

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

POLICE NO. :	17-044265
PROSECUTOR NO. :	095463005
OCN:	

STATE OF MISSOURI,)	
)	PLAINTIFF,
vs.)	
)	
DERRICK D. WREN JR.)	
4035 Charlotte St.)	CASE NO. 2116-CR
Kansas City, MO 64110)	DIVISION
DOB: 09/16/1992)	
Race/Sex: B/M)	
)	
)	DEFENDANT.

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-
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 May 12, 2017, in the County of Jackson, State of Missouri, Marcus Haislip III was killed by being shot as a result of the perpetration of the class A felony of unlawful use of a weapon under Section 571.030.9, RSMo committed by the defendant on or about May 12, 2017, 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.

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Count II. 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 May 12, 2017, in the County of Jackson, State of Missouri, the defendant, knowingly shot a firearm at a motor vehicle, a blue Mitsubishi Mirage and as a result of the above described conduct, Marcus Haislip III suffered injury or death.

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 III. Assault 1st Degree Or Attempt - Serious Physical Injury Or Special Victim (565.050-001Y19841304.0)

The Prosecuting Attorney of the County of Jackson, State of Missouri, upon information and belief, charges that the defendant, in violation of Section 565.050, RSMo, committed the **class A felony assault in the first degree**, punishable upon conviction under Sections 558.011, RSMo, in that on or about on or about May 12, 2017, in the County of Jackson, State of Missouri, the defendant attempted to cause serious physical injury to [REDACTED] by shooting [REDACTED], and in the course thereof defendant inflicted serious physical injury on [REDACTED].

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. 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. Assault 1st Degree Or Attempt - Serious Physical Injury Or Special Victim (565.050-001Y19841304.0)

The Prosecuting Attorney of the County of Jackson, State of Missouri, upon information and belief, charges that the defendant, in violation of Section 565.050, RSMo, committed the **class A felony assault in the first degree**, punishable upon conviction under Sections 558.011, RSMo, in that on or about on or about May 12, 2017, in the County of Jackson, State of Missouri, the defendant attempted to cause serious physical injury to

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██████████ by shooting ██████████, and in the course thereof defendant inflicted serious physical injury on ██████████.

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. 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.

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/ 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. DET Larry A. Alderman, 1125 Locust, Kansas City, MO 64106
2. SA Charlie Backer, ATF Kansas City Field Office, 1251 Briarcliff Pkwy, Suite 225,
3. ██████████, 415 E 12th St, Floor 11, Kansas City, MO 64106
4. PO Joseph A. Chabot, 1125 Locust, Kansas City, MO 64106
5. DET Laura K. Easley, 1125 Locust, Kansas City, MO 64106
6. DET Scott M. Emery, 1125 Locust, Kansas City, MO 64106
7. ██████████ Atty. Office, 415 E 12th St, Floor 11, Kansas City, MO 64106
8. ██████████. Office, 415 E 12th St, Floor 11, Kansas City, MO 64106

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9. [REDACTED], 415 E 12th St, Floor 11, Kansas City, MO
64106
10. SGT Michael P. Helvie, 1125 Locust, Kansas City, MO 64106
11. [REDACTED]
[REDACTED] Kansas City, MO
64106
13. DET Mary J Kincheloe, 1125 Locust, Kansas City, MO 64106
14. SA Tyree Koerner, ATF Kansas City Field Office, 1251 NW Briarcliff Pkwy, Suite 225,
Kansas City, MO 64116
15. [REDACTED], 415 E 12th St, Floor 11, Kansas City, MO
64106
16. DET Scott P. Mullen, 1125 Locust, Kansas City, MO 64106
17. DET Hobart D. Price, 1125 Locust, Kansas City, MO 64106
18. [REDACTED] Floor 11, Kansas City, MO 64106
19. [REDACTED], 415 E 12th St, Floor 11, Kansas City, MO
64106
20. DET Brent R Taney, 1125 Locust, Kansas City, MO 64106
21. DET Daniel G Thomas, 1125 Locust, Kansas City, MO 64106
22. [REDACTED], 415 E 12th St, Floor 11, Kansas City,
MO 64106

PROBABLE CAUSE STATEMENT FORM

Date: 02-13-2021

CRN: 17-044265

I, Detective Mary Kincheloe #5063
(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 05-12-2017, at 5348 Park Avenue in
(Date) (Address)

Kansas City, Jackson Missouri Wren, Derrick D. Jr. B/M 09-16-1992
(County) (Name of Offender(s))

6'02, 215lbs, Blk hair, Brown eyes, [REDACTED] committed one or more criminal offense(s).
(Description of Identity)

The facts supporting this belief are as follows:

On 05-12-2017, Officers of the Kansas City Missouri Police Department were dispatched to 54th and Brooklyn in regard to sound of shots. Moments later, Officers received information a vehicle had arrived at Research Medical Center with three gunshot wound victims, one of which was confirmed deceased. Marcus Haislip III B/M 09-10-2013, a three year old toddler, was shot while in his car seat of the vehicle that arrived at Research Medical Center. The two adults, one the driver and one the passenger of the vehicle, both sustained non-life threatening injuries.

During the course of the investigation, multiple people were interviewed. [REDACTED] he saw a tall, heavy set black male, wearing a red hooded sweatshirt, armed with a "Chop" fire his weapon from the porch pillar of 5348 Park Avenue at the vehicle later determined to be occupied by the victims. [REDACTED] described the firearm as a long gun.

[REDACTED], advised she saw a black male, wearing a red hooded sweatshirt, wearing glasses sitting on the steps of 5 [REDACTED] Park Avenue prior to the shooting. S.W. said the suspect was armed with a long gun, black and brown in color, which was observed laying across his lap prior to the shooting. [REDACTED] said the suspect began firing at the victim's vehicle from the front porch of 5 [REDACTED] Park Avenue. She only saw him on the porch during the shooting. S.W. said the suspect was observed to get into a gray Dodge Charger which she has seen at the residence numerous times.

[REDACTED] advised she observed a black male, wearing a red hooded sweatshirt and glasses, sitting on the steps of 5348 Park Avenue. She said he was on the phone and had a long gun, black and brown in color [REDACTED] said the suspect then ran up on the porch and began firing at the victim's vehicle as it drove west on 54th Street [REDACTED] said she saw the suspect leave in a gray Dodge.

[REDACTED] of the residence at 5 [REDACTED] Park Avenue, advised her son had several "unwanted friends" at her home while she was at work [REDACTED] said the description of the suspect provided to police by witnesses in the

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neighborhood sounded like her son's friend, **Derrick D. Wren Jr. B/M 09-16-1992**. [REDACTED] also said she has seen Wren carry a long gun, dark brown and light brown in color, with an extended clip. [REDACTED] described Wren as a tall, chunky, black male, with a low haircut, who wears glasses at times.

[REDACTED], driver of the victim's vehicle, said he saw a black male, wearing a red hooded sweatshirt, sitting on the steps of [REDACTED] Park Avenue. [REDACTED] said he saw him run up on the porch at which time he began hearing gunfire. [REDACTED] said he then saw the deceased victim, Marcus Haislip III, had been shot and did not appear to have signs of life. [REDACTED] said he drove to Research Medical Center. In a later interview, [REDACTED] identified **Derrick D. Wren Jr. B/M 09-16-1992** as the suspect in the shooting.

The passenger of the victim's vehicle [REDACTED] confirmed he, too, saw a black male sitting on the steps of [REDACTED] Park Avenue as they were driving north on Park Avenue. [REDACTED] believed it was an orange sweatshirt with the hood pulled over his head. [REDACTED] said as they made the turn to go west on 54th Street, he began hearing gunfire and glass breaking. [REDACTED] turned to check on the Marcus Haislip III and saw his eyes rolling back. [REDACTED] said he then returned fire and as he did so, he only saw one person shooting at them from a pillar on the front porch. [REDACTED] described this was the same person he had previously seen sitting on the front steps wearing the orange hooded sweatshirt. In a later interview, [REDACTED] identified **Derrick D. Wren Jr. B/M 09-16-1992** as the suspect in the shooting.

The crime scene was processed for evidence. Multiple 7.62mm shell casings and 9mm shell casings were recovered. Additionally, a Styrofoam cup containing a red liquid substance was located on the front porch where some of the 7.62 shell casings were collected. The victim's vehicle was also processed for evidence.

On 11-16-2018, **Derrick D. Wren Jr. B/M 09-16-1992** was advised of the nature of the investigation, read his Miranda Rights which he subsequently requested an attorney. The interview was concluded.

On 08-19-2019, a report was received from the Missouri Highway Patrol Crime Laboratory indicating a CODIS match had been made with the unknown male profile developed from the Styrofoam cup and the known DNA profile of **Derrick D. Wren Jr. B/M 09-16-1992**.

On 09-24-2020, [REDACTED] was interviewed and advised **Derrick D. Wren Jr. B/M 09-16-1992** had confessed to him, **Wren** was responsible for committing the homicide of three year old, Marcus Haislip III. [REDACTED] advised **Wren** was crying and said "this shit wasn't supposed to happen." T.J. said he saw the firearm, a "Draco style, 7.62 mm" short rifle with a wood stock hidden in a relative's backyard.

On 11-04-2020, [REDACTED] was interviewed and advised **Derrick D. Wren Jr. B/M 09-16-1992** had confessed to him, **Wren** was responsible for committing the homicide of three year old, Marcus Haislip III. [REDACTED] said **Wren** told him the following: **Wren** was being followed while driving his black Dodge Charger. **Wren** reportedly said, he parked his vehicle and then ran up on the side yard of the corner house at 53rd and Park. **Wren** said he began shooting into the victim's vehicle. [REDACTED] said **Wren** told him he used his "Draco," describing it to be a wood 7.62mm pistol with a 30-50 round clip. [REDACTED] said **Wren** "always had the gun" in his black Charger [REDACTED] believed **Wren** acted alone.

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Printed Name Detective Mary Kincheloe #5063 Signature /s/ Detective Mary Kincheloe #5063

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

Judge

Circuit Court of _____ County, State of Missouri.