

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

POLICE NO. :	KC23019905
PROSECUTOR NO. :	095474005
OCN:	

FILED DIVISION 29
04-Apr-2023 15:31
CIRCUIT COURT OF JACKSON COUNTY, MO BY <i>Janece Acker</i> DCA

STATE OF MISSOURI,)
)
 PLAINTIFF,)
 vs.)
)
)
 JOSE P. PILAR)
 1808 Cambridge Ave)
 Kansas City, MO 64126)
 DOB: 08/09/1968)
 Race/Sex: H/M)
 [REDACTED])
 DEFENDANT.)

CASE NO. 2316-CR
 DIVISION

COMPLAINT
WARRANT REQUESTED

Count I. Murder 2nd Degree (565.021-001Y20200901.0)

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 on or about April 1, 2023, in the County of Jackson, State of Missouri, the Defendant knowingly, or with the purpose of causing serious physical injury to Raul Pilar Sanchez, caused the death of Raul Pilar Sanchez by shooting 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.

State vs. Jose Pilar Meneola

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 April 1, 2023, 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. 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.

State vs. Jose Pilar Meneola

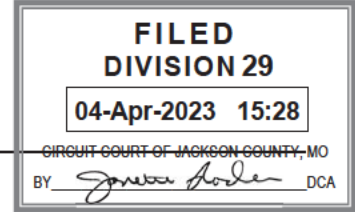
JEAN PETERS BAKER
Prosecuting Attorney
Jackson County, Missouri
by,

/s/ Luke H. Alsobrook
Luke H. Alsobrook (#66442)
Assistant Prosecuting Attorney
415 East 12th Street
Floor 7M
Kansas City, MO 64106
(816) 881-3288
lhalsobrook@jacksongov.org

WITNESSES:

1. PO Lukas S Hair, 2640 Prospect Ave., Kansas City, MO 64127
2. PO Stephen Justin, 1125 Locust, Kansas City, MO 64106
3. [REDACTED]
5. PO Chatham D. Reeve, 1125 Locust, Kansas City, MO 64106
6. [REDACTED]
8. CST Benjamin Simmons, 2645 Brooklyn Ave., Kansas City, MO 64127
9. PO Kaile Sipple, 1125 Locust, Kansas City, MO 64106
10. CST Gregory VanRyn, 2645 Brooklyn Ave, Kansas City, MO 64127

PROBABLE CAUSE STATEMENT FORM

Date: 04-03-2023CRN: 23-019905

I, Detective Derek Sanders #5742 of the 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 04-01-2023, at a residence in
 (Date) (Address)

Kansas City, Jackson Missouri Jose P. Pilar
 (County) (Name of Offender(s))

Hispanic male committed one or more criminal offense(s).
 (Description of Identity)

The facts supporting this belief are as follows:

On 04-01-2023 at 2016 hours officers of the Kansas City Missouri Police Department were dispatched to 1808 Cambridge Avenue, Kansas City, Jackson County, Missouri on a reported shooting.

The 911 calling party stated to the 911 call taker that "Raul was shot by father," and other family members were taking "Raul" to an area hospital. Shortly after the initial 911 call, information was received from North Kansas City Hospital that a gunshot victim was brought into the emergency room. The victim was ultimately declared deceased as a result of his injuries.

Witness #1 stated when she returned home shortly after 7pm she observed her son (victim) sitting on the front porch, drinking an alcoholic beverage. He appeared upset however wanted something to eat. She went inside of the residence and observed her husband (suspect) also drinking. While in the kitchen preparing food, she observed her husband (suspect) go outside and start arguing with the victim over a mutual friend of theirs.

Witness #1 stated the suspect (Jose P. Pilar) did not want the family friend to visit. She stated the victim told the suspect if he had a problem with the friend then he had a problem with him (victim). The suspect entered the residence with the victim following behind him. She did not feel the victim was trying to do anything, possibly go to the kitchen. She then heard the sound of a round being chambered into a firearm, then observed her husband shoot her son. She ran from the room then heard additional shots being fired.

Witness #1 stated she heard her husband utter, "I am going to go shoot myself" as he left the residence. Witness #1 returned to find the victim suffering from gunshot wounds. She called other family members, who responded and assisted in taking the victim to an area hospital.

PROBABLE CAUSE STATEMENT FORM

CRN 23-019905

Witness #2 stated he was contacted by witness #3 and told their father shot their brother. He responded to the residence, observed his brother suffering from multiple gunshot wounds. He stated he picked up his brother and transported him to an area hospital.

Witness #3 stated she was in her bedroom when she heard gunfire and her mother scream. She further stated her mother told her that her father (suspect) shot her brother (victim). She responded to the living room and observed her brother (victim) suffering from gunshot wounds. She stated she contacted other family and 911.

A search warrant was granted by the 16th Judicial Circuit, Jackson County, Missouri Courts for the address of 1808 Cambridge Ave.

During the search of 1808 Cambridge Ave, detectives observed the front door to be ajar. Near the back patio, shell casings (x2 Aguila .380 Auto) are observed along the northside of the house just below the windows to the kitchen area. More spent shell casings (x4 GFL 9mm Luger) were observed lying in the grass on the westside of the house just past the patio.

Inside the residence, a pooling of apparent coagulated blood was observed on the kitchen floor beside and underneath a table. Approximately two shell casings were observed on the floor in the kitchen (x2 PMC .380 Auto). Two spent bullets were observed on the westside of the table on the floor.

A blue cell phone was observed on the kitchen table.

The room directly adjacent to the kitchen (east of the kitchen), one spent shell casing (x1 PMC .380 Auto) was lying on the floor.

A court order was granted for Pilar’s cell phone which revealed no activity after the shooting occurred, indicating the cell phone may be turned off. Pilar has not been located or heard from since leaving his residence.

Detectives are requesting an arrest warrant in lieu of a summons for the listed offender as the circumstances of the crime was violent in nature, and due to the fact that witnesses observed the offender committing the crime, is still at-large, and a danger to the public/witnesses.

Printed Name Derek Sanders #5742 Signature /s/ Derek Sanders #5742

The Court finds probable cause and directs the issuance of a warrant this 4th day of April, 2023.



Judge

PROBABLE CAUSE STATEMENT FORM

CRN 23-019905

Circuit Court of Jackson County, State of Missouri.