

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

POLICE NO. :	KC20065889
PROSECUTOR NO. :	095460934
OCN:	

STATE OF MISSOURI,)	
)	PLAINTIFF,
vs.)	
)	
PIERRE BEY-CRAWFORD)	
5915 Richmond)	CASE NO. 2016-CR
Kansas City, MO 64130)	DIVISION
DOB: 11/11/1987)	
Race/Sex: B/M)	
████████████████████)	
)	DEFENDANT.

COMPLAINT
WARRANT REQUESTED

Count I. Rape Or Attempted Rape - 1st Degree (566.030-001Y20201101.0)

The Prosecuting Attorney of the County of Jackson, State of Missouri, upon information and belief, charges that the defendant, in violation of Section 566.030, RSMo, committed the **Felony of Rape in the First Degree**, punishable upon conviction under Section 566.030, RSMo, and subject to lifetime supervision under Section 217.735, RSMo, in that on or about September 26, 2020, in the County of Jackson, State of Missouri, the defendant knowingly had sexual intercourse with ██████, by the use of forcible compulsion.

The offense of rape in the first degree or attempt to commit rape in the first degree is a felony for which the authorized term of imprisonment is life imprisonment or a term of years not less than five years.

Count II. Armed Criminal Action (571.015-001Y20205213.0)

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) (571.015.2) (571.015.3), RSMo, in that on or about on or about September 26, 2020, in the County of Jackson, State of Missouri, the defendant committed the felony of Rape in the first degree charged in Count I , all allegations of which are

State vs. Pierre Bey-Crawford

incorporated herein by reference, and the defendant committed the foregoing felony of Rape in the first degree by, with and through, the knowing use, assistance and aid of a deadly weapon.

Any person who commits any felony under the laws of this state by, with, or through the use, assistance, or aid of a dangerous instrument or deadly weapon is also guilty of the offense of armed criminal action and, upon conviction, shall be punished by imprisonment by the department of corrections for a term of not less than three years and not to exceed fifteen years, unless the person is unlawfully possessing a firearm, in which case the term of imprisonment shall be for a term of not less than five years. The punishment imposed pursuant to this subsection shall be in addition to and consecutive 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. No person convicted under this subsection shall be eligible for parole, probation, conditional release, or suspended imposition or execution of sentence for a period of three calendar years

Count III. Unlawful Use Of Weapon - Subsection 4 - Exhibiting (571.030-010Y20205212.0)

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 E Felony of Unlawful Use of a Weapon**, punishable upon conviction under Sections 558.002 and 558.011, RSMo, in that on or about September 26, 2020, in the County of Jackson, State of Missouri, the defendant knowingly exhibited, in the presence of one or more persons a semi-automatic .380 caliber 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 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 one (1) year 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 IV. Domestic Assault - 2nd Degree (565.073-003Y20201315.0)

The Prosecuting Attorney of the County of Jackson, State of Missouri, upon information and belief, charges that the defendant, in violation of Section 565.073, RSMo, committed the **Class D Felony of Domestic Assault in the second degree**, punishable upon conviction under Sections 558.011 and 558.002, RSMo, in that on or about September 26, 2020, in the County of Jackson, State of Missouri, the defendant knowingly

State vs. Pierre Bey-Crawford

caused physical injury to [REDACTED] by striking her in the face, and [REDACTED]. was a domestic victim in that she and the defendant were persons who had been in a continuing social relationship of a romantic or intimate nature.

The range punishment for a class D felony is imprisonment in the custody of the Missouri Department of Corrections for a term of years not less than one (1) year and not to exceed seven (7) 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 V. Domestic Assault - 2nd Degree (565.073-003Y20201315.0)

The Prosecuting Attorney of the County of Jackson, State of Missouri, upon information and belief, charges that the defendant, in violation of Section 565.073, RSMo, committed the **Class D Felony of Domestic Assault in the second degree**, punishable upon conviction under Sections 558.011 and 558.002, RSMo, in that on or about September 26, 2020, in the County of Jackson, State of Missouri, the defendant knowingly caused physical injury to [REDACTED]. by strangling her, and [REDACTED]. was a domestic victim in that she and the defendant were persons who had been in a continuing social relationship of a romantic or intimate nature.

The range punishment for a class D felony is imprisonment in the custody of the Missouri Department of Corrections for a term of years not less than one (1) year and not to exceed seven (7) 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 VI. Domestic Assault - 3rd Degree (565.074-003Y20201301.0)

The Prosecuting Attorney of the County of Jackson, State of Missouri, upon information and belief, charges that the defendant, in violation of Section 565.074, RSMo, committed the **Class E Felony of Domestic Assault in the third degree**, punishable upon conviction under Sections 558.011 and 558.002, RSMo, in that on or about September 26, 2020, in the County of Jackson, State of Missouri, the defendant knowingly caused physical pain to [REDACTED]. by striking her about her body, and [REDACTED]. was a domestic victim in that she and the defendant were persons who had been in a continuing social relationship of a romantic or intimate nature.

The range 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 one (1) year and not to exceed four (4) years; or by imprisonment for a special term not to exceed one (1) year in

State vs. Pierre Bey-Crawford

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 VII. Unlawful Possession Of A Firearm (571.070-001Y20205212.0)

The Prosecuting Attorney of the County of Jackson, State of Missouri, upon information and belief, charges that the defendant, in violation of Section 571.070, RSMo, committed the **Class D Felony of Unlawful Possession of a Concealable Firearm**, punishable under Sections 558.011 and 558.002, RSMo, in that on or about September 26, 2020, in the County of Jackson, State of Missouri, the defendant knowingly possessed a semi-automatic .380 caliber handgun, a firearm, and on October 5, 2017, the defendant was convicted of the felony of Knowingly Burning or Exploding in the Circuit Court of Jackson County, Missouri.

The range punishment for a class D felony is imprisonment in the custody of the Missouri Department of Corrections for a term of years not less than one (1) year and not to exceed seven (7) 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.

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.

JEAN PETERS BAKER
Prosecuting Attorney
Jackson County, Missouri
by,

/s/ Kristin A. Ries
Kristin A. Ries (#66178)
Assistant Prosecuting Attorney
415 E. 12th St., Floor 7M
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State vs. Pierre Bey-Crawford

WITNESSES:

1. DET Millie E. Gray, 1125 Locust, Kansas City, MO 64106
2. SGT Erica M Oldham, 1125 Locust, Kansas City, MO 64106
3. [REDACTED]
4. [REDACTED]. Office, 415 E 12th St, Floor 11, Kansas City, MO 64106
5. DET Robert E. Roubal, 1125 Locust, Kansas City, MO 64106

PROBABLE CAUSE STATEMENT FORM

Date: 09-26-2020

CRN: 20-065889

I, Detective Robert Roubal #5075
(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 09-26-2020, at 7675 Monroe Ave. #42 in
(Date) (Address)

Kansas City, Jackson Missouri Pierre A. Bey-Crawford
(County) (Name of Offender(s))

B/M 11-11-1987 6'02 175 Blk Bro committed one or more criminal offense(s).
(Description of Identity)

Rape – DV Assault

The facts supporting this belief are as follows:

On 09-26-20, officers were dispatched to **7675 Monroe Ave. Apt #42, Kansas City, Jackson County, Missouri** in regard to an armed disturbance.

On 09-26-20, Det. Gray responded to Research Medical Center and obtained a formal statement from [REDACTED] [REDACTED] stated she and **Pierre BEY-CRAWFORD, B/M, 11-11-1987** have been in a romantic relationship since 02-26-18, and she is currently pregnant with **BEY-CRAWFORD's** child. [REDACTED] stated on 09-26-20, she was in her apartment at 7675 Monroe Ave., sitting in her room on her bed, and that her kids were in their room playing. [REDACTED] heard the door close and she thought it was her brother, [REDACTED], coming in, but **BEY-CRAWFORD** walked in and caught her off guard. She stated at that point she "knew she was in danger" and she knew she had to talk to him a certain way and move around and inch towards the door. **BEY-CRAWFORD** said, "Why are you talking to me like that?!" referencing the times [REDACTED] had been texting or calling him, asking for him to return her vehicle. **BEY-CRAWFORD** demanded to see [REDACTED]'s phone, and she told him no because every time he would take it, he would break it. **BEY-CRAWFORD** took the cell phone out of [REDACTED]'s hand, and saw she had a lock on it and asked her for the code, and she told him "No." **BEY-CRAWFORD** then "pulled out his gun, and said "Tell me the code!" [REDACTED] then told him the code. **BEY-CRAWFORD** didn't pull his gun out on her first, but started hitting her first. [REDACTED] made her way over to the window in her room and opened it and tried to climb out while screaming. [REDACTED] stated **BEY-CRAWFORD** was hitting her with her cell phone, and hit her on the left side of her forehead and left eye approximately two to three times. **BEY-CRAWFORD** told her to be quiet pulled her back in and shut the window.

BEY-CRAWFORD started hitting her with his fists, and punching her in the stomach, back, and legs. [REDACTED] said it hurt badly and she was screaming and crying. **BEY-CRAWFORD** went to the bathroom and [REDACTED] started to throw up and peed on herself. When **BEY-CRAWFORD** came back from the bathroom, he got behind her and pulled her shorts down, and put his hand on her back and she couldn't move because her back hurt so badly. **BEY-CRAWFORD** put his penis in her vagina, and he was not wearing a condom. It is unknown if he ejaculated. [REDACTED] stated the sexual assault occurred on the bedroom floor. [REDACTED]'s cell phone started ringing, and it was [REDACTED] calling because he was at the door, and that was when **BEY-CRAWFORD** was "done". **BEY-CRAWFORD** told [REDACTED] to get up, and that he was going to take her to the bathroom to get in the shower. [REDACTED] told **BEY-CRAWFORD** she couldn't get up, and that **BEY-CRAWFORD** carried her to the bathroom. Once they got into the bathroom, [REDACTED]'s phone started ringing again and **BEY-CRAWFORD** began

PROBABLE CAUSE STATEMENT FORM

CRN 20-065889

hitting her on her left arm and threw her cell phone down causing it to "shatter". BEY-CRAWFORD then began to strangle [REDACTED] with both hands, and all she can remember is that she couldn't breathe and fell to the ground. [REDACTED] said BEY-CRAWFORD took a shower, and left her on the floor of the bathroom. [REDACTED] heard BEY-CRAWFORD leave out the front door, and heard her car start, and shortly after that she heard police sirens.

[REDACTED] said the gun was a small gun, that was black and silver, and it looked like a pistol and not a revolver. BEY-CRAWFORD held the gun up to her left temple touching her skin while she was halfway out of her bedroom window. He was cussing at her, but she doesn't remember exactly what he was saying at this time while she was at the window. BEY-CRAWFORD pointed his gun at her a second time when he was stomping on her while she was on the ground in the bedroom. BEY-CRAWFORD stated, "If the cops come, I'm gonna shoot you! I don't care about you or this baby!"

[REDACTED] was transported to Research Medical Center for medical attention and a SANE exam.

On 09-26-20, I responded to 7675 Monroe Ave. #42 and contacted [REDACTED] who provided a formal statement. [REDACTED] stated on 09-26-20, at approximately 1200 hours, he returned to the apartment on Monroe Ave. After being there for approximately 5-10 minutes, he heard [REDACTED] and BEY-CRAWFORD arguing. He looked into the back bedroom and observed BEY-CRAWFORD shove [REDACTED] against a wall, and then went to a different room to call the police. When he saw BEY-CRAWFORD and [REDACTED], they were both fully clothed. [REDACTED] estimated approximately 10 minutes had passed between him calling for the police until officers arrived. Before officers arrived, BEY-CRAWFORD left the apartment. While BEY-CRAWFORD was leaving, [REDACTED] stated he observed BEY-CRAWFORD to have a silver handgun. [REDACTED] motioned to his waistband when he described seeing the gun, and stated BEY-CRAWFORD is known to always be carrying a gun. [REDACTED] stated he never saw the gun in BEY-CRAWFORD's hand when he saw him today. [REDACTED] said he went back into the apartment and located [REDACTED] in the bathroom, completely naked, and crying. [REDACTED] did not tell [REDACTED] what had happened to her.

After BEY-CRAWFORD left the scene, a car chase and foot chase ensued. A semi-automatic .380 handgun was located and recovered from the scene near where BEY-CRAWFORD was taken into custody. It was loaded with one (1) live round chambered and additional ammunition in the magazine. After BEY-CRAWFORD was taken into custody, he was transferred to Research Medical Center by EMS due to injuries obtained during the chase. He was unable to provide a statement. A search warrant for BEY-CRAWFORD's genetic material and hair standards was obtained and executed while he was at Research Medical Center.

I am requesting a warrant and a bond associated with the warrant set for BEY-CRAWFORD due to the following: BEY-CRAWFORD has prior convictions for criminal threats, kidnapping, federal weapons charges, multiple felony probation violations, multiple domestic violence related offenses, and at least two prior domestic violence incidents with the current victim, [REDACTED] BEY-CRAWFORD is currently on probation in Jackson County, Missouri, for the felony conviction of knowingly burning or exploding and represents a significant threat to the safety of the public.

Printed Name Det. Robert Roubal #5075 Signature /S/ Det. Robert Roubal #5075

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

PROBABLE CAUSE STATEMENT FORM

CRN 20-065889

Judge

Circuit Court of _____ County, State of Missouri.