

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

Police# 16-057632  
Prosecutor# 095433780  
1616-CR  
OCN# c0051156

**COMPLAINT**

**STATE OF MISSOURI**

vs.

**Terrance L. Wesley  
3440 Wayne  
Kansas City, MO 64109  
DOB: 07/15/1991; Race/Sex: B/M;  
SS# [REDACTED]  
Defendant.**

**Count I. Robbery 1st Degree (569.020-001Y19791204.0)**

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, RSMo, in that on or about August 7, 2016, in the County of Jackson, State of Missouri, the defendant forcibly stole a wallet in the possession of [REDACTED], and in the course thereof the defendant was armed with a deadly weapon.

*An individual convicted and sentenced for this offense shall not be eligible for parole until eighty-five percent of the sentence is served.*

**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 571.015.3, RSMo, in that on or about August 7, 2016, in the county of Jackson, State of Missouri, the defendant committed the felony of Robbery in the First Degree charged in Count I, all allegations of which are incorporated herein by reference, and the defendant committed the foregoing felony of Robbery in the First Degree by, with and through, the knowing use, assistance and aid of a deadly weapon.

### **Count III. Attempted Robbery 1st Degree (569.020-001Y19791204.1)**

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 B Felony of Attempted Robbery in the First Degree**, punishable upon conviction under Section 558.011, RSMo, in that on or about August 7, 2016, in the County of Jackson, State of Missouri, the defendant grabbed a purse in the possession of [REDACTED] and such conduct was a substantial step toward the commission of the crime of Robbery in the First Degree, and in the course thereof the defendant was armed with a deadly weapon.

### **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 571.015.3, RSMo, in that on or about August 7, 2016, in the county of Jackson, State of Missouri, the defendant committed the felony of Attempted Robbery in the First Degree charged in Count III, all allegations of which are incorporated herein by reference, and the defendant committed the foregoing felony of Attempted Robbery in the First Degree by, with and through, the knowing use, assistance and aid of a deadly weapon.

### **Count V. Unlawful Possession Of A Firearm (571.070-001Y20085212.0)**

The Prosecuting Attorney of the County of Jackson, State of Missouri, upon information and belief, charges that the defendant, in violation of 571.070, RSMo, committed the **Class C Felony of Unlawful Possession of a Firearm**, punishable under Sections 558.011 and 560.011, RSMo, in that on or about August 7, 2016, in the County of Jackson, State of Missouri, the defendant knowingly possessed a black semi-automatic firearm, and in August 2008, the defendant was convicted of the felony of Robbery in the First Degree in Jackson County Circuit Court case number 0816-CR00694-01.

### **Count VI. Unlawful Possession Of A Firearm (571.070-001Y20085212.0)**

The Prosecuting Attorney of the County of Jackson, State of Missouri, upon information and belief, charges that the defendant, in violation of 571.070, RSMo, committed the **Class C Felony of Unlawful Possession of a Firearm**, punishable under Sections 558.011 and 560.011, RSMo, in that on or about August 7, 2016, in the County of Jackson, State of Missouri, the defendant knowingly possessed a black semi-automatic firearm, and in August 2008, the defendant was convicted of the felony of Robbery in the First Degree in Jackson County Circuit Court case number 0816-CR00694-01.

Wherefore, the Prosecuting Attorney prays that an arrest warrant be issued as provided by law.

**THE STATE OF MISSOURI**

vs.

**Terrance L. Wesley**

**JEAN PETERS BAKER**

Prosecuting Attorney  
Jackson County, Missouri  
by,

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Ashleigh A. Ragner (#63694)  
Assistant Prosecuting Attorney  
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**WITNESSES:**

PO Matthew G. Brummett, 1125 Locust, Kansas City, MO 64106

██████████, Prosecuting Atty. Office, Kansas City, MO 64106

██████████, Prosecuting Atty. Office, Kansas City, MO 64106

DET Richard S. Hulme, 1125 Locust, Kansas City, MO 64106

██████████, Prosecuting Atty. Office, Kansas City, MO 64106

DET Christopher S. Skinner, 1125 Locust, Kansas City, MO 64106

PROBABLE CAUSE STATEMENT FORM

Date: 08/08/2016

CRN: 16-057632

I, Det. Richard Hulme, #5002 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 08/07/2016, at 2980 McGee Tfwy, in
(Date) (Address)

Kansas City, Jackson Missouri Terrance L. Wesley
(County) (Name of Offender(s))

B/M, 07/15/1991, SSN: committed one or more criminal offense(s).
(Description of Identity)

Robbery
Armed Criminal Action
Felon in Possession of a Firearm

The facts supporting this belief are as follows:

On 08/07/2016 at approximately 0723 hours, Officers of the Kansas City, Missouri Police Department responded to the Filling Station Coffee Shop, located at 2980 McGee Tfwy, on a reported armed robbery.

Upon their arrival the officers contacted three victims, (redacted), 05/11/1982), (redacted), 11/21/1982) and (redacted), 07/18/1983) who stated they were sitting outside the business drinking coffee when they were approached by an unknown black male. The male pointed a black handgun at them and took a wallet from one victim and attempted to take a purse from another victim. The suspect then ran to a nearby tan Chevrolet Malibu, entered the vehicle and fled eastbound at a high rate of speed. As the suspect ran to the vehicle, (redacted) used his cellular phone to take photographs of the suspect and the Chevrolet Malibu.

The officers reviewed the photographs and determined the license plate displayed on the suspect vehicle was YJ2N1E, Missouri/2017. A check of that license plate revealed three mobile ticketing entries to Terrance L. Wesley, with an address of 3440 Wayne Ave. The officers then checked Wesley through the Department of Revenue database and compared his 2011 driver's license photograph to the photographs taken by (redacted) and the officers positively identified Wesley as the party featured in the photographs.

On 08/07/2016 at approximately 1529 hours, Officers of the Kansas City, Missouri Police Department responded to 3440 Wayne Ave in an attempt to locate the suspect vehicle.

After arriving in that area the officers observed a party, later determined to be Terrance L. Wesley, exit the residence and walk towards a Tan Ford mini-van that was parked in front of the residence. As Wesley was walking the officers observed him carrying a red and black backpack over one of his shoulders. As the officers drove past Wesley they recognized him from his Department of Revenue photograph and they recognized the clothing he was wearing from the photographs taken by victim (redacted).

The officers then conducted a car check on the mini-van and removed Wesley and an unrelated black female from the vehicle. After removing Wesley from the vehicle the officers observed a black semi-automatic Glock handgun under the rear portion of front passenger seat, which is where Wesley had been sitting. When the officers removed the handgun from the vehicle they determined it was loaded with 15 live .40 S&W caliber rounds, making it readily capable of lethal use.

PROBABLE CAUSE STATEMENT FORM

CRN 16-057632

A content inventory of the vehicle prior to towing revealed an extended .40 caliber Glock magazine inside the red and black backpack **Wesley** was observed carrying.

**Wesley** was transported to the East Patrol Division for booking and the minivan was towed to the City Impound Facility.

On 08/07/2016 at approximately 1730 hours, the victims [redacted] and [redacted] responded to the Robbery Unit to provide formal statements. During the interview of [redacted], he was shown a line-up that contained a photograph of **Terrance L. Wesley**. [redacted] viewed the line-up and stated one of the random fillers looked most like the suspect in this offense. During the interview of [redacted], she was shown a line-up that contained a photograph **Terrance L. Wesley**. [redacted] viewed the line-up for approximately 17 seconds before pointing to **Wesley's** photograph and stated "I think it's this guy."

On 08/07/2016 at approximately 1735 hours, victim [redacted] responded to the Robbery Unit to provide a formal statement. During the interview [redacted] was shown a line-up that contained a photograph of **Terrance L. Wesley**. [redacted] viewed the line-up but was unable to make an identification.

When contacted by detectives, **Wesley** was advised of his Miranda Rights and he stated he wanted an attorney.

During the course of this investigation it was determined **Wesley** has been convicted of four felonies and therefore unable to possess a firearm:

On or about 08/06/2008, **Wesley** was convicted of Robbery in the first degree, in the Circuit Court of Jackson County, Missouri, on case # 0816-CR0069401, for events that occurred on 12/04/2007, and

On or about 08/06/2008, **Wesley** was convicted of Armed Criminal Action, in the Circuit Court of Jackson County, Missouri, on case # 0816-CR0069401, for events that occurred on 12/04/2007, and

On or about 07/02/2013, **Wesley** was convicted of Sale/Dist/Cult Opiate, opium, narc or desgstim; 1<sup>st</sup>, in the Circuit Court of Johnson County, Kansas, on case # 11CR2777, for events that occurred on 12/22/2011, and

On or about 07/02/2013, **Wesley** was convicted of Criminal Possess Firearm; Felon or drug offender, in the Circuit Court of Johnson County, Kansas, on case # 11CR2777, for events that occurred on 12/22/2011.

Printed Name Det. Richard Hulme, #5002 Signature Det. [Signature] #5002

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

\_\_\_\_\_  
Judge

Circuit Court of \_\_\_\_\_ County, State of Missouri.