


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

POLICE NO. :	KC20043620
PROSECUTOR NO. :	095460056
OCN:	

STATE OF MISSOURI,)	
)	PLAINTIFF,
vs.)	
)	
GLENN DARREN RUCKER)	
11316 Calico Drive)	CASE NO. 2016-CR
Kansas City, MO 64137)	DIVISION
DOB: 07/22/1982)	
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 July 1, 2020, in the County of Jackson, State of Missouri, the defendant knowingly caused the death of Sharon Heifner-Douglas by shooting her.

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. Glenn Darren Rucker

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 1, 2020, 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.

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.

State vs. Glenn Darren Rucker

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)
Assistant Prosecuting Attorney
415 E. 12th Street, 7M
Kansas City, MO 64106
(816) 881-4593
kblackwell@jacksongov.org

WITNESSES:

1. DET Alane M. Booth, 1125 Locust, Kansas City, MO 64106
2. DET Rodney E. Haney, 1125 Locust, Kansas City, MO 64106
3. DET Ian D. Hobbs, 1200 E. Linwood, Kansas City, MO 64106
4. [REDACTED] St, Floor 11, Kansas City, MO
64106
5. DET Kari E. Mutschler, 1125 Locust, Kansas City, MO 64106
6. DET Christopher S Smith,
7. [REDACTED] Floor 11, Kansas City, MO
64106

PROBABLE CAUSE STATEMENT FORM

Date: 7/24/2020

CRN: 20-043620

I, Det. Alane Booth #4105
(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 7/1/2020, at E. Red Bridge Rd/ Bennington Ave in
(Date) (Address)

Kansas City, Jackson Missouri Glenn Darren Rucker
(County) (Name of Offender(s))

b/m, 7/22/82, 5'4", 151 lbs committed one or more criminal offense(s).
(Description of Identity)

The facts supporting this belief are as follows:

On 7/1/2020 at approximately 1941 Hours, officers of the Kansas City Missouri Police Department were dispatched to the area of E. Red Bridge Road and Bennington Ave Kansas City, Jackson County, MO 64134 on a reported shooting. Upon arrival, officers located an adult w/f lying in the roadway (E. Red Bridge Rd.) with apparent gunshot trauma near a red ATV, just east of that intersection. KCFD-EMS responded and pronounced the victim deceased at the scene. The Jackson County Medical Examiner determined the cause of death to be multiple gunshot wounds and the manner of death as homicide. All of the gunshot wounds were documented as having a directional path of left to right. One of the bullets was documented as having entered her left chest and perforated the heart diaphragm and liver. The victim was identified as Sharon Heifner-Douglas, w/f, 11/20/1978, who resided less than a half mile from where she was shot.

A short blood trail was observed on the eastbound roadway of E. Red Bridge, consistent with the path of the victim's ATV before it came to rest.

A bulletin was released to all KCPD personnel on 7/2/20 which contained two still color images of the suspect vehicle captured immediately after the shooting. The suspect vehicle was determined to be a maroon/burgundy four door Pontiac Vibe, a compact SUV, with a luggage rack and apparent gray trim along the wheel wells and running boards.

Two witnesses, interviewed that same evening, on 7/1/20, described the female victim was traveling slowly eastbound on her ATV on E. Red Bridge Rd. eastbound from Bennington Ave, as her dog was walking along side her in the grass at the south curb. The witnesses described seeing a maroon or burgundy, four door SUV, with a temporary tag with the specific expiration date of 6/19/20, also traveling eastbound on E. Red Bridge Rd.. The SUV then pulled up along side the victim's ATV, a gun was observed at the passenger's window of the SUV, and the victim was fired upon. Immediately after the shots were fired, the victim's ATV veared to the south curb of E. Red Bridge Rd., east of Bennington Ave. and she fell off of her ATV. The two witnesses traveling eastbound behind the victim and suspect vehicle, stopped to assist the female shooting victim, but the victim was unresponsive. The witnesses also initially took control of the victim's dog. The witnesses stated they did not hear or observe any conflict between the suspect vehicle and victim prior to the shooting.

The witnesses stated they initially noticed the maroon/burgundy SUV with the temporary tag, just prior to the shooting, when they left the McDonald's at E. Red Bridge Rd. at Hillcrest Rd., less than a mile west of the scene of the shooting. The witnesses described having observed something white in the rear hatchback window of the SUV blocking the interior

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view of the occupant (s) as the witnesses traveled behind the SUV during the route to the scene of the shooting from the area of the McDonalds restaurant.

On the afternoon of 7/7/20 at a car wash located at 43rd and Prospect Ave, Kansas City, Jackson County, MO, KCPD officers observed a vehicle matching the description of the vehicle from the bulletin. The MO temporary tag of the vehicle they observed was 6/19/20, the same as described by the eye-witnesses. The only individual associated to the vehicle was observed to be a black male who was observed removing something from the area of his waistband as officers approached as he leaned into the front passenger side of the SUV. The officers contacted him and he identified himself as Glenn Darren Rucker, b/m, 7/22/82. Rucker was taken into custody for an outstanding warrant, and subsequently placed on a 24 hour Investigative HOLD, and transported to 1125 Locust St. to be interviewed by a detective. Prior to towing the Pontiac Vibe, an inventory search of the vehicle indicated a handgun in the glove box of the vehicle. The vehicle was towed and a search warrant was subsequently obtained and executed to search the vehicle, and recover the handgun and Rucker's cell phone.

On 7/7/20 Rucker was read the Miranda Waiver Form and stated he understood his right and provided a statement to a detective. He stated he was the purchaser of the 2006 Pontiac Vibe and had been sleeping in his vehicle as well as staying with different relatives intermittently. Rucker stated he stores and travels with different miscellaneous items in the rear of his SUV. Rucker was shown a single color photo of the victim, and he denied being familiar with her. Rucker denied having shot anyone. Rucker did however describe being in the area of the intersection of E. Red Bridge Rd and Bennington Ave, as he indicated on a Google Map image of the area. He stated he was in that area on the same day he made multiple 911 calls regarding suspicious activity he was observing, which included seeing skulls in trees and women being kidnapped. Rucker signed a Consent to Search form for both a sample of his DNA and for his cellular phone which was in his possession at the time of his arrest on 7/7/20. Rucker also admitted to using illegal narcotics, to include methamphetamine, but stated he is not an addict. Rucker stated the aforementioned 9MM handgun in his vehicle belonged to his brother-in-law, but stated he's had possession of it for several days, and it's been left in his vehicle on previous occasions since it was purchased. Rucker described how he was with his brother-in-law when the gun was purchased. Rucker identified a single color photo of the brother-in-law, whom he was with when the gun was purchased. The recovered 9MM handgun was confirmed to have been legally purchased by his brother-in-law from a gunstore in Raytown, MO on 5/30/20. Rucker admitted he is a felon and is not to be in possession of a firearm, and a computer check confirmed Rucker to be a convicted felon. Rucker may not lawfully carry a firearm due to his felony conviction.

On 7/8/20 a firearms examiner from the Kansas City Missouri Regional Crime Lab conducted a comparison of the recovered Century Arms Canik 9MM luger model TP9DA, serial # 20BJ01783, manufactured by Canik of Turkey and imported by Century Arms, Inc of Georgia, VT., to the three recovered spent 9MM shell casings from the homicide scene. The examiner determined the three casings were fired from the Century Arms Canik 9MM luger, recovered from the glovebox of the 2006 maroon Pontiac Vibe with MO temporary tag dated 6/19/20.

Surveillance video was obtained from the McDonald's restaurant at E. Red Bridge Rd. and Hickman Mills Dr. associated to 7/1/20, which captured the interviewed witnesses in their vehicle directly behind the maroon/burgundy Pontiac Vibe compact SUV at E. Red Bridge Rd. and Hickman Mills Dr., after the witnesses exited the McDonald's parking lot. The video also shows the witnesses van traveling eastbound after the maroon Pontiac Vibe. The same video also indicated the Pontiac to have something white in the rear hatchback window as described by the witnesses. The video also captured a lone b/m driver occupying the Pontiac Vibe prior to the vehicle entering the roadway eastbound on E. Red Bridge Rd from Hickman Mills Dr., which would be headed towards the direction of the location of the shooting.

Historical call log history obtained from Rucker's cell phone indicated he had in fact made multiple 911 calls on the evening of 7/1/20 following the dispatched time of the shooting/homicide. The first 911 call was made at 2009 hours. The 911 call was determined to have been received by a Grandview Police Department calltaker.

On 7/15/20 the Grandview PD recorded 911 call associated to Rucker's cell phone number on 7/1/20 at 2009 hours, captured a male caller who clearly identified himself by his full name, "Glenn Darren Rucker," and he then clearly stated the vehicle he was currently driving as a "red Pontiac Vibe. He stated he's been driving fast and running traffic lights, and

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clearly stated he “just shot some lady on her four-wheeler.” Rucker’s speech was rapid, and had an urgent tone, and he continued to describe to the calltaker there was someone shooting at his family from a tower. Due to Rucker’s inability to provide a discernable location, his cell phone location was pinged during the 911 call by the Grandview Communications Unit, which provided GPS coordinates in an attempt to locate the caller’s whereabouts of the reported emergency. Members of the Grandview PD were dispatched to the GPS location of Rucker’s call, which placed Rucker’s cell phone in the specific area between two businesses located next door to each other; the Quick Stop and the Rocket Stop gas and convenience stores located at 12128 Blue Rdge Ext. Grandview, MO, 64030 and 12114 Blue Ridge Ext. Grandview, MO, 64030, respectively. Subsequent surveillance video from each business captured quality color video which indicated Grandview PD had arrived in the area, but had arrived after the vehicle associated to Rucker, the maroon Pontiac Vibe had left the area. The lone b/m driver of the maroon Pontiac Vibe with temporary tags and something white blocking the rear hatchback windshield, as clearly depicted in the surveillance video, appeared to be Rucker. Rucker, the drive, also appeared to be wearing the same clothing as documented in his custodial interview on 7/7/20. The video indicated Rucker was on the aforementioned business properties at 2008-2009 hours on 7/1/20, the same time frame of the 911 call to Grandview PD from Rucker’s cell phone number. The video also depicted the lone b/m driver exiting the maroon Pontiac Vibe and to be on his cell phone and being animated as he was talking and walking around his vehicle behind the Quick Stop. The driver, matching Rucker’s description, then re-entered the maroon Pontiac Vibe while on his cell phone and then drove east between the two aforementioned convenience stores towards Blue Ridge Blvd.

Additionally, during Rucker’s interview on 7/7/20, he also stated he spent the night with an relative, the same night he had made the 911 calls (7/1/20), and he described the general area of her apartment. He stated when he arrived at her apartment the same evening he had made the 911 calls, his relative said to him, “You high as a motha’ fucka.” Rucker’s relative was later identified and interviewed. She resides in the area of 87th and Blue Ridge Blvd. She confirmed Rucker had spent the night with her as mentioned by Rucker, and she confirmed he did appear high, as she is familiar with his behavior when he is high. The relative described Rucker’s behavior when he is high as talking to himself and also answering himself, and as if he’s not there when looking into his eyes. She also stated she’s been concerned he would harm someone.

On 7/22/20 a Forensic Examiner at the Kansas City Regional Crime Lab reported the findings of comparisons of the DNA buccal swab collected from Rucker and a DNA buccal swab collected from Rucker’s brother-in-law, to the swab of the trigger from the recovered 9mm handgun recovered from Rucker’s Pontiac Vibe and a swab collected from the leather steering wheel cover of Rucker’s Pontiac Vibe. The comparison results indicated the brother-in-law/purchaser of the 9mm handgun, was excluded as a contributor of DNA to both the trigger and steering wheel swabs. Rucker was included as the only contributor of DNA to the swab of the steering wheel cover of the Pontiac vibe. Rucker’s DNA on the steering wheel cover was documented as being 570 octillion times more likely than not to be the contributor of DNA. Rucker was also included as a major contributor of DNA and as 76 septillion more times likely to be the contributor of DNA to the swab collected from the trigger of the 9MM handgun than not.

Printed Name Det. Alane Booth #4105 Signature /s/ Det. Alane Booth #4105

The Court finds probable cause and directs the issuance of a warrant this 24 day of July.

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Judge

Circuit Court of Jackson County, State of Missouri.