

State vs. Lavont Carter

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 February 29, 2020, in the County of Jackson, State of Missouri, the defendant, acting alone or purposefully in concert with others, committed the felony of murder in the second degree charged in Count 1, 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. 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 29, 2020, at 4045 Mill Street, in the County of Jackson, State of Missouri, the defendant, acting alone or purposefully in concert with others, knowingly shot a firearm from a white Chevy SUV, a motor vehicle, and as a result of the above described conduct, Devin Harris suffered injury or death.

State vs. Lavont Carter

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 February 29, 2020, in the County of Jackson, State of Missouri, the defendant, acting alone or purposefully in concert with others, committed the felony of unlawful use of a weapon charged in Count 3, 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. 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 statement(s) of facts filed contemporaneously herewith, 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.

State vs. Lavont Carter

JEAN PETERS BAKER
Prosecuting Attorney
Jackson County, Missouri
by,

/s/ Kristiane N. Bryant
Kristiane N. Bryant (#69524)
Assistant Prosecuting Attorney
415 E. 12th St.
Floor 7M
Kansas City, MO 64106
(816) 881-3597
KNBryant@jacksongov.org

WITNESSES:

1. [REDACTED]

[REDACTED]

[REDACTED]

64106

5. DET Chason C. Crowell, 1125 Locust, Kansas City, MO 64106

6. DET Timothy M. Fitzgerald, 1125 Locust, Kansas City, MO 64106

7. DET Daniel W. Frazier, 1125 Locust, Kansas City, MO 64106

8. Devin Harris, Prosecuting Atty. Office, 415 E 12th St, Floor 11, Kansas City, MO 64106

9. [REDACTED]

[REDACTED]

64106

12. DET Kristofer R. Oldham, 1125 Locust, Kansas City, MO 64106

[REDACTED]

MO 64106

14. [REDACTED]

15. DET Ethan Skinner,

16. DET Ephraim Vega, 1125 Locust, Kansas City, MO 64106

17. [REDACTED]

64106

18. PO A. Young, 1125 Locust, Kansas City, MO 64106

PROBABLE CAUSE STATEMENT FORM

Date: 02-29-2020

CRN: KC20015257

I, Detective K. Oldham # 5166
 (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 02-29-2020, at 4045 Mill St in
 (Date) (Address)
Kansas City, Jackson Missouri Lavont A. Carter B/M, 05-06-2001
 (County) (Name of Offender(s))
 _____ committed one or more criminal offense(s).
 (Description of Identity)

The facts supporting this belief are as follows:

On 02-29-2020 at 0124 hours an Officer with the Kansas City Missouri Police Department was working in an off duty capacity at 4040 Mill St., Kansas City, Jackson County, Missouri, when he observed the occupants of a white Chevrolet Tahoe shooting at a group of individuals on Mill St. just north of Westport Rd. which is contained within the entertainment district known as Westport. Four individuals suffered gunshot wounds and another individual died as a result of being shot during the shooting. Two of the living gunshot victims appear to be innocent by-standers and not involved in any shooting. One of the innocent bystanders, victim [REDACTED]. suffered a gunshot wound to the chest. The other innocent bystander [REDACTED]. suffered a gunshot wound to the right shoulder.

Video surveillance was obtained and Detectives observed two individuals shooting from the white Chevy SUV. The SUV is pulling out of a near-by parking garage as its occupants begin shooting in a southerly direction toward several pedestrians. A dark colored Lexus as well as a white Acura are seen following the white Chevy and appear to be part of the same group. Seconds before the occupants of the white Chevy SUV begin firing, muzzle flashes can be seen coming from inside the white Acura, which is just behind the white SUV. The license plate of 312LHL for Kansas can be seen on the white Acura. The white SUV fled the scene and was located a short time later at E. 39th and Main St. At that time Devon Carter B/M, 03-01-95 was taken into custody.

On 03-06-2020, a witness [REDACTED], was identified and agreed to provide a statement to Detectives. Ms. [REDACTED] stated she was occupying the passenger’s seat of a burgundy Mazda being driven by [REDACTED]. [REDACTED] stated a drunk woman crossed the street in front of their vehicle as they were going north, passed Off Key/Throwback lounge, toward the parking garage. They stopped they’re vehicle abruptly and an argument ensued with several people on the street, in front of their vehicle who believed they were driving in a reckless manner. The individuals who were arguing in the street included Lamon Williams and Ernest Jones who she knows as they are all frequent patrons of the Westport Entertainment District. During the interview, [REDACTED] was shown a DOR photograph of Lamon Williams B/M 12/08/94 and Ernest Jones B/M 06/09/96.

[REDACTED] identified each party by name and stated that shortly after the argument they parked their red Mazda inside the parking garage. As she and her group exited the parking garage, they were passed by a white SUV who she advised was being driven by a black male who she only knew as “D Carter.” She and her party began walking in a southerly direction, away from the parking garage. As she was walking she turned to see Lamon Williams firing shots from the passenger’s seat of a vehicle being driven by Ernest Jones. In front of this vehicle was the white SUV. She stated she also observed “D Carter” firing shots from the white SUV.

PROBABLE CAUSE STATEMENT FORM

CRN KC20015257

As previously mentioned Detectives observed two individuals in surveillance video shooting from the white Chevy SUV, one from the sun roof and one shooting over the top of the vehicle from a passenger side window. These two individuals can be seen in video surveillance exiting the Throwback / Off key lounge, becoming involved in the disturbance with the red Mazda then become occupants of the white SUV from which multiple occupants are seen shooting. Due to the fact that the white SUV and other vehicles in the caravan appear to have Kansas license plates, KCMO Detectives reached out to our KCK law enforcement partners. Still shots of involved parties were sent to Kansas City KS, Gang Unit Detective Miller who is currently assigned to an FBI Gang Task Force. Detective Miller has been a member of the KCKS Police Department since 2005 and has been a Gang Unit Detective for the past five years.

From the still shots, Detective Miller identified Lavont A. Carter B/M, 05-06-2001 (Brother to the aforementioned Devon Carter), [REDACTED] B/M, 07-30-94 and Christien A. Woody B/M, 05-10-99. With regard to Lavont Carter, Detective Miller advised that Lavont "Zai" Carter first came to his attention in 2016 when detectives first began to hear the names "3-1 Zai" and "Zai Nutty" during an investigation that began on 06/24/2016 in the 1200 hundred block of Ray Avenue where occupants from 1309 Ray traded gunfire with occupants of 1257 Ray (incident #2016-30542). Later that year his name came up several times during a state racketeering case in which not only did his name come up but incidents involving him occurred in Juniper Gardens (housing projects). Detective Miller learned his real name when he became the suspect in a homicide Case # 2018-24922 on 3/11/2018. Throughout this time Detective Miller has continuously tracked Lavont Zai Carter through social media, interviews with associates and interviews with rival gang members.

Further review of Westport security video revealed that Devon Carter as well as the parties identified by Detective Miller as Lavont Carter and Christien Woody are seen after the altercation with the red Mazda, entering the white Chevy SUV. Upon questioning, Devon Carter admitted to being the driver of the white SUV at the time of the shooting. Separate from the driver, one individual appears to be shooting from the sunroof of the vehicle and another individual is shooting over the top of the vehicle while hanging out of the passenger side window.

Printed Name Detective K. Oldham # 5166 Signature /S/ Detective K. Oldham # 5166

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. :	KC20015257
PROSECUTOR NO. :	095458518
OCN:	

STATE OF MISSOURI,)	
)	PLAINTIFF,
vs.)	
)	
CHRISTIEN WOODY)	
Unknown)	CASE NO. 2016-CR
Kansas City, MO 64106)	DIVISION
DOB: 05/10/1999)	
Race/Sex: B/M)	
)	
)	DEFENDANT.

COMPLAINT
WARRANT REQUESTED

Count I. Murder 2nd Degree (565.021-001Y19840903.0)

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 29, 2020, in the County of Jackson, State of Missouri, the defendant, acting alone or purposefully in concert with others, knowingly or with the purpose of causing serious physical injury to Devin Harris caused the death of Devin Harris by shooting him and defendant is further given notice that should the state submit murder in the second degree - felony under Section 565.021.1(2), it will be based on the death of Devin Harris as a result of the perpetration of the class A felony of unlawful use of a weapon under Section 571.030.1(9), RSMo, committed by defendant.

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. Christien Woody

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 February 29, 2020, in the County of Jackson, State of Missouri, the defendant, acting alone or purposefully in concert with others, committed the felony of murder in the second degree charged in Count 1, 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. 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 29, 2020, at 4045 Mill Street, in the County of Jackson, State of Missouri, the defendant, acting alone or purposefully in concert with others, knowingly shot a firearm from a white Chevy SUV, a motor vehicle, and as a result of the above described conduct, Devin Harris suffered injury or death.

State vs. Christien Woody

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 February 29, 2020, in the County of Jackson, State of Missouri, the defendant, acting alone or purposefully in concert with others, committed the felony of unlawful use of a weapon charged in Count 3, 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. 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 statement(s) of facts filed contemporaneously herewith, 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.

State vs. Christien Woody

JEAN PETERS BAKER
Prosecuting Attorney
Jackson County, Missouri
by,

/s/ Kristiane N. Bryant
Kristiane N. Bryant (#69524)
Assistant Prosecuting Attorney
415 E. 12th St.
Floor 7M
Kansas City, MO 64106
(816) 881-3597
KNBryant@jacksongov.org

WITNESSES:

1. [REDACTED]
[REDACTED]
2. [REDACTED]
[REDACTED]
3. [REDACTED]
[REDACTED]
4. [REDACTED]
64106
5. DET Chason C. Crowell, 1125 Locust, Kansas City, MO 64106
6. DET Timothy M. Fitzgerald, 1125 Locust, Kansas City, MO 64106
7. DET Daniel W. Frazier, 1125 Locust, Kansas City, MO 64106
8. [REDACTED]
[REDACTED]
[REDACTED]
[REDACTED]
64106
9. [REDACTED]
[REDACTED]
[REDACTED]
[REDACTED]
64106
10. DET Kristofer R. Oldham, 1125 Locust, Kansas City, MO 64106
[REDACTED]
[REDACTED]
11. [REDACTED]
[REDACTED]
12. [REDACTED]
13. [REDACTED]
14. [REDACTED]
15. DET Ethan Skinner,
16. DET Ephraim Vega, 1125 Locust, Kansas City, MO 64106
17. [REDACTED]
64106
18. PO A. Young, 1125 Locust, Kansas City, MO 64106

PROBABLE CAUSE STATEMENT FORM

Date: 02-29-2020

CRN: KC20015257

I, Detective K. Oldham # 5166
(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 02-29-2020, at 4045 Mill St in
(Date) (Address)

Kansas City, Jackson Missouri Christien A. Woody B/M, 05-10-99
(County) (Name of Offender(s))

committed one or more criminal offense(s).
(Description of Identity)

The facts supporting this belief are as follows:

On 02-29-2020 at 0124 hours an Officer with the Kansas City Missouri Police Department was working in an off duty capacity at 4040 Mill St., Kansas City, Jackson County, Missouri, when he observed the occupants of a white Chevrolet Tahoe shooting at a group of individuals on Mill St. just north of Westport Rd. which is contained within the entertainment district known as Westport. Four individuals suffered gunshot wounds and another individual died as a result of being shot during the shooting. Two of the living gunshot victims appear to be innocent by-standers and not involved in any shooting. One of the innocent bystanders, victim [REDACTED], suffered a gunshot wound to the chest. The other innocent bystander [REDACTED] suffered a gunshot wound to the right shoulder.

Video surveillance was obtained and Detectives observed two individuals shooting from the white Chevy SUV. The SUV is pulling out of a near-by parking garage as its occupants begin shooting in a southerly direction toward several pedestrians. A dark colored Lexus as well as a white Acura are seen following the white Chevy and appear to be part of the same group. Seconds before the occupants of the white Chevy SUV begin firing, muzzle flashes can be seen coming from inside the white Acura, which is just behind the white SUV. The license plate of 312LHL for Kansas can be seen on the white Acura. The white SUV fled the scene and was located a short time later at E. 39th and Main St. At that time Devon Carter B/M, 03-01-95 was taken into custody.

On 03-06-2020, a witness, [REDACTED], was identified and agreed to provide a statement to Detectives. [REDACTED] stated she was occupying the passenger's seat of a burgundy Mazda being driven by [REDACTED]. [REDACTED] stated a drunk woman crossed the street in front of their vehicle as they were going north, passed Off Key/Throwback lounge, toward the parking garage. They stopped they're vehicle abruptly and an argument ensued with several people on the street, in front of their vehicle who believed they were driving in a reckless manner. The individuals who were arguing in the street included Lamon Williams and Ernest Jones who she knows as they are all frequent patrons of the Westport Entertainment District. During the interview, [REDACTED] was shown a DOR photograph of Lamon Williams B/M 12/08/94 and Ernest Jones B/M 06/09/96.

[REDACTED] identified each party by name and stated that shortly after the argument they parked their red Mazda inside the parking garage. As she and her group exited the parking garage, they were passed by a white SUV who she advised was being driven by a black male who she only knew as "D Carter." She and her party began walking in a southerly direction, away from the parking garage. As she was walking she turned to see Lamon Williams firing shots from the passenger's seat of a vehicle being driven by Ernest Jones. In front of this vehicle was the white SUV. She stated she also observed "D Carter" firing shots from the white SUV.

As previously mentioned Detectives observed two individuals in surveillance video shooting from the white Chevy SUV, one from the sun roof and one shooting over the top of the vehicle from a passenger side window. These two individuals can be seen in video surveillance exiting the Throwback / Off key lounge, becoming involved in the disturbance with the red Mazda then become occupants of the white SUV from which multiple occupants are seen shooting. Due to the fact that the white SUV and other vehicles in the caravan appear to have Kansas license plates, KCMO Detectives reached out to our KCK law enforcement partners. Still shots of involved parties were sent to Kansas City KS, Gang Unit Detective Miller who is currently assigned to an FBI Gang Task Force. Detective Miller has been a member of the KCKS Police Department since 2005 and has been a Gang Unit Detective for the past five years.

PROBABLE CAUSE STATEMENT FORM

CRN KC20015257

From the still shots, Detective Miller identified Lavont A. Carter B/M, 05-06-2001 (Brother to the aforementioned Devon Carter), [REDACTED] and Christien A. Woody B/M, 05-10-99. With regard to Christien Woody and [REDACTED] Detective Carter advised that on 02-28-2020, at approximately 1914 hrs, a shooting occurred at N. 74th St and Armstrong Av in Kansas City KS, case number 2020-00022349. KCKS Detectives interviewed victims Christien Woody B/M, 05-10-99 and [REDACTED] stated they were stopped at a stop sign when the shooting occurred. They advised they had just left the near-by City Gear store located at 7710 State Av, KCKS prior the shooting. Detectives responded to that location and obtained video surveillance in an attempt to locate any possible suspect information. In the surveillance video two black males who appear to match the physical description of Christien Woody and [REDACTED] are seen in the store.

In the store video, on 02-28-2020, at approximately 1847 hrs, the two males enter the store. The male believed to be Christien Woody has short approximately five to six inch thin braids in his hair and a chin strap type beard. He is wearing a red and yellow lanyard which appears to be a Chiefs lanyard. Something red is seen hanging from the lanyard. Woody buys a pair of Black Nike tennis shoes with a light colored "Swoosh." He is standing next to another black male who is believed to be [REDACTED]. [REDACTED] has long dread lock style hair which is pulled back. He is wearing blue jeans and a black hooded jacket with a white stripe down both arms.

Video surveillance was obtained from the Westport shooting from just prior to the shooting from the Throwback/Off Key Lounge. On 02-29-2020, at approximately 1240 hrs, a black male exits the lounge who appears to match the description of Christien Woody to include the short thin braids which are sticking out from a hat, chin strap style beard and red and yellow lanyard with something red hanging from the end. This male is also wearing black Nike tennis shoes with a light colored "Swoosh" symbol on the side. Approximately two minutes later, a black male is seen coming out of the lounge and standing next to Woody. This male appears to match the description of [REDACTED] to include long dread lock style hair which is pulled back, wearing a black hooded jacket with a white stripe down both arms.

Further review of Westport security video revealed that Devon Carter as well as the parties identified by Detective Miller as Lavont Carter and Christien Woody are seen after the altercation with the red Mazda, entering the white Chevy SUV. Upon questioning, Devon Carter admitted to being the driver of the white SUV at the time of the shooting. Separate from the driver, one individual appears to be shooting from the sunroof of the vehicle and another individual is shooting over the top of the vehicle while hanging out of the passenger side window.

Printed Name Detective K. Oldham # 5166 Signature /S/ Detective K. Oldham # 5166

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

Judge

Circuit Court of _____ County, State of Missouri.