

State vs. Marquis A Henderson

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 February 8, 2022, in the County of Jackson, State of Missouri, the defendant committed the felony of Murder in the Second Degree charged in Count 1, 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 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.

Count III. Robbery - 1st Degree (570.023-001Y20201204.0)

The Prosecuting Attorney of the County of Jackson, State of Missouri, upon information and belief, charges that the defendant, in violation of Section 570.023, RSMo, committed the **class A felony of robbery in the first degree**, punishable upon conviction under Section 558.011, RSMo, in that on or about February 8, 2022, in the County of Jackson, State of Missouri, the defendant forcibly stole a rifle in the charge of R.D.F., and in the course thereof the defendant was armed with a deadly weapon.

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. 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 February 8, 2022, in the County of Jackson, State of Missouri, the defendant committed the felony of Robbery in the First Degree charged in Count 3, all allegations of which are incorporated herein by reference, and the defendant committed the foregoing felony of Robbery in the First Degree by, with and through, the knowing use, assistance and aid of a deadly weapon.

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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 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/ Hallie L. Schuman
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WITNESSES:

1. DET Christopher Burris, 223 N. Memorial Drive, Independence, MO 64050

2. [REDACTED]
[REDACTED]
[REDACTED]

PROBABLE CAUSE STATEMENT

Date: 5/9/2022

Report #: 2022-8196 CIRCUIT COURT OF JACKSON COUNTY,

BY _____

I, Christopher Burris, a Detective with the Independence, Missouri, Police Department, knowing that false statements on this form are punishable by law, state that the facts contained herein are true.

1. I have probable cause to believe that on 2/8/2022, at 2035 hours, Marquis Henderson, (Race- Black, Sex- Male, DOB- 05/27/2004, Address-1220 E. 117th Street, Kansas City, MO 64131, [REDACTED] [REDACTED] committed one or more criminal offenses in Jackson County, Missouri.

2. The facts supporting this belief are as follows:

On February 08th, 2022 at approximately 2035 hours, Independence Police responded to 3302 South Sterling Avenue, Sterling Creek Apartments, Independence, Jackson County, Missouri 64052 in reference to a shooting.

Upon the arrival of officers, they located a juvenile male, later identified as "RDF" laying in the breezeway of the building unresponsive. "RDF" had been shot at least once in the chest. Despite efforts by officers and responding EMS, "RDF" was pronounced deceased on-scene.

A subject identified as [REDACTED], was identified as a friend that was with "RDF" at the time he was shot. [REDACTED] initially denied knowing what happened other than saying, he and "RDF" were "jumped" by three unknown black males in a dark vehicle. [REDACTED] said that "RDF" was shot during the incident.

[REDACTED] was subsequently formally interviewed. During his formal interview, [REDACTED] admitted that he and "RDF" were to be meeting a subject to trade a rifle for handguns, when the subjects they were meeting robbed them, subsequently shooting "RDF." [REDACTED] identified one of the suspects as the defendant with whom he set up the deal with.

[REDACTED] stated that when they came outside to meet the defendant, "RDF" had the rifle and gave it to the defendant. [REDACTED] stated that the defendant then pulled a handgun from his waistband and began to assault them with the gun. [REDACTED] stated that the defendant had two other males with him and they began to assault them also. [REDACTED] stated that the males began to hit him and "RDF" with the ends of the guns they were carrying. [REDACTED] stated that "RDF" began to run away, and he heard a gunshot and so he began to run away also. [REDACTED] stated that both unknown males had rifles and that all three males had guns.

[REDACTED] reported that he had used his Facebook account to communicate and set up said deal with the defendant's Facebook account. [REDACTED] identified the defendant's account as "Solo Quis" and identified it to investigators. The profile identified by [REDACTED] for the defendant's Facebook account was identified by ID number as 100035925097721. [REDACTED] said after the robbery he deleted the messages about setting up the trade for fear he would be in trouble. [REDACTED] said that the defendant's messages about the meeting were then unsent.

In conducting the above-mentioned investigation, contact was made with KCPD Assault Squad Detective Sergeant Jason Cramblit and Detective David Adair. Both were familiar with the defendant as he had been suspected in two KCPD shooting cases and three robbery cases (KCPD Reports 22001027, 22001492, 22001496, 22001839, 22001847) which began on or about 01/05/2022 and ended on 01/09/2022. Additional information was that the defendant had also been arrested and charged in connection to an armed carjacking on 02/11/2022. A search warrant was executed at 10312 E. 42nd Street, Kansas City, Missouri, the residence where the defendant was taken into custody. Two rifles were recovered. One of which was like the make and model

was the rifle stolen by the victim. The rifle the victim had, according to a Facebook message sent by “█” to the defendant depicts an American Tactical brand AR rifle. An American Tactical brand rifle was found during the search warrant execution by members of KCPD. The rifle was consistent in appearance to one believe to have previously been possessed by “RDF.” The residence that the defendant associated to was approximately a six-to-seven-minute drive to the victim’s apartment complex.

A search warrant for both “█” and the defendant’s Facebook profiles and messages was applied for and granted through the 16th Judicial Circuit of Jackson County, Missouri.

The warrant was executed, and the results were returned to the affiant, who reviewed them. The affiant was able to confirm that “█” and the defendant were bartering a gun trade, where “RDF” would trade a rifle for two Glock pistols. The conversation takes place on 02/08/2022. At approximately 2024 hours, the defendant says he is on his way and asks for the location. At approximately the same time “█” responds “Ok 3306 s sterling Ave.” At approximately 2028 the defendant says “Ight we around the corner.” “SM” responds “Ight” at approximately 2029 hours. At 2030 hours the defendant asks “Wya gang” (asking where you at) to which “█” replies “We outside.”

Detective Christopher Burris # 1401

/S/ Christopher Burris

Print Name

Signature