

FILED  
DIVISION 25

03-Aug-2023 10:17

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

CIRCUIT COURT OF JACKSON COUNTY, MO

BY Jessica Hagerty DCA

<b>POLICE NO. :</b>	23002897
<b>PROSECUTOR NO. :</b>	095475447
<b>OCN:</b>	QZ004574

STATE OF MISSOURI, )  
 )  
 PLAINTIFF, )  
 vs. )  
 )  
 CAMERON KEJUAN LEE HARPER )  
 12918 Corrington Ct ) CASE NO. 2316-CR  
 Grandview, MO 64030 ) DIVISION  
 DOB: [REDACTED] )  
 Race/Sex: B/M )  
 S.S.N.: [REDACTED] )  
 DEFENDANT. )

**COMPLAINT**  
**WARRANT REQUESTED**

**Count I. Murder 2nd Degree (565.021-001Y20200999.0)**

The Prosecuting Attorney of the County of Jackson, State of Missouri, upon information and belief, charges that the defendant, in violation of Section 565.021, 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 August 2, 2023, in the County of Jackson, State of Missouri, the defendant knowingly caused the death of [REDACTED] 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.

**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 on or about August 2, 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.

### **Count III. Unlawful Possession Of A Firearm (571.070-001Y20205299.0)**

The Prosecuting Attorney of the County of Jackson, State of Missouri, upon information and belief, charges that the defendant, in violation of Section 571.070, 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 August 2, 2023, in the County of Jackson, State of Missouri, the defendant knowingly possessed a Smith and Wesson .40 caliber handgun, a firearm, and on 08/02/2022, the defendant was convicted of the felony of Aggravated Battery in the District Court of Johnson County, Kansas.

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.

State vs. Cameron Kejuan Lee Harper, Case No.

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/ Stephanie R. Sang  
Stephanie R. Sang (#68370)  
Assistant Prosecuting Attorney  
412 East 12th Street  
11th Floor  
Kansas City, MO 64106  
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**WITNESSES:**

The State's witnesses as of 8/3/2023 are included on the "State's Witness List" filed contemporaneously with this Complaint.

FILED  
DIVISION 25

03-Aug-2023 10:21

REPORT NUMBER 23002987  
**GRANDVIEW STATEMENT OF PROBABLE CAUSE**

CIRCUIT COURT OF JACKSON COUNTY, MO  
BY *Jessica Janelly* DCA

**I, Detective Jon Bennings, 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 08/02/2023, at approximately 0830 hours, within Grandview, Jackson County, Missouri, 64030, Cameron K. Harper committed one or more criminal offenses.

The facts supporting this belief are as follows:

On 08/02/2023, at approximately 0817 hours, a shooting occurred at 7601 E 113<sup>th</sup> Street, Kansas City, Jackson County, Missouri, 64134. The victim of the shooting sustained multiple gunshot wounds and was transported to an area hospital. The victim described the suspect as an unknown black male wearing a black face mask with a skull design. Camera footage in the area showed the suspect vehicle to be a green in color Dodge Dakota with a lawn mower in the bed.

On 08/02/2023, at approximately 0819 hours, a second shooting occurred involving the same green in color Dodge Dakota with the lawn mower in the bed, in front of 7205 Longview Road, Kansas City, Jackson County, Missouri, 64134. Camera footage showed the Dodge Dakota stop or slow down to the victim who was walking, while a witness reacts to the sound of gun fire. It should be noted that the distance from 7601 E 113<sup>th</sup> Street and 7205 Longview Road is between 0.5 and 0.7 miles (depending on route) with driving time being 2 minutes.

On 08/02/2023, at approximately 0830 hours, Grandview Officers were dispatched to the area of [REDACTED], Jackson County, Missouri, 64030 in regard to a shooting that occurred with a victim in a white vehicle. It should be noted that the distance from 7205 Longview Road and 11927 Smalley Ave is between 0.9 and 1.1 miles (depending on route) with driving time being between 2 and 3 minutes (depending on route).

Upon officers' arrival, the victim was located in the driver's seat of a white in color Mazda 6, [REDACTED]. The Kansas license was run through the Grandview Communications center, which returned to the victim. The victim was removed from the vehicle for life saving measures, and it was determined that the victim was deceased. Officers observed the victim's white in color Mazda 6 positioned in the middle of the street facing [REDACTED] with the engine running and still in gear (reverse). The vehicle was also observed to have struck the driver's side of a vehicle which had been parked on the west side of [REDACTED] facing south.

A search warrant was obtained to process the vehicle which was completed by the Kansas City Missouri Police Department's Crime Scene Unit. As part of that process, photographs were taken of the Mazda 6 which four bullet holes in the windshield and seven bullet holes in the front driver's side window. A total of eleven .40 S & W PPU shell casings were located and collected from the scene; ten in the driveway of [REDACTED], and one located on the roof of the Mazda 6.

Contact was made with the reporting party who described the suspect vehicle as a green in color pickup truck with a lawn mower in the back. Ring video footage was

(ATTACH ADDITIONAL SHEET(S) IF NEEDED)

obtained from a residence on [REDACTED] which showed a green in color Dodge Dakota traveling south on [REDACTED] at 0822 hours, on 08/02/2023. A second video clip from the same Ring device showed the same green in color Dodge Dakota with a lawn mower in back, traveling north on [REDACTED] at 0829 hours, on 08/02/2023. The Ring video footage shows the garage door of [REDACTED] open as the green in color Dodge Dakota approaches the residence. The victim is observed walking out of the garage as the green in color Dodge Dakota is observed pulling over to the east side of [REDACTED] and stopping in front of the driveway to the residence directly south of [REDACTED].

A Grandview Police Crime Analyst located Flock hits between 07/17/2023 and 07/31/2023 of a green in color Dodge Dakota matching the above description every day in the area of Blue Ridge and 119th Street. The green in color Dodge Dakota was also observed to have silver trim and a white skull sticker in the rear window, with MO license JW 43M. A computer check of the MO license was conducted which did not come back to the vehicle.

During this time, Grandview Detectives were given information that on 07/19/2023, Cameron Harper had confessed to an employee of [REDACTED], about a homicide he committed on 07/18/2023. The [REDACTED] employee advised Cameron Harper "seemed happy about the situation" and that Cameron Harper stated "it feels so good." Harper left prior to officer's arrival (Grandview report 23-2764). It should be noted that the [REDACTED] employee identified Cameron Harper due to providing identification for his purchases. The [REDACTED] also stated that Cameron Harper left the area driving a 1990's style Green Dodge pickup with no plates.

Grandview Officers and Detectives responded to Cameron Harper's last known address located in Grandview, Missouri to conduct a residence check for Harper. Residents of the address were contacted, identified as Witness 1 and Witness 2, and shown a photograph of the Flock hit from 07/31/2023, of the green in color Dodge Dakota. Both Witness 1 and Witness 2 confirmed that the pictured Dodge Dakota belonged to Cameron Harper.

During this time Grandview Detectives were advised that Kansas City Missouri Police Department had located Cameron Harper walking south on Delmar Street and taken into custody in front of [REDACTED]. Grandview Detectives responded to the location and Harper was transferred into Grandview's custody. While being taken into custody, Officers located and recovered a cell phone and vehicle key which displayed the Dodge emblem. Officers with the Kansas City Missouri Police Department advised that Cameron Harper was carrying a black in color Adidas backpack when he was taken into custody. It should be noted that a search warrant was obtained for the Adidas backpack and among the items within the back pack was a black face mask with a skull design.

Grandview Detectives were also advised that the green in color Dodge Dakota had been located in the area of [REDACTED] Street, Kansas City, Jackson County, Missouri. Photographs were taken of the exterior of the Dodge Dakota, along with one shell casing and live round, discovered on the pavement in the immediate area of the vehicle. It should be noted that the green in color Dodge Dakota was located 0.4 miles from where Cameron Harper was taken into custody; and between 0.6 and 1.0 miles (3 minutes driving time) from [REDACTED].

An area canvass of the area where the Dodge Dakota was located. A witness stated approximately 30 minutes prior to police arrival, a black male was observed exiting a

brown in color sedan from the front passenger seat that arrived at the address [REDACTED]. The witness stated that the male went to the green Dodge Dakota, rummaged through it, and then returned to the brown sedan before leaving the area. Based off the witness' description of the black male's clothing, it was determined that the male described was Cameron Harper. The Dodge Dakota was towed from the location by Lazer Tow and placed in a secured bay at the Grandview Police Department, 1200 Main Street, Grandview, Jackson County, Missouri.

A search warrant was obtained for the green in color Dodge Dakota. Grandview Detectives processed the vehicle and located four .40 S & W shell casing in the second row seating the vehicle, along with prescription bottles and documents with Cameron Harper's name. It should be noted that they shell casings matches those recovered at [REDACTED] and a Kansas City Missouri Police crime scene on 08/02/2023. It should also be noted that the Dodge key recovered from Cameron Harper's person was a match for the Dodge Dakota. No firearm was located in the vehicle.

Grandview Detectives were given information from law enforcement that Cameron Harper was known to frequent a drug house located in Kansas City, Missouri, 64134. Detectives responded to the area and observed an older model tan Chevy Malibu with front end damage and a chief's flag on the back driver's side area, located on the street in front of the residence. A records check of the MO license affixed to the Chevy Malibu was conducted which returned to the address the vehicle was observed parked. Grandview Detectives re-contacted the witness from where the Dodge Dakota was recovered and asked to further describe the "brown sedan." The witness described the sedan as a beige, older model, four door sedan, with damage to the passenger side front fender. The tan Chevy Malibu with front end damage was towed to Grandview Police Station Secure bay, 1200 Main Street, Grandview, Jackson County, Missouri.

Grandview Detectives were notified by the Kansas City Missouri Police Department that contact had been made with the owner of the tan Chevy Malibu, which was currently located at the Grandview Police Department. Grandview Detectives were advised that the owner stated that Cameron Harper had left something in his vehicle and would consent to a search of the vehicle for the purpose of retrieving the item. The owner described the item as a bag. Grandview Detectives responded to the area of Blue Ridge and Red Bridge, Kansas City, Missouri, and made contact with the owner of the tan Chevy Malibu, who agreed to respond to the Grandview Police Department for a formal interview. During the formal interview, the owner of the tan Chevy Malibu signed a "consent to search" form, while also describing the item left by Cameron Harper as a black in color fanny pack.

Grandview Detectives processed the tan in color Chevy Malibu and located a black in color fanny pack on the rear passenger floor board. The fanny pack was removed from the vehicle, photographed and searched. Grandview Detectives located a black in color Smith and Wesson M & P .40 caliber handgun, along with one 50 round box of Monarch .40 caliber bullets. The firearm contained a 15 round magazine which had 4 live rounds. The firearm also had one live round in the chamber. All rounds within the firearm were stamped .40 caliber S & W PPU. The box of ammunition contained 19 rounds which were all stamped .40 caliber S & W PPU.

A formal interview was conducted with Cameron Harper within the Grandview Police Department, which he sat in silence for the duration before standing up and attempting to leave the room. Cameron Harper when told to sit down advised he wanted an attorney, at which time he was escorted back to the Grandview Detention facility.

(ATTACH ADDITIONAL SHEET(S) IF NEEDED)

It should be noted that Detectives located a YouTube channel for Cameron Harper. Detectives viewed a previous video of Cameron Harper who was wearing a light colored hoodie that matched what he was wearing when taken into custody, along with a skull gaiter mask. There were two additional videos viewed, one Cameron Harper was pointing a gun and said "get hit with a 40" and in the second video Cameron Harper was holding a rifle type gun.

A criminal history of Harper revealed he was a convicted felon from the following charges:

- Agg. Robbery – Johnson County, KS – 08/02/2022 – court CRN 21CR02688
- Robbery – Johnson County, KS – 08/02/2022 – court CRN 21CR02688
- Burglary – Johnson County, KS – 08/02/2022 – court CRN 21CR02688
- Felony Flee/elude – Johnson County, KS – 08/02/2022 – court CRN 21CR02688
- Burglary – Johnson County, KS – 08/02/2022 – court CRN 21CR02688
- Agg battery w/deadly weapon – Johnson County, KS – 08/02/2022 – court CRN 22CR00306
- Theft by deception – Johnson County, KS – 08/02/2022 – court CRN 22CR00306

/S/ Detective Jon Bennings # 0225  
DETECTIVE

THE COURT FINDS PROBABLE CAUSE.

\_\_\_\_\_  
JUDGE

\_\_\_\_\_  
DATE