

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

<b>POLICE NO. :</b>	20-005416
<b>PROSECUTOR NO. :</b>	095462282
<b>OCN:</b>	

<b>STATE OF MISSOURI,</b>	)	
	)	<b>PLAINTIFF,</b>
<b>vs.</b>	)	
	)	
<b>ALEXIS DENISE-MARIE FISHER</b>	)	
<b>8247 Lydia Ave</b>	)	<b>CASE NO. 2016-CR</b>
<b>Kansas City, MO 64131</b>	)	<b>DIVISION</b>
<b>DOB: 04/13/1999</b>	)	
<b>Race/Sex: B/F</b>	)	
<div style="background-color: black; width: 150px; height: 15px;"></div>	)	
	)	<b>DEFENDANT.</b>

**COMPLAINT  
WARRANT REQUESTED**

**Count I. Murder 2nd Degree - Felony Murder - During Perpetration/Attempted  
Perpetration/Flight From Perpetration Of A Felony, A Person Dies (565.021-  
003Y20200999.0)**

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 December 13, 2020, in the County of Jackson, State of Missouri, Matthew A Hill Jr. was killed by being shot as a result of the perpetration of the Class E felony of Delivery of a Controlled Substance under Section 579.020, RSMo committed by the defendant on or about December 13, 2020, 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.

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 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,

**State vs. Alexis Denise-Marie Fisher**

committed the **Felony of Armed Criminal Action**, punishable upon conviction under Section 571.015.1, RSMo, in that on or about on or about December 13, 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 571.015.1, RSMo, is 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. 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. Delivery Of 35 Grams Or Less Of Marijuana Or Synthetic Cannabinoid  
(579.020-005Y20203560.0)**

The Prosecuting Attorney of the County of Jackson, State of Missouri, upon information and belief, charges that the defendant, in violation of Section 579.020, RSMo, committed the **Class E Felony of Delivery of a Controlled Substance**, punishable upon conviction under Sections 558.011 and 558.002, RSMo, in that on or about December 13, 2020, in the County of Jackson, State of Missouri, the defendant knowingly delivered marijuana, a controlled substance, to Matthew A Hill Jr., knowing that it was a controlled substance.

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.

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. Alexis Denise-Marie Fisher**

**JEAN PETERS BAKER**  
Prosecuting Attorney  
Jackson County, Missouri  
by,

*/s/ Jordan R. Bergus*  
Jordan R. Bergus (#64729)  
Assistant Prosecuting Attorney  
415 East 12th Street  
11th Floor  
Kansas City, MO 64106  
(816) 881-3319  
jbergus@jacksongov.org

**WITNESSES:**

1. DET Brian Bradley, 1200 Main Street, Grandview, MO 64030
2. PO JD Demoss, 1200 Main Street, Grandview, MO 64030
3. PO Scott Evans, 1200 Main Street, Grandview, MO 64030
4. [REDACTED] Atty. Office, 415 E 12th St, Floor 11, Kansas City, MO 64106
5. PO David Gutierrez, 1200 Main Street, Grandview, MO 64030
6. Matthew A Hill Jr., Prosecuting Atty. Office, 415 E 12th St, Floor 11, Kansas City, MO 64106
7. [REDACTED]. Office, 415 E 12th St, Floor 11, Kansas City, MO 64106
8. DET Stephanie Jones, 1200 Main Street, Grandview, MO 64030
9. [REDACTED] Office, 415 E 12th St, Floor 11, Kansas City, MO 64106
10. DET Megan Larkey, 1200 Main Street, Grandview, MO 64030
11. [REDACTED] City, MO 64106
12. PO John Newsham, 1200 Main Street, Grandview, MO 64030
13. TPR R. C. Richardson, 504 S.E. Blue Parkway, Lees Summit, MO 64063
14. PO M. Russell, 1200 Main Street, Grandview, MO 64030
15. DET Ryan Seeger, 1200 Main Street, Grandview, MO 64030
16. [REDACTED] Atty. Office, 415 E 12th St, Floor 11, Kansas City, MO 64106

**GRANDVIEW STATEMENT OF PROBABLE CAUSE**

**Report Number: 20005416**

**I, Detective Brian Bradley, 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 12/13/2020 at 13213 Winchester Avenue, Grandview, Jackson County, Missouri, Alexis DM Fisher, black female, DOB 04/13/1999, [REDACTED] committed one or more criminal offenses.**

On 12/13/2020 at approximately 1238 hours Grandview Police Officers were dispatched to 13212 Winchester Avenue, Grandview, Jackson County, Missouri 64030, in regards to a shooting. Upon arrival Officers located a black male victim, later identified as M.H., black male, DOB 06/25/2001, laying on the ground in front of 13218 Winchester Avenue with apparent injuries consistent with a gun shot. M.H. was given life saving measures and emergency services transported the male to an area hospital.

Contact was made with suspect Alexis Fisher, black female, DOB 04/13/1999 on scene. A Grandview Detective, working uniformed off duty, asked if Fisher if she had any weapons on her person. Fisher told the Detective "my 9mm is in the car and that is what I shot him with". The Detective, while booking Fisher, later observed what appeared to be blood on her hands.

A 2010 Ford Fusion SE, bearing a Kansas 60-day temporary license plate C556124, Vehicle Identification Number 3FAHP0HA5AR408755, was located running on the scene. The vehicle was parked in front of the residence where the victim was located. Detective Bradley observed bloody hand prints along the top portion of the front passenger side door, and a cellular telephone on top of the vehicle above the opened passenger window, indicating that Fisher leaned on the door to talk to a passenger. Detective Bradley, while standing beside the open passenger side window, could smell the strong odor of narcotics emitting from within the interior of the vehicle. The vehicle was towed from the scene and secured in a vehicle processing bay at the Grandview Police Department, 1200 Main Street, Grandview, Jackson County, Missouri 64030.

The witness/passenger in the suspect vehicle, identified as [REDACTED], black female, DOB 12/12/1998, was interviewed by Detective Seeger. [REDACTED] advised that Fisher arrived on the scene to sell narcotics to the victim. The witness stated that the victim wanted to hold the narcotics. [REDACTED] said that she was not paying attention and that Fisher and the victim both got out of the vehicle. [REDACTED] heard two gun shots.

Detective Bradley interviewed suspect Alexis Fisher, black female, DOB 04/13/1999 at the Grandview Police Department. Detective Bradley advised Fisher of her Constitutional rights per Miranda at about 1440 hours. Fisher stated that she understood her rights, signed a waiver of rights, and agreed to speak to Detective Bradley. During the interview Fisher told Detective Bradley sell victim M.H. \$140.00 worth of marijuana, described as 12 grams of one type of marijuana with and higher THC content and two grams of another type of marijuana. Upon arrival victim M.H. got into Fisher's vehicle and asked to see the marijuana. Fisher advised that she gave M.H. the marijuana at

(ATTACH ADDITIONAL SHEET(S) IF NEEDED)

which time M.H. "starts moving in his sweatshirt". Fisher said that she thought that M.H. was either putting the marijuana inside of his sweatshirt or "grabbing something". Fisher doesn't know what M.H. was reaching for but she removed her Glock, Model 43, 9mm handgun out of her left jacket pocket. Fisher continued to watch M.H. over her left shoulder "to watch the door" because she believed that M.H. "was getting ready to get out the door and run". Fisher immediately followed this statement by saying "or choke me" and that "stuff was going through my head". Fisher advised that M.H. then "hops out" with the marijuana and the money and that he "starts running".

Fisher told Detective Bradley that she got out of her vehicle right behind M.H., that M.H. was "going to get away", so "that's when I shot twice". Fisher raised up her right arm, and while making an imitated gun with her right hand, then showed and described to Detective Bradley how she shot her firearm two times. Fisher indicated that she was "shooting in the general area of him" in an attempt "to scare him, make him freeze up, drop it" so that she could "get about my day". Fisher advised that after shooting her firearm twice that M.H. "drops". Fisher walked up to M.H. and observed that his "hoodie was wet" so she began to check his hoodie at which time she noticed "like noodles on his hoodie". Fisher began to cry and told Detective Bradley that what she thought looked like noodles was "his fucking brains". Fisher told Detective Bradley that she has "a 9 to 5 job" and that she "sells weed to make ends meet". Fisher advised that her only intent was "to make money" and that she "wasn't there to kill anybody". Fisher further stated that she "didn't mean to hit him" and that she was only "trying to scare the kid".

Detective Bradley conducted a search, based on a voluntary consent to search form signed by suspect Fisher, of her 2010 Ford Fusion SE, parked inside the vehicle processing bay at the Grandview Police Department. During the search Detective Bradley recovered the Glock Model 43 9mm handgun, as well as an additional magazine loaded with rounds similar to those found at the scene, inside the vehicle. Detective Bradley also located narcotics, drug paraphernalia, and Fisher's cellular telephone which was covered with blood.

Detective Bradley was later advised by M.H.'s father that M.H. was pronounced deceased at the hospital.

\_\_\_\_\_/s/Brian Bradley\_\_\_\_\_  
DETECTIVE

THE COURT FINDS PROBABLE CAUSE.

\_\_\_\_\_  
JUDGE

\_\_\_\_\_  
DATE