


**IN THE CIRCUIT COURT OF JACKSON COUNTY, MISSOURI**  
**AT INDEPENDENCE**

<b>POLICE NO. :</b>	22-000154
<b>PROSECUTOR NO. :</b>	095467913
<b>OCN:</b>	

<b>STATE OF MISSOURI,</b>	)	
	<b>PLAINTIFF,</b>	)
<b>vs.</b>	)	
	)	
<b>FELIX C.O. BEIGHLEY-BECK</b>	)	
<b>9210 East 54th Terrace</b>	)	<b>CASE NO. 2216-CR</b>
<b>Raytown, MO 64133</b>	)	<b>DIVISION</b>
<b>DOB: 02/12/1999</b>	)	
<b>Race/Sex: B/M</b>	)	
	)	
	<b>DEFENDANT.</b>	)

**COMPLAINT**  
**WARRANT REQUESTED**

**Count I. Murder 2nd Degree (565.021-001Y20200903.0)**

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 January 19, 2022, in the County of Jackson, State of Missouri, the defendant with the purpose of causing serious physical injury to Zackiery Lister caused the death of Zackiery Lister by stabbing him.

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 (571.015-001Y20205299.0)**

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 January 19, 2022, in the County of Jackson, State of

**State vs. Felix C.O. Beighley-Beck**

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 dangerous instrument.

The punishment imposed pursuant to Section 571.015, RSMo 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. 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. The range of punishment for the offense of Armed Criminal Action in violation of section 571.015.2, RSMo. as a second offense is imprisonment by the department of corrections for a term of not less than five years and not to exceed thirty years, unless the person is unlawfully possessing a firearm, in which case the term of imprisonment shall be for a term not less than fifteen 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 five calendar years. The range of punishment for the offense of Armed Criminal Action in violation of section 571.015.3, 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.

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/ Jeremy J. Baldwin  
Jeremy J. Baldwin (#62734)  
Assistant Prosecuting Attorney  
321 West Lexington Avenue  
Independence, MO 64050  
(816) 881-4592  
jbaldwin@jacksongov.org

**State vs. Felix C.O. Beighley-Beck**

**WITNESSES:**

1. PO Rodolfo Hernandez, 10000 E. 59th St., Raytown, MO 64133
2. PO Joseph Holt, 10000 E. 59th Street, Raytown, MO 64133
3. PO Larry Jackson, 10000 E. 59th Street, Raytown, MO 64133
4. DET Jeffrey Peterman, 10000 East 59th Street, Kansas City, MO 64133
5. SGT Jared Rogers, 10000 E. 59th Street, Raytown, MO 64133
6. SGT Chris ShROUT, 10000 E. 59th Street, Raytown, MO 64133
7. PO Samantha Stoner, 10000 E. 59th Street, Raytown, MO 64133
8. PO Clint Wallace, 10000 E. 59th St., Raytown, MO 64133

Probable Cause Statement Form

Date: 01-19-2022

Report: 22-0154

I, Detective Jeffrey Peterman, 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 01-19-2022 at 9210 E. 54<sup>th</sup> Street, Raytown Missouri, 64133, Felix C.O. Beighley-Beck, B/M, 02-12-1999, [REDACTED], committed one or more criminal offense(s).

The facts supporting this belief are as follows:

On 01-19-2022, at 1011 hours, Raytown Police dispatch received an emergency call transfer from Kansas City Police Department advising that the caller stated that he resided at 9210 E. 54<sup>th</sup> Terrace, Raytown Missouri, 64133, and that he had just committed a murder. While speaking with the caller, later identified as Felix C.O. Beighley-Beck, Raytown dispatch proceeded to ask if he had just killed someone which he stated "yes." Felix C.O. Beighley-Beck advised Raytown dispatch that he had a gun and a knife and confirmed they were used in the homicide and that the body, his roommate "Zack," was in his bedroom. Felix C.O. Beighley-Beck advised that he put the gun and knife on a table and when asked if he was arguing with his roommate, he stated "no not really it's hard to explain." Raytown dispatch asked Felix C.O. Beighley-Beck if he had gotten upset and he stated "no." Raytown dispatch asked him if the roommate had come at him and he stated "uhm hold up yea a little bit" and when asked how he stated "he was lying, I pushed him and then I shot him and then stabbed him afterwards."

Upon officer's arrival, Raytown Officer Clint Wallace observed Felix C.O. Beighley-Beck exit the residence and contacted him outside. Officer Wallace proceeded to ask Felix C.O. Beighley-Beck what happened at which time he stated "I don't know what happened." Officer Wallace then asked if he had a roommate that lived with him and he stated "yes." Officer Wallace then asked if his roommate was okay and he stated "I don't know, I don't think so." Felix C.O. Beighley-Beck was then detained at which time Officer Wallace observed blood on both of Mr. Beighley-Beck's hands.

Officers then performed a safety sweep of the residence. Raytown Sergeant Jared Rogers observed a small black handgun and a knife with a curved blade with apparent blood on it on a coffee table in the living room. Sergeant Rogers observed the victim, later identified as Zackiery Lister, lying supine on the floor deceased with a laceration from the left side of his neck to the right side of his neck. Sergeant Rogers also observed there to be a large pool of blood around Mr. Lister.

Raytown Officer Rodolfo Hernandez transported Felix C.O. Beighley-Beck to Raytown Police Headquarters for booking procedures at which time he located a black curved knife sheath inside Mr. Beighley-Beck's underwear during search incident to arrest.

Raytown Detectives were notified that both Mr. Beighley-Beck and the victim were residing together due to both being in Stepping Stones, a transitional living program for youth. Raytown Detective Sergeant Chris Shrout contacted the Director of Stepping Stones, Lynn Durbin, who advised that the victim, Zackiery Lister, has been a part of Stepping Stones since June of 2021 and that he has resided with Felix C.O. Beighley-Beck since August of 2021. Lynn Durbin advised that they had received no reports regarding them.

On 01-19-2022, at 1542 hours, a recorded interview was conducted with Felix O.C. Beighley-Beck. Felix O.C. Beighley-Beck was read his Miranda Rights, which he advised he understood and willingly signed a waiver to speak with Detective Jeffrey Peterman. Felix O.C. Beighley-Beck then requested a lawyer.

A search warrant of the residence was obtained. An execution of the search warrant revealed a black curved knife with apparent blood on the blade, a black Ruger handgun Serial #458-70887, and a pair of black/ gray gloves on a coffee table located in the living room. The black Ruger handgun had no live rounds in the chamber or magazine. In the southwest

bedroom of the residence where the deceased victim was located was apparent blood splatter on the west wall and on a piece of paper located on the floor near the east wall.

A criminal history check was conducted on Felix C.O. Beighley-Beck which revealed him to not be a convicted felon.

Name: Detective J. Peterman #1765

Signature: /s/ Det. Jeffrey Peterman #1765