooting of the victim in the exterior entry way of the school. There were five other individuals, apparently associating with or near the victim, and were in the line of fire. Two more individuals were observed just inside the door way of the school.

An associate of the victim, who was with the victim, as they were being escorted from the gym, witnessed the shooting and specifically identified the shooter as having the moniker "JJ." An off-duty KCPD officer who was at the basketball event, observed the surveillance video after the shooting and observed an individual she recognized as "Taylor," on video, and knew her to be the girlfriend of "JJ." The KCPD officer also observed the surveillance video which captured the van being driven near the entrance of the school prior to the shooting and advised investigators when the front right passenger door is opened as the front right passenger had entered the van, the dome light illuminated the interior of the van, and the off-duty officer recognized the driver as "Taylor." Taylor McMillon, b/f, 9/23/00 aka "Taylor" is currently enrolled at Central High School. "JJ" was also familiar to the off duty officer and confirmed "JJ" is not a current student, but the officer did not know her name. The same off-duty officer provided a current cell phone number for "Taylor." The off-duty officer had phone contact with Taylor on the cell phone number the officer provided and believed to be Taylor's number after the shooting but prior to observing the surveillance video. A TIP was received on 2/13/19 at 11:19 AM from the TIPS hotline which named "JJ" as the shooter and provided a cell phone number specific to "JJ". Detectives conducted a database search of the number and a search of KCPD reports and verified the number provided in the anonymous TIP is associated with Janya Norfleet, b/f, 4/11/1997. The same TIP also contained the cellular number for "Taylor" which was consistent with the number provided by the off-duty officer.

On 2/13/19 the off-duty KCPD officer was shown a six person photo line-up which contained an image of Janya Norfleet, b/f, 4/11/97 labeled as #5 in the line-up. The off-duty officer selected image number 5 as the person she recognized as "JJ," whom she had observed in the gym prior to the shooting wearing the brand specific Tommy Hilfiger shirt prior to the shooting and is consistent with the video surveillance footage of the shooter's clothing. A court order was obtained on 2/13/19 and cell site locations for the cell number for "Taylor" indicated the phone to be in the area of 23rd and Topping. On 2/13/19 a detective with KCPD was in contact with a close associate of "Taylor's" and advised both "Taylor" and "JJ" were currently in an apartment, 1810 Topping Av, Kansas City, Jackson County, Missouri, 64126, located within the Green Village Townhomes. The individual pointed out the specific apartment marked "1810," and named the adult renter. While the apartment was under surveillance on 2/13/19, the identified renter exited the structure, and left the area in a vehicle. The renter was stopped in her vehicle and the renter confirmed "JJ" and "Taylor" were both currently in her apartment, and had arrived the morning of 2/13/19 at approximately 0900 hours. The renter stated the two subjects had been dropped off by Taylor's mother and also advised the two subjects had come from "JJ's" mother's house to "hide out." On 2/13/19 at approximately 1430 hours, both Norfleet and McMillon exited 1810 Topping Av and surrendered themselves voluntarily. McMillon was in possession of two cellular phones, but Norfleet was not in possession of a cellular phone at the time of their Investigative HOLD arrests. McMillon's mother initiated and facilitated Norfleet and McMillon exiting the apartment via cellular contact with Norfleet and McMillon. Both were taken into police custody without incident and transported separately to 1125 Locust St.

PROBABLE CAUSE STATEMENT FORM

CRN 19-11234

On 2/13/19 a silver Dodge Grand Caravan with temporary tags and a missing front right hubcap was towed from behind 2510 Agnes Av, Norfleet’s mother’s residence. It was noted the VIN was covered and not visible.

On 2/13/19 a search warrant was executed on 1810 Topping Av, a 9MM handgun was discovered in the floor vent in southwest upstairs bedroom wrapped in a dress and a pair of leggings. The firearm had a live round in the chamber and 8 live rounds in the magazine. The live rounds were observed to have head stamps consistent with the spent shell casings recovered from the scene. A pair of black pants, which appeared similar to the ones worn by Norfleet as indicated in surveillance video contained a receipt for the purchase of the 9MM handgun recovered from the floor vent. The receipt indicated the gun was purchased in June of 2018.

On 2/13/19 Investigators had contact with McMillon and read her the Miranda Waiver form and attempted a formal interview. McMillon invoked and provided no statement.

On 2/13/19 a search warrant was executed on 2510 Agnes Av. A dark colored Tommy Hilfiger sweatshirt with a red and white chest logo was located within the residence in a laundry basket.

On 2/13/19 Investigators made contact with Janya Norfleet and read the Miranda Waiver form out loud to her. She agreed to speak with investigators. Norfleet was taken into custody wearing tennis shoes consistent with the tennis shoes she wore at the time of the shooting, and confirmed they were the same shoes she wore at the school during the basketball game on 2/12/19. Norfleet advised she and Taylor went to her mother's residence, 2510 Agnes, Kansas City, Missouri, 64127, after leaving the basketball game and spent the night there. Norfleet stated her mother drove her and Taylor to 1810 Topping Av the following morning. Norfleet indicated she owned a 9MM handgun. Norfleet stated she had a mini-van with Taylor which has a temporary tag, and has not been registered yet. The missing hubcap is also consistent with the surveillance video of the shooting incident. Norfleet initially denied any involvement in the shooting, but did describe how she cut her hair the same night of the shooting. Norfleet subsequently admitted she was the shooter at the school and Taylor was the driver of the van. Norfleet stated she was worried about her sister’s safety as well as her other associates’ safety who had been with her at the event. Of note, surveillance video demonstrates that Norfleet’s associates were at least 150 feet away from the victim and her associates when the shots were fired. Norfleet also stated during her admissions she may have over reacted and she wished she would’ve left. Norfleet also stated, “I let the fire go.” (fire is a slang term for gunfire)

Printed Name /s/ Det. Chris S. Smith #4672 Signature /s/ Det. Chris S. Smith #4672

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

Judge

Circuit Court of _____ County, State of Missouri.