IN THE CIRCUIT COURT OF JACKSON COUNTY, MISSOURI <u>AT KANSAS CITY</u>

| J | POLICE NO.: KC19050699 | | |
|-----------------------|-------------------------------|----------|--------------------|
| PROSE | CUTOR NO.: | 0954538 | 386 |
| | OCN: | | |
| STATE OF MISSOURI, | | |) |
| | PLAIN | NTIFF, |) |
| vs. | | |) |
| | | |) |
| ALBERT MANGINI | | |) |
| 1300 Cherry St | | |) CASE NO. 1916-CR |
| Kansas City, MO 64128 | | |) DIVISION |
| DOB: 12/11/1978 | | |) |
| Race/Sex: W/M | | |) |
| | | |) |
| | DEFENI | DANT. |) |
| | COMP | I .A INT | Γ |

WARRANT REQUESTED

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

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. 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. Albert Mangini

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 July 7, 2019, in the County of Jackson, State of Missouri, the defendant committed the felony of 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 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.

Count III. Attempted Robbery - 1st Degree (570.023-001Y20171204.1)

The Prosecuting Attorney of the County of Jackson, State of Missouri, upon information and belief, charges that the defendant, in violation of Section 570.023, RSMo, committed the **class B felony of attempted robbery in the first degree**, punishable upon conviction under Section 558.011, RSMo, in that on or about July 7, 2019, in the County of Jackson, State of Missouri, the defendant attempted to take a backpack in the possession of R.P., which was a substantial step toward the commission of robbery in the first degree and was done with the purpose of committing the offense of robbery in the first degree, and in the course thereof, the defendant used and threatened the immediate use of a deadly weapon.

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, or life imprisonment.

State vs. Albert Mangini

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 July 7, 2019, in the County of Jackson, State of Missouri, the defendant committed the felony of attempted robbery in the first degree, charged in Count III, all allegations of which are incorporated herein by reference, and the defendant 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. 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/ Jordan Leigh Logan
Jordan Leigh Logan (#63975)
Assistant Prosecuting Attorney
415 East 12th Street
11th Floor
Kansas City, MO 64106

State vs. Albert Mangini

(816) 881-3532 JLLogan@jacksongov.org

WITNESSES:

- 1. PO Sean T. Brockhoff, 1125 Locust, Kansas City, MO 64106
- 2. Prosecuting Atty. Office, 415 E 12th St, Floor 11, Kansas City, MO 64106
- 3. PO A. Johnson, 1125 Locust, Kansas City, MO 64106
- 4. Prosecuting Atty. Office, 415 E 12th St, Floor 11, Kansas City, MO 64106
- 5. PO Kelsie K. McLees, 1125 Locust, Kansas City, MO 64106
- 6. DET Kari E. Mutschler, 1125 Locust, Kansas City, MO 64106
- 7. Atty. Office, 415 E 12th St, Floor 11, Kansas City, MO 64106
- 8. PO Abygail Shockley, 1125 Locust, Kansas City, MO 64106
- 9. DET Ian E. Winters, 1125 Locust, Kansas City, MO 64106

PROBABLE CAUSE STATEMENT FORM

CDN. 10 50600

| I, Det. Winters #5752, of the Kansas C (Name and identify law enforcement officer | | | |
|--------------------------------------------------------------------------------------|--------------------|-------------------------------------------------|--------|
| knowing that false statements on this for | m are punishable b | y law, state that the facts contained herein ar | e true |
| I have probable cause to believe that on | 07/07/2019 | , at 39 th St and Paseo | i |
| | (Date) | (Address) | |
| Kansas City, Jackson | Missouri Albert | Mangini | |
| (County) | 2.00.2.18 (2.0 | (Name of Offender(s)) | |
| WM 12/11/1978 | | committed one or more criminal offen | se(s). |
| | | | |
| (Description of Identity | y) | | |
| (Description of Identity | y) | | |

On 07/07/2019, detectives attempted to contact the Victim at an area hospital where he had received treatment for his injuries. The medical staff advised the Victim had been sent to the operating room and was in critical condition from one gunshot wound to the abdomen that lacerated his liver.

Upon arrival, the officers located the Victim () holding his stomach where he had been shot. KCFD

On 07/10/2019, detectives responded to St. Luke's Hospital to check on the status of the Victim. His condition had been upgraded to stable and he was able to provide a statement. Victim stated the following: On 07/07/2019 at approximately 1950 hours, the Victim was playing soccer at the park (41st/Gillham). The Victim saw the Suspect (later identified as **Albert Mangini WM 12/11/1978**) appear to be preparing to steal his bag with his property in it. The Victim and **Mangini** began to physically fight over the bag. The Victim stated a gun fell out of **Mangini's** waistband. **Mangini** picked up the gun and shot it one time at the Victim. The Victim believed the gun misfired or **Mangini** missed he was unsure. The Victim stated he ran away and **Mangini** was chasing him with the gun. The Victim got away and had a bystander call police (CRN 19-50690 details this incident).

On 07/07/2019 at approximately 2036 hours, The Victim was walking home after reporting the previous incident and he encounters **Mangini** at 39th St and Troost Ave. The Victim stated he observed a police transport vehicle stopped at the intersection. The Victim stated he attempted to get the attention of the officer driving the vehicle by waving and pointing at **Mangini**. The officer continued driving eastbound. **Mangini** then begins to follow the Victim. At 39th St. and Paseo, **Mangini** shoots the victim one time in the abdomen. **Mangini** flees from the scene. The Victim was able to positively identify **Mangini** from a photo lineup.

Data: 07/11/2010

transported the Victim to an area hospital.

PROBABLE CAUSE STATEMENT FORM

| CRN 19-50699 | |
|----------------|--|
| CIXIN 19-30033 | |

On 07/07/2019 at 2043 hours, PO Shockley was operating the police transport vehicle at 39th and Troost Ave. on a priority call involving a belligerent subject when she observed the Victim waving at her and pointing at Mangini. PO Shockley stated she immediately recognized the male that was being pointed at as **Mangini** from a previous call for service (CRN 19-50490 details this incident). PO Shockley continued the call she was dispatched on and was unable to investigate the disturbance.

Detectives located video from a city camera that captured the incident. The incident shows a white male in black jeans chasing another white male matching the victim's clothing across 39th Street. There is a brief physical altercation before the white male in black jeans takes what appears to be a shooting stance. The white male in black jeans then walks away from scene in the opposite direction of the victim. The video is not clear enough to determine the identities of the parties.

Detectives and crime scene technicians processed the scene taking photographs, locating the victim's broken eye glasses, and soccer ball.

Mangini was arrested on 07/08/2019 in regard to a separate incident (CRN 19-50897) and requested a lawyer when he was read his Miranda Warning.

A computer check of **Mangini** shows the prior felony convictions:

On 04/21/2014, **Mangini** was convicted of the felony of Tampering with a Motor Vehicle in the Circuit Court of Calloway County, Missouri.

On 02/17/2017, **Mangini** was convicted of the felony of Resisting Arrest in the Circuit Court of Audrain County, Missouri.

On 02/27/2018, **Mangini** was convicted of the felony of Possession of Marijuana and Possession of Amphetamine in the Circuit Court of Audrain County, Missouri.

| Printed Name | Detective Ian Winters #5752 | Signature | for W.A. 45752 |
|-----------------|-------------------------------------|--------------------------|-----------------|
| The Court finds | s probable cause and directs the is | suance of a warrant this | day of |
| | | Judge | - |
| | Circuit Court of | County, Sta | te of Missouri. |