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

Police# 16-054734 Prosecutor# 095433494 1616-CR OCN# c0050978

COMPLAINT

STATE OF MISSOURI

VS.

Derrick A Williams 1035 Lafayette Avenue Kansas City, KS 66104 DOB: 02/09/1985; Race/Sex: B/M; SS#

Defendant.

Count I. Murder 2nd Degree (565.021-001Y19840903.0)

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 July 28, 2016, in the County of Jackson, State of Missouri, the defendant with the purpose of causing serious physical injury to Jane Doe caused the death of Jane Doe by shooting her.

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 (571.015-001Y19755299.0)

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 July 28, 2016, in the county of Jackson, State of Missouri, the defendant committed the felony of Murder in the Second Degree charged in Count One, 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 range of punishment for the offense of Armed Criminal Action in violation of section 571.015 RSMo. is imprisonment in the custody of the Missouri Department of Corrections for a term of years not less than three (3) years without eligibility for parole, probation, conditional release or suspended imposition or execution of sentence for a period of three (3) calendar years.

Count III. Endangering The Welfare Of A Child Creating Substantial Risk - 1st Degree - 2nd/sub Offense - No Sexual Conduct (568.045-009Y20033802.0)

The Prosecuting Attorney of the County of Jackson, State of Missouri, upon information and belief, charges that the defendant, in violation of Section 568.045, RSMo, committed the class B felony of endangering the welfare of a child in the first degree, punishable upon conviction under Sections 558.011, RSMo, in that on or about July 28, 2016, in the County of Jackson, State of Missouri, the defendant knowingly acted in a manner that created a substantial risk to the health of Jane Doe #2 a child less than seventeen years old, by pointing a weapon in the child face's.

Count IV. Armed Criminal Action (571.015-001Y19755299.0)

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 July 28, 2016, in the county of Jackson, State of Missouri, the defendant committed the felony of endangering the welfare of a child in the first degreecharged in Count Three, all allegations of which are incorporated herein by reference, and the defendant committed the foregoing felony of endangering the welfare of a child in the first degree by, with and through, the knowing use, assistance and aid of a deadly weapon.

The range of punishment for the offense of Armed Criminal Action in violation of section 571.015 RSMo. is imprisonment in the custody of the Missouri Department of Corrections for a term of years not less than three (3) years without eligibility for parole, probation, conditional release or suspended imposition or execution of sentence for a period of three (3) calendar years..

Count V. Endangering The Welfare Of A Child Creating Substantial Risk - 1st Degree - 2nd/sub Offense - No Sexual Conduct (568.045-009Y20033802.0)

The Prosecuting Attorney of the County of Jackson, State of Missouri, upon information and belief, charges that the defendant, in violation of Section 568.045, RSMo, committed the class B felony of endangering the welfare of a child in the first degree, punishable upon conviction under Sections 558.011, RSMo, in that on or about July 28, 2016, in the County of Jackson, State of Missouri, the defendant knowingly acted in a manner that created a substantial risk to the health of John Doe #1, a child less than seventeen years old, by stiking the child in the head with a weapon.

Count VI. Armed Criminal Action (571.015-001Y19755299.0)

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 July 28, 2016, in the county of Jackson, State of Missouri, defendant committed the felony of endangering the welfare of a child in the first degreecharged in Count Three, all allegations of which are incorporated herein by reference, and the defendant committed the foregoing felony of endangering the welfare of a child in the first degree by, with and through, the knowing use, assistance and aid of a deadly weapon.

The range of punishment for the offense of Armed Criminal Action in violation of section 571.015 RSMo. is imprisonment in the custody of the Missouri Department of Corrections for a term of years not less than three (3) years without eligibility for parole, probation, conditional release or suspended imposition or execution of sentence for a period of three (3) calendar years.

Count VII. Endangering The Welfare Of A Child Creating Substantial Risk - 1st Degree - 2nd/sub Offense - No Sexual Conduct (568.045-009Y20033802.0)

The Prosecuting Attorney of the County of Jackson, State of Missouri, upon information and belief, charges that the defendant, in violation of Section 568.045, RSMo, committed the class B felony of endangering the welfare of a child in the first degree, punishable upon conviction under Sections 558.011, RSMo, in that on or about July 28, 2016, in the County of Jackson, State of Missouri, the defendant knowingly acted in a manner that created a substantial risk to the health of John Doe #2, a child less than seventeen years old, by firing a weapon multiple times in the residence with the child present.

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.

Derrick A Williams

JEAN PETERS BAKER

Prosecuting Attorney Jackson County, Missouri by,

Jeremy J. Baldwin (#62734) Assistant Prosecuting Attorney 321 W. Lexington Independence, Missouri 64050 (816) 881-4488 jbaldwin@jacksongov.org

WITNESSES:

DET Scott P. Mullen, 1125 Locust, Kansas City, MO 64106 PO Quentin Neal, 1125 Locust, Kansas City, MO 64106 DET Hobart D. Price, 1125 Locust, Kansas City, MO 64106 DET Cristin Stammler, 1125 Locust, Kansas City, MO 64106 DET Brent R. Taney, 1125 Locust, Kansas City, MO 64106 DET Daniel G. Thomas, 1125 Locust, Kansas City, MO 64106

PROBABLE CAUSE STATEMENT FORM

Date: 07/28/16			CRN:	KCPD 16-54734	
I, Detective Cristin Stammler #5312 (Name and identify law enforcement officer, or particular that false statements on this form and I have probable cause to believe that on	are punish	hable by law, sta	ate that the facts of 2500 Independe	contained herein are ence Avenue Address)	e true. in
Kansas City, Jackson Microphy (County) Black Male, 02/09/1985, SSN: (Description of Identity)	lissouri	Derrick A. Wil	(Name of Offer	nder(s)) nore criminal offens	se(s).
Murder Aggravated Assault- 2 counts Armed Criminal Action- 4 counts Endangering the Welfare of a Child- 3 cou	unts				

The facts supporting this belief are as follows:

On 07-28-2016 at 0508 hours, Officers from the Kansas City Missouri Police Department were dispatched to 2500 Independence Ave, Building E in regard to an outside disturbance-weapon call. The calling party stated they live in Building E, heard 8-9 gunshots, and also heard screaming.

Upon arrival Officers encountered a naked black male in front of building E on Wabash Ave. The naked black male told the officers his name was "Derrick Williams" and said, "If you go upstairs, there's a dead bitch up in there and I blew her motherfucking brains out. There's three kids in there." The Officers stated through their training and experience they believed the naked black male was under the influence of narcotics. After securing the naked male, Officers walked toward building E where a witness stopped the officers, pointed at the naked black male, and told the Officers the naked black male had just thrown a gun toward him. The witness pointed to an area just east of building E and stated the gun was over there. Officers located a black semi auto handgun with the slide locked back and an extended magazine in it. The witness pointed at the southeast apartment on the 2nd floor of building E as the apartment the Officers needed to go to. Another witness later told detectives she observed a naked black male standing outside on the balcony to apartment E7 and yell inside the apartment, "I'm going to make you my queen!" The witness stated the naked black male entered the apartment and then she heard numerous gunshots.

As the Officers approached apartment E7 they observed apparent bullet holes in the exterior wall. They also observed apparent bullet holes in the wall across the hallway to apartment E8. The Officers opened the door to E7 and encountered three small children hiding under a blanket crying. One of the children told the Officers, "He killed my mom." While clearing the rest of the residence, Officers found spent shell casings in the kitchen along with apparent men's clothing. A black female victim (Jane Doe #1) was found deceased from apparent gunshot wounds in the bathroom just west of the kitchen. The Officers backed out of the residence with the children and secured the scene.

One of the children had an apparent head injury. While receiving medical treatment at the scene, one of the children (John Doe #1) stated, "Derrick hit me with a gun."

The suspect was transported to a local hospital due to his apparent drug intoxication. After being medically cleared, he was transported to a police facility where his identity was confirmed to be Derrick A. Williams,

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Form 50 P.D. (Rev. 9-2008)

PROBABLE CAUSE STATEMENT FORM

CRN 16-0.	54734
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Black Male, 02-09-1985. Due to his apparent drug intoxication a statement has not been obtained from the suspect.

While being interviewed, Jane Doe #2 said after the suspect killed her mother, he put the gun in Jane Doe #2's mouth and then hit John Doe #2 in the head with the gun causing his head to bleed.

At this time, a positive identification has not been made for the deceased victim (Jane Doe #1) or the children (Jane Doe #2 and John Doe #1 and #2).

Printed Name	Detective Cristin Stammler #5312	Signature /S/ Detective Stammler #5312
The Court find	s probable cause and directs the issuand	te of a warrant this day of
	Jı	adge
	Circuit Court of County, State of Missouri.	