

State vs. Treshaun Hawkins

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 August 25, 2019, in the County of Jackson, State of Missouri, the defendant committed the felony of murder in the second degree charged in Count One, all allegations of which are incorporated herein by reference, and the defendant committed the foregoing felony of murder in the second 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. Murder 2nd Degree - Felony Murder - During 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 August 25, 2019, in the County of Jackson, State of Missouri, Marcus Neal was killed by being shot as a result of the perpetration of the class A felony of unlawful use of a weapon-shooting a firearm at any person under Section 571.030(9), RSMo committed by the defendant on or about August 25, 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.

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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 August 25, 2019, in the County of Jackson, State of Missouri, the defendant committed the felony of murder in the second degree charged in Count Three, all allegations of which are incorporated herein by reference, and the defendant committed the foregoing felony of murder in the second 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.

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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/ Kelsey L. Blackwell
Kelsey L. Blackwell (#63713)
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WITNESSES:

1. [REDACTED]
City, MO 64106
2. DET Timothy Taylor, 1125 Locust, Kansas City, MO 64106
3. DET Nathan S. VanVickle, 1125 Locust, Kansas City, MO 64106

PROBABLE CAUSE STATEMENT FORM

Date: 08/29/2019

CRN: 19-64504

I, Detective Nathan VanVickle #5169, of the Kansas City, Missouri Police Department
(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 08/25/2019, at 3801 Emanuel Clever Blvd in
(Date) (Address)

Kansas City, Jackson Missouri Hawkins, Treshaun
(County) (Name of Offender(s))

B/M 06/28/2002 committed one or more criminal offense(s).
(Description of Identity)

The facts supporting this belief are as follows:

- Homicide**
- Armed Criminal Action**
- Tampering with Evidence**

On 08/25/2019, at approximately 1831 hours, Officers of the Kansas City, Missouri Police Department were dispatched to 3801 Emanuel Clever Blvd. Kansas City, Jackson County, Missouri on a reported shooting.

Upon arrival Officer located two victims in the parking lot of 3801 Emanuel Clever Blvd. suffering from apparent gunshot wounds. EMS responded to the scene and declared one victim deceased on scene and transported the other victim to a local hospital where he died from his injuries.

Officers made contact with a witness, [REDACTED] on scene, who was transported to Police Headquarters where she stated, her boyfriend who was identified as Cartez M. Seals B/M 06/21/1991 went to the location to meet with the other victim who was identified as Marcus Neal B/M 11/21/1989, to talk about a feud they had been having. She stated there was also a party there who was videoing the altercation on a cell phone. She stated Seals and Neal began to fight and then there were gun shots. After the shooting the B/M, later identified as **Treshaun Hawkins B/M 06/28/2001** that was recording ran towards the yellow Ford Escape that was in the parking lot, and then fled the scene on foot. She stated that she had both of Seals cell phones with her and that she called 911 from one of his phones. She stated she believed Seals and Neal shot each other.

While on scene a 9mm Rugar Handgun was recovered from between the victims, and there were .45 shell casings, and 9mm shell casings, along with two cell phones in close proximity of the victims were recovered.

Detectives were able to review and recover surveillance video from the scene, and observed Seals and Neal becoming involved in a physical altercation, and what appears to be a gun falling on the ground, and both Seals and Neal go to the ground fighting. The B/M (**Hawkins**) that is videoing the incident then walks up towards them while they are on the ground, produces a handgun and begins to shoot at them on the ground. He then

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picks up the gun that fell on the ground, and at that point you cannot see everything that transpires due to a flag in the camera view. Seals girlfriend who was the witness runs up to them and then the Hawkins flees the scene on foot north bound. It was also determined that the suspect and one of the victims arrived at the scene in a yellow Ford Escape, Missouri License RB4U4M, VIN: 1FMCU0GX7DUB16407.

While at the scene Detectives were given the name of **Treshaun Hawkins** as the other party who was there at the time of the shooting, recording everything. Computer checks of the License plate to the Yellow Ford Escape responded back to Jaden Dennis with an address of 7449 Walrond. A computer check of the address from the vehicles DOR showed a **Treshaun Hawkins B/M 06/28/2002** to that address. Continued computer checks showed that Neal was also associated to the address and **Hawkins**.

Detectives were able to locate the registered owner of the Yellow Ford Escape [redacted] and conduct an interview with her on 08/27/2019. [redacted] stated that her brother **Tre Hawkins** had the vehicle and was with Neal. She stated **Hawkins** was supposed to bring the car back but he never did. She stated she and her mother spoke with **Hawkins** on the phone and he told them that he was there and both of the victims shot each other, and he fled the scene because he was scared. They stated **Hawkins** stays with them but had not been back to the house since the incident.

[redacted] responded back to Headquarters on 08/26/2019 and was shown a photo lineup containing 6 single photos of black males all similar in appearance. Included in the photos was **Hawkins**. [redacted] was unable to identify Hawkins as the party that was there recording the shooting, and was unable to say if **Hawkins** did any shooting.

On 08/29/2019 at approximately 1030 hours, Hawkins responded to Police Headquarters with his attorney to turn himself in. After being advised of his Miranda Rights, Hawkins stated he did not wish to make a statement.

Printed Name Det. Nathan VanVickle #5169

Signature  #5169

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

Judge

Circuit Court of _____ County, State of Missouri.