


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

POLICE NO. :	KC22054406
PROSECUTOR NO. :	095471988
OCN:	HS036888

STATE OF MISSOURI,)	
)	PLAINTIFF,
vs.)	
)	
D'ANGELO L. FISHER)	
5324 Hunter)	CASE NO. 2216-CR
Kansas City, MO 64134)	DIVISION
DOB: 04/07/1999)	
Race/Sex: B/M)	
)	
)	DEFENDANT.

COMPLAINT
WARRANT REQUESTED

Count I. Murder 1st Degree (565.020-001Y20200999.0)

The Prosecuting Attorney of the County of Jackson, State of Missouri, upon information and belief, charges that the defendant, in violation of Section 565.020, RSMo, committed the class A felony of murder in the first degree, punishable upon conviction under Section 565.020, RSMo, in that on or about on or about August 13, 2022, in the County of Jackson, State of Missouri, the defendant, after deliberation, knowingly caused the death of Myana M. Henderson by shooting her, and that the defendant was eighteen years of age or older at the time of the offense.

The offense of murder in the first degree is a class A felony, and, if a person is eighteen years of age or older at the time of the offense, the punishment shall be either death or imprisonment for life without eligibility for probation or parole, or release except by act of the governor. If a person has not reached his or her eighteenth birthday at the time of the commission of the offense, the punishment shall be as provided under Section 565.033, RSMo.

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)

State vs. D'Angelo L. Fisher

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 on or about August 13, 2022, in the County of Jackson, State of Missouri, the defendant committed the felony of Murder in the First Degree as charged in Count 1, all allegations of which are incorporated here by reference, and the defendant committed the foregoing felony of Murder in the First 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. 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.

Count III. Assault 1st Degree Or Attempt (565.050-002Y20201304.0)

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 B felony of assault in the first degree, punishable upon conviction under Section 558.011, RSMo, in that on or about August 13, 2022, in the County of Jackson, State of Missouri, the defendant shot at [REDACTED], and such conduct was a substantial step toward the commission of the offense of assault in the first degree of [REDACTED], and was done for the purpose of committing such assault.

An individual convicted and sentenced for this offense shall not be eligible for parole until eighty-five percent of the sentence is served.

State vs. D'Angelo L. Fisher

The range of punishment for a class B felony is imprisonment in the custody of the Missouri Department of Corrections for a term of years not less than five (5) years and not to exceed fifteen (15) years.

Count IV. 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, RSMo, in that on or about on or about August 13, 2022, in the County of Jackson, State of Missouri, the defendant committed the felony of Assault in the First Degree as charged in Count 3, all allegations of which are incorporated here by reference, and the defendant committed the foregoing felony of Assault in the First 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. 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.

Count V. 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 firearm, punishable under Sections 558.011 and 558.002, RSMo, in that on or about October 31, 2022, in the County of Jackson, State of Missouri, the defendant knowingly possessed a semi-automatic handgun, a firearm, and on August 16, 2019, the defendant was convicted of the felony of Attempted Robbery in the First Degree in Jackson County, Missouri, Case Number 1816-CR06134-01.

State vs. D'Angelo L. Fisher

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/ P. Benjamin Cox
P. Benjamin Cox (#60757)
Assistant Prosecuting Attorney
415 E. 12th St., Fl 7M
Kansas City, MO 64106
(816) 881-3975
BCox@jacksongov.org

WITNESSES:

1. [REDACTED] Atty. Office, 415 E 12th St, Floor 11, Kansas City, MO 64106
2. DET Bonita Y. Cannon, 1125 Locust, Kansas City, MO 64106
3. [REDACTED], Kansas City, MO 64124
4. PO Joseph F. Collier, 1125 Locust, Kansas City, MO 64106
5. CST Leah Davis, 2645 Brooklyn Ave., Kansas City, MO 64127
6. [REDACTED]
7. CIV Trenita Drummer, 2645 Brooklyn, Kansas City, MO 64127
8. DET Zakary K. Glidewell, 1125 Locust, Kansas City, MO 64106
9. Myana M. Henderson, Prosecuting Atty. Office, 415 E 12th St, Floor 11, Kansas City, MO 64106
10. PO Ezekiel W. Hornbaker, 1125 Locust, Kansas City, MO 64106
11. [REDACTED]

[REDACTED]

State vs. D'Angelo L. Fisher

13. CIV Darin Lee, 901 Charlotte St, Kansas City, MO 64106
14. PO Dwon L. Littlejohn, 1125 Locust, Kansas City, MO 64106
15. CST Lori Nelson (Collado), 1125 Locust, Kansas City, MO 64106
16. PO Judson Trautvetter, 1125 Locust, Kansas City, MO 64106

PROBABLE CAUSE STATEMENT FORM

Date: 10-31-2022

CRN: 22-054406

I, Detective Bonita Cannon, #4585, Kansas City Missouri Police Department
(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 08-13-2022, at 1900 Independence Avenue in
(Date) (Address)

Kansas City, Jackson Missouri D'Angelo L. Fisher
(County) (Name of Offender(s))

B/M 04-07-1999 / [REDACTED] committed one or more criminal offense(s).
(Description of Identity)

The facts supporting this belief are as follows:

On 08-13-2022 at approximately 0949 hours, officers were dispatched to the BP Gas Station located 1900 Independence Avenue, Kansas City, Jackson County, Missouri on a reported shooting.

Upon their arrival, several people were in the parking lot of the BP Gas Station. The female victim was laying on the ground, on the northwest side of the parking lot. She was pronounced deceased at the scene. Her death was ruled a homicide by the Jackson County Medical Examiner.

Officers also located the male victim, suffering from a gunshot to his leg, just inside of the business near the entrance/exit doors. Officers provided care to the male victim prior to KCFD/EMS transporting him to an area hospital for treatment.

Witness [REDACTED] stated the following: He was at the location, 1900 Independence Avenue. As he sat in his vehicle, listening to music, he saw a male and a female (victims) walking in the parking lot, before they entered the business. [REDACTED] stated his truck was facing the business during the time he was in the parking lot.

[REDACTED] stated after a while, a "white car" pulled into the parking lot and parked at one of the gas pumps facing the Avenue (Independence Ave). [REDACTED] stated a black male wearing an orange hoodie and orange bandana covering his face got out of the white car, and began running towards the store. As the black male in orange reached the store, the victims were exiting the business. The male in the orange hoodie fired several shots, shooting first at the male who ran back into the store. The male in orange then turned and started shooting at the female who took off running away from the store. The black male in orange chased after her while shooting, before making his way back to the "white car" parked at the gas pumps. [REDACTED] stated he heard approximately 10 sounds of gunshots during this incident.

[REDACTED] further stated he tried to leave the area in his truck, however, he observed the "white car" from the pumps, pull out onto Independence Avenue. The "white car" then turned onto the street (Maple Boulevard) next to the

PROBABLE CAUSE STATEMENT FORM

CRN 22-054406

gas station, as if he was going to come back into the lot but his (█████s) truck was blocking the entrance. █████ stated the “white car” continued northbound on Maple. █████ stated he drove in the same direction to see if he could find the female, but he was unable to. When he returned to the store, he saw someone on the phone near the bushes on the side of the store and the female victim on the ground.

During this investigation, detectives recovered video surveillance, which shows the suspect exiting a white Chevrolet Malibu as the victims are exiting the business. The suspect immediately fires in the direction of the victims, and then chases the female victim, shooting at her. The suspect returns to his vehicle and leaves the scene northbound on Maple Boulevard. During the investigation, it was determined that the suspect had what appeared to be a flag sticker over the driver’s side taillight.

Nine .45 caliber shell casings were recovered as evidence from the scene. A review of the traffic cameras revealed the Chevrolet Malibu last seen northbound on Chouteau near I-35.

The male victim, █████ survived his injuries. █████ stated he and the female victim were exiting the business when a male, unknown to him shot them. █████ stated he believed the suspect was in a truck. █████ stated he had no further information.

While reviewing the female victims cell phone, in an application called CashApp, a user listed as “Dee Money and “Dee4money3” with a photograph of who appears to be Fisher, sent the female victim \$100 on 03-12-2022.

On 08-29-2022, █████ (current boyfriend of the female victim) responded to Police Headquarters regarding this investigation. He stated he is unaware of the victim having any issues with anyone. █████ stated he and the victim were not having any issues. █████ stated the victim also told him she was going to stay overnight at her sister’s the night before she was killed.

█████ also stated the victim told him around the end of June early July, she had been receiving anonymous calls from a male party, she only identified as “D’Angelo”, who called nonstop for approximately one week. █████ stated the victim told him; “D’Angelo” was threatening to cause her physical harm and accusing her of cheating on him. █████ stated “D’Angelo” had recently gotten out of prison. He further stated he was told, “D’Angelo” has a tattoo on his face.

█████ stated he does not know “D’Angelo” or anything other than what the victim told him. █████ provided the reporting detective with four screenshots (over 30 telephone calls) of what the victim gave him regarding the calls she was receiving from “D’Angelo.” The calls are from “Unknown.”

On 09-21-2022 █████ (a friend of the female victim) responded to Police headquarters. He stated the female victim told him a male tried to force himself on her and has been, “stalking her,” however he did not know the males name. He stated she told him this a month or so before she killed.

On 10-06-2022, the reporting detective received a lab notification that genetic information was developed from the swab of the shell casings recovered from the scene, and associated to D’Angelo Fisher B/M 04-07-1999.

PROBABLE CAUSE STATEMENT FORM

CRN 22-054406

During this investigation, detectives conducted a computer check of Fisher. A computer check of his DOR photograph, Fisher has tattoos on his face. He was released from prison on 02-05-2022 and is currently on parole for 1st Degree Robbery. Per his Parole Officer, Fisher provided 816-210-1972 as his cell phone number. He has had communication with their office via 816-210-1972 and in person.

His Parole Officer also stated Fisher reported he purchased a white Chevrolet Malibu in August. He provided their office with temporary license #D110937 for the vehicle he purchased. A white Chevrolet Malibu is the suspect vehicle of this investigation. He also reported being stopped by Police and issued citations. He did not provide what agency conducted the car stops.

Detectives contacted area agencies and was provided detailed information and video of two car stops conducted by Grandview Police Officers. On 08-08-2022 Fisher was stopped in a white Chevrolet Malibu with a flag sticker above the left brake light. On 09-06-2022 the same agency stopped Fisher in a white Chevrolet Malibu, however, the flag sticker was no longer on the vehicle. Both car stops resulted in a citation being issued.

On 10-15-2022 ██████ responded to Metro Patrol Division, 7601 Prospect, to provide a statement. ██████ a former roommate of the victim stated she and the victim lived together for a few months in 2022. At some point the victim told her "D'Angelo" was coming over and that he had recently gotten out to jail. She stated the male, the victim only identified as "D'Angelo" came by their place. He stayed for two days. When he finally left the victim told her (Ellis) that "D'Angelo" wouldn't let her leave the (victim's) bedroom. ██████ stated while he was there the victim called him, "D'Angelo."

Detectives were granted a court order for Fisher's cell phone number 816-210-1972. Upon receiving the results for location data for Fisher's cell phone, it was determined; Fisher's cell phone was in the area during the time of the homicide.

On 10-31-2022 at 1300 hours, Fisher was taken into custody and transported to Police Headquarters, 1125 Locust. Fisher was advised of his Miranda Rights at 1402 hours. At 1403 hours, Fisher stated he understood his rights.

Fisher stated he owns a white Chevrolet Malibu, which is registered, in his name. He provided 816-210-1972 as his cell phone number. Fisher stated he has not worked in a couple of months and did not know his email address. During his interview detectives observed tattoos on Fisher's face and hands. When asked if he knew why detectives wanted to speak with him, Fisher requested an attorney. At the time Fisher was taken into custody, he had a semi-automatic handgun on his person.

The case Detective is requesting an arrest warrant in lieu of a summons for the listed offender as the circumstances of the crime was violent in nature. "Fisher" has had prior contacts with law enforcement officers and is currently on Parole for two counts of Attempted 1st Degree Robbery. Fisher is prohibited from possessing a firearm. He was convicted on 08-16-2019 in Jackson County, Missouri on Case Number 1816-CR06134-01.

In light of the recent incident and his recent conduct the case Detective believes the offender is a danger to himself and the public.

PROBABLE CAUSE STATEMENT FORM

CRN 22-054406

Printed Name /s/Det. Bonita Cannon, #4585 Signature /s/Det. Bonita Cannon, #4585

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

Judge

Circuit Court of _____ County, State of Missouri.