

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

Police# 00-Y96907
Prosecutor# 095424121
1616-CR
OCN#

COMPLAINT

STATE OF MISSOURI

vs.

Cleophus Parker
8200 No More Victim's Road
Jefferson City, MO 65101
DOB: 05/10/1954; Race/Sex: B/M;
SS# [REDACTED]

Defendant.

Count I. Rape (566.030-993Y19801198.0)

The Prosecuting Attorney of the County of Jackson, State of Missouri, upon information and belief, charges that the defendant, in violation of Section 566.030, RSMo, committed the **Class A Felony of Forcible Rape**, punishable under Section 558.011.1(1), RSMo, in that on or about July 9th, 1986, in the County of Jackson, State of Missouri, the defendant either acting alone or purposefully in concert with another had sexual intercourse with [REDACTED], to whom defendant was not married, without the consent of [REDACTED] by the use of forcible compulsion, and in the course of such offense, the defendant subjected [REDACTED] to sexual intercourse with more than one person.

Count II. Rape (566.030-993Y19801198.0)

The Prosecuting Attorney of the County of Jackson, State of Missouri, upon information and belief, charges that the defendant, in violation of Section 566.030, RSMo, committed the **Class A Felony of Forcible Rape**, punishable under Section 558.011.1(1), RSMo, in that on or about July 9th, 1986, in the County of Jackson, State of Missouri, the defendant either acting alone or purposefully in concert with another had sexual intercourse with [REDACTED], to whom defendant was not married, without the consent of [REDACTED] by the use of forcible compulsion, and in the course of such offense, the defendant subjected [REDACTED] to sexual intercourse with more than one person.

Count III. Forcible Sodomy-Physical Injury Or With Weapon (566.060-989Y19791199.0)

The Prosecuting Attorney of the County of Jackson, State of Missouri, upon information and belief, charges that the defendant, in violation of Section 566.060, RSMo, committed the **Class A Felony of Sodomy**, punishable under Section 558.011.1(1), RSMo, in that on or about July 9th, 1986, in the County of Jackson, State of Missouri, the defendant either acting alone or purposefully in concert with another had deviate sexual intercourse with [REDACTED] to wit: defendant placed his penis on [REDACTED] mouth, to whom defendant was not married, without the consent of [REDACTED] by the use of forcible compulsion, and in the course of such offense, the defendant subjected [REDACTED] to sexual intercourse with more than one person.

Count IV. Robbery 1st Degree (569.020-001Y19791299.0)

The Prosecuting Attorney of the County of Jackson, State of Missouri, upon information and belief, charges that the defendant, in violation of Section 569.020, RSMo, committed the **Class A Felony of Robbery in the First Degree**, punishable upon conviction under Section 558.011.1(1), RSMo, in that on or about July 9th, 1986 in the County of Jackson, State of Missouri, the defendant either acting alone or purposefully in concert with another forcibly stole various jewelry, a watch, and a purse containing keys, identification, credit cards, and miscellaneous US currency in the possession of [REDACTED], and in the course thereof Cleophus Parker, and another participant in the crime threatened the immediate use of a dangerous instrument against [REDACTED]

The facts that form the basis for this information and belief are contained in the attached statement(s) of facts, 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.

THE STATE OF MISSOURI

vs.

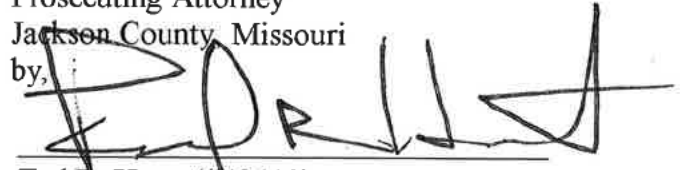
Cleophus Parker

JEAN PETERS BAKER

Prosecuting Attorney

Jackson County, Missouri

by,


Ted R. Hunt (#40410)

Assistant Prosecuting Attorney


415 E. 12th St. Floor 7M

Kansas City, Missouri 64106

(816) 881-3645

THunt@jacksongov.org

WITNESSES:


DET Mary J Kincheloe , 1125 Locust, Kansas City, MO 64106

PROBABLE CAUSE STATEMENT FORM

Date: 09-30-2015

CRN: 86-096907

I, Detective Mary Kincheloe #5063 (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 07-09-1986, at 6301 Equitable in (Date) (Address)

Kansas City, Jackson Missouri Cleophus Parker (County) (Name of Offender(s))

B/M, 05-10-1954, 5'10", 150 lbs, SSN: [REDACTED] committed one or more criminal offense(s). (Description of Identity)

The facts supporting this belief are as follows:

On 07-09-1986, a thirty-six year old female, reported to officers of the Kansas City Missouri Police Department that she was the victim of a robbery, forcible rape and kidnapping that began at 6301 Equitable Road located in Kansas City, Jackson County, Missouri.

The victim reported that she was walking to her car when suspect #1 approached her from the rear of her vehicle. Startling the victim, she began to scream, at which time the suspect#1 told her to "shut the fuck up" or he was going to "shoot her." As suspect #1 forced the victim into the backseat of her vehicle, suspect #2 came from behind her vehicle as well. Suspect #1 restrained the victim in the backseat and threatened to kill her if she did not stop screaming. Suspect #2 drove her vehicle to an area that was later determined by police to be 6020 Parretta in Kansas City, Jackson City, Missouri. The suspects forced the victim out of the backseat of the vehicle and made her lay in a grassy area. The suspects forced her to remove her wedding rings, an opal ring and a watch. The suspects removed the victim's pants, pantyhose and underwear and tied her hands together with her panty hose. The victim stated that each suspect penetrated her vagina with their penis' independent of each other. The victim further stated that the suspects then untied her, made her dress herself and walked her back to her vehicle. Suspect #1 sat in the back seat with the victim again and tied her hands together with a belt while suspect #2 drove to an unknown location. Upon arriving at an unknown location, both suspects fled the area and the victim was able to free herself. She then drove to Mid America Medical Clinic located at 6401 E. Front Street where the police were contacted. The police officers noted that the victim had grass in her hair, was missing her right shoe and had visible signs of redness to both of her wrists where she indicated she had been bound. The crime scene, where the victim was forcibly raped, was determined to be at 6020 Parretta. The victim's right shoe was located at this location and was photographed by crime scene technicians.

The victim was transported to St. Luke's Hospital by her husband where a sexual assault examination was completed. The evidence collected during this examination was recovered to the Kansas City Police Crime Laboratory for further analysis. All potential leads were exhausted and this investigation was eventually inactivated.

On April 27, 2012, a report from the Kansas City Police Crime Laboratory was received indicating that a CODIS match had been made and that Parker, Cleophus B/M 05-10-1954 is the source of the male DNA detected in the crotch of the underwear of the victim. The major genetic profile developed from item 002-001.F2 (stain in crotch) was determined to be Parker, Cleophus B/M 05-10-1954 whose profile was developed under a saliva sample taken from Parker under police investigation Z-53186. The expected frequency of the genetic profile matching Parker is one in

PROBABLE CAUSE STATEMENT FORM

CRN 86-096907

160 quadrillion unrelated individuals. The expected frequency of the major genetic profile developed from the evidentiary item (stain in crotch) for this police investigation is one in 1.6 sextillion unrelated individuals. The major profile developed from the stain in the crotch of the victim's underwear was also matched to the major genetic profile previously developed from panties from a rape kit submitted under police investigation Z-47943.

On 03-04-2015, the victim was contacted and she advised that she wished to pursue the investigation. The victim stated that she had never engaged in any consensual sexual contact with someone of African American decent. She further advised she did not recognize **Cleophus Parker** to be a name in which she had any type of relationship.

On 03-17-2015, **Parker** was contacted at the Jefferson City Correctional Center. I read aloud to **Parker** the Miranda Waiver to which **Parker** acknowledged he understood his rights and subsequently signed the Miranda Form.

Parker initially stated he was promiscuous during his marriage, although later in the interview he stated he was not promiscuous but admitted to having "relationships" with four women during his marriage. He did not have casual sexual intercourse with women or what is commonly known as "one night stands." **Parker** advised that his then wife was well aware of his significant other, Cheryl. **Parker** denied ever having a sexual relationship with a Caucasian woman or "European" as he called it. He said he was never "attracted" to white women.

Parker was presented with 3 photographs that accurately depicted the victim's appearance in 1986. **Parker** advised that he did not recognize the woman in the photograph. After learning the victim's first name, **Parker** continued looking at the photograph, shaking his head in a 'no' manner and said he did not know her and that he had not had a sexual relationship with her. **Parker** was asked if he had ever sexually assaulted or "raped" the woman in the photograph, to which **Parker** said, "No".

Parker was then presented with the Consent to Search Form asking him to allow the collection of a saliva sample from the inside of his mouth (BUCCAL swab). **Parker** declined to consent to the search. Sgt. Woodson of the Cole County Sheriff's Department was present and was requested to execute the already approved search warrant. **Parker** was provided a copy of the warrant. The confirmation BUCCAL DNA standard was recovered and forwarded to the Kansas City Police Crime Laboratory for further analysis.

On August 10, 2015, a report from the Kansas City Police Crime Laboratory was received indicating that **Cleophus Parker B/M 05-10-1954** and **Leroy Taylor B/M 05-31-1954** are each included as a possible major contributor of DNA to the apparent vaginal swab the victim. An indiscernible mixture of genetic profiles from two major male contributors and one minor contributor was developed from the F2 fraction. The minor profile matches the F1 fraction. **Parker** is included as a possible major contributor. Assuming **Parker** and the F1 profile are contributors of the mixture, the other possible major profile was entered into CODIS for continual searching. This profile was matched to **Taylor** whose profile was developed under 00-Z53186, Item 017-001.930242. The expected frequency of potential major contributors to the F2 fraction is one in 6.6 million unrelated individuals.

On 09-23-2015, **Taylor** was contacted at the Jefferson City Correctional Center. I read aloud to **Taylor** the Miranda Waiver to which **Taylor** acknowledged he understood his rights, but was not willingly to speak with me. No further questions were asked of **Taylor** in regard to his specific knowledge of the investigation.

Taylor was then presented with the Consent to Search Form asking him to allow the collection of a saliva sample from the inside of his mouth (BUCCAL swab). **Taylor** declined to consent to the search. Sgt. Woodson of the Cole County Sheriff's Department was present and was requested to execute the already approved search warrant. **Taylor**

PROBABLE CAUSE STATEMENT FORM

CRN 86-096907

was provided a copy of the warrant. The confirmation BUCCAL DNA standard was recovered and forwarded to the Kansas City Police Crime Laboratory for further analysis.

Printed Name Detective Mary Kincheloe #5063

Signature

Detective Mary Kincheloe #5063
09-30-2015

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

Judge

Circuit Court of _____ County, State of Missouri.