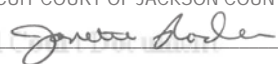


IN THE CIRCUIT COURT OF JACKSON COUNTY, MISSOURI
AT
KANSAS CITY

POLICE NO. :	KC23067020
PROSECUTOR NO. :	095476573
OCN:	

FILED DIVISION 29
06-Nov-2023 10:07
CIRCUIT COURT OF JACKSON COUNTY, MO BY  DCA

STATE OF MISSOURI,)
 PLAINTIFF,)
 vs.)
 OSVALDO RANGEL)
 5524 Klamm Rd)
 Kansas City, KS 66106)
 DOB: [REDACTED])
 Race/Sex: W/M)
 S.S.N.: [REDACTED])
 DEFENDANT.)

CASE NO. 2316-CR
DIVISION

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 September 30, 2023, in the County of Jackson, State of Missouri, the defendant with the purpose of causing serious physical injury to Confidential Victim, caused the death of Confidential Victim 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.

Or in the alternative:

Murder 2nd Degree – Felony Murder - During Perpetration/Attempted Perpetration/Flight From Perpetration Of A Felony, A Person Dies
(565.021-003Y20200999.0)

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 September 30, 2023, in the County of Jackson, State of Missouri, Confidential Victim was killed by being shot as a result of the attempted perpetration of the class A felony of Robbery in the First Degree under Section 570.023, RSMo, committed by the defendant on or about September 30, 2023, in the County of Jackson, State of Missouri.

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 (571.015-001Y20205213.0)

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) (571.015.2) (571.015.3), RSMo, in that on or about on or about September 30, 2023, in the County of Jackson, State of Missouri, the defendant committed the felony of murder in the second degree charged in Count I, 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

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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

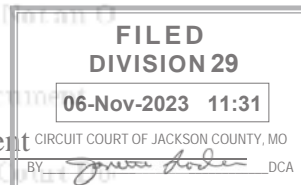
Prosecuting Attorney
Jackson County, Missouri
by,

/s/ Kelsey L. Blackwell

Kelsey L. Blackwell (#63713)
Assistant Prosecuting Attorney
415 E. 12th Street
7M
Kansas City, MO 64106
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kblackwell@jacksongov.org

WITNESSES:

The State's witnesses as of 11/6/2023 are included on the "State's Witness List" filed contemporaneously with this Complaint.

PROBABLE CAUSE STATEMENT FORMDate: 11/01/2023CRN: KC23-067020

I, Detective Clyde Harvey #5596, Homicide Unit, 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 09/30/2023, at [REDACTED] in
 (Date) (Address)

Kansas City, Jackson County Missouri Rangel, Osvaldo
 (County) (Name of Offender(s))

H/M [REDACTED] committed one or more criminal offense(s).
 (Description of Identity)

The facts supporting this belief are as follows:

On 09/30/2023, at 0559 hours, Officers of the Kansas City Missouri Police Department (KCPD) were dispatched on a reported shooting to [REDACTED], Kansas City, Jackson County, Missouri.

Upon arrival, Officers located a deceased male victim, partially underneath a Hummer H2 which was parked in a parking space in front of [REDACTED]. Officers approached the victim and noticed he was suffering from apparent gunshot wounds. Officers attempted to render aid as Kansas City Fire Department (KCFD) personnel were notified and responded to the scene. The victim was pronounced deceased at 0614 hours.

The multi-family townhomes containing [REDACTED] is monitored with surveillance video by Watchtower Security Company. Detectives obtained surveillance video of the property, which included the area in which the homicide occurred and initially observed the following: A black Hummer H2 arrived at the property at 0548 hours (on 09/30/2023) and pulled into a parking space. Following directly behind the Hummer H2, Detectives observed what appeared to be a dark colored four (4) door sedan which parked near the rear of the Hummer H2. A light-colored GMC Acadia, later learned to be driven by the Victim, is observed stopped near the rear of the four-door sedan. The driver of the dark colored sedan, and later learned to be the defendant, is observed exiting the sedan and approaching the passenger side of the parked Hummer H2. The defendant is observed moving from the passenger's side to the driver's side of the Hummer H2 and it becomes apparent there is some sort of disturbance occurring.

The Victim appears to respond to the disturbance as he pulls the GMC Acadia around the sedan and parked. The victim exits the Acadia and begins to approach where the defendant is standing, but quickly retreats back to his parked vehicle. The victim is then seen re-entering the GMC Acadia and pulling into a parking spot along the passenger's side of the Hummer H2. Shortly after parking, the Victim exits the GMC Acadia (a second time) and joined the driver of the Hummer H2, who is later learned to be Witness #2. What is observed, is the

PROBABLE CAUSE STATEMENT FORM

CRN KC23-067020

defendant shooting the Victim at the rear of the Hummer H2 and the victim falling next to the Hummer H2. The defendant then fled in the vehicle he arrived in.

Detectives spoke with Witness #1. Witness #1 stated that the defendant is someone she had known for several months. Witness #1 said when they arrived at the parking lot in front of [REDACTED], in the Hummer H2, the defendant came up to the passenger’s side door armed with a handgun and a face-covering. The defendant was demanding the keys to the Hummer H2 while pointing the handgun at Witness #2, and Witness #3 was occupying the front passenger seat. Witness #1 said she began yelling at the defendant to stop because the occupants of the Hummer H2 were “friends.” The defendant then responded to the driver’s side of the Hummer H2. Witness #1 recognized the voice of defendant and eventually pulled his mask off. Witness #1 provided several details about the identity of the defendant. Using those details (moniker, tattoos and Facebook profile), Detectives were able to present Witness #1 with a single photograph of **Oswaldo Rangel** [REDACTED]. Witness #1 positively identified Rangel as the person seen in the video shooting the victim.

Detectives interviewed Witness #2 who provided the following information: Witness #1, witness #3 and he arrived at a parking lot outside of [REDACTED]. Witness #2 stated he parked the Hummer H2 in the parking lot and looked down at his phone. After looking down, Witness #2 heard an argument coming from the passenger’s side of his vehicle and as he looked back to see what the commotion was, he observed an unknown male (later learned to be **Rangel**) pointing a handgun in his direction. Witness #2 observed the defendant walk around to the driver’s side and demand the keys to the Hummer H2. While trying to give over possession of the keys, Witness #2 stated the defendant appeared to get more agitated and threatened to shoot him. Witness #2 then noticed the victim approached the Hummer H2 pointing a gun at the defendant. As Witness #1 exited the Hummer H2, Witness #2 observed her shoving the defendant away saying “Valdo, they are my friends”. He then went towards the passenger’s side door of the Hummer H2 to help Witness #3 exit the vehicle. While ducking and hiding behind parked cars in the lot, Witness#2 heard multiple gun shots, at which time he and Witness#3 walked around to the northside of the complex for cover.

Rangel was taken into custody on 10/31/2023. On 11/01/2023, Detectives contacted **Rangel** at the Metro Patrol Division Station. **Rangel** was escorted to an interview room and at 1054 hours, he was read his Miranda Rights. During the interview, **Rangel** acknowledged that he knew Witness #1 and had been to Witness #1’s residence. When asked the last time he was at the residence, **Rangel** hesitated and eventually mentioned an “incident” happened at the house involving a “bunch of cars.” **Rangel** stated he left shortly after arriving because he didn’t know what was going on at the residence.

On 11/01/2023, detectives contacted another associate of **Rangel**’s. He stated **Rangel** came to his house on the day of the homicide and appeared upset. **Rangel** told the associate, he shot someone earlier and the person died as a result, and that the person he shot also had a gun.

Printed Name Detective Clyde Harvey #5596 Signature /s/ Detective Clyde Harvey #5596

PROBABLE CAUSE STATEMENT FORM

CRN KC23-067020

The Court finds probable cause and directs the issuance of a warrant this 6th day of November, 2023.

Janece Aoder
Judge

Circuit Court of Jackson County, State of Missouri.

Not an Official Court Document