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

Police# 16-058114 Prosecutor# 095433828 1616-CR OCN#

COMPLAINT

STATE OF MISSOURI

VS.

Count I. Burglary 1st Degree (569.160-001Y19792202.0)

The Prosecuting Attorney of the County of Jackson, State of Missouri, upon information and belief, charges that the defendant, in violation of Section 569.160, RSMo, committed the **Class B Felony of Burglary in the First Degree**, punishable upon conviction under Section 558.011, RSMo, in that on or about August 9, 2016, in the County of Jackson, State of Missouri, the defendant knowingly entered unlawfully in an inhabitable structure, located at 6104 E. 97th St., Kansas City MO and possessed by the purpose of committing peace disturbance therein, and while in such inhabitable structure there was present in such inhabitable structure.

The range of punishment for a class B felony is imprisonment in the custody of the Missouri Department of Corrections for a term of years not less than five (5) years and not to exceed fifteen (15) years.

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 August 9, 2016, in the county of Jackson, State of Missouri, the defendant committed the felony of Burglary 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 Burglary 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.

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.

Monte L. Hill

JEAN PETERS BAKER

Prosecuting Attorney Jackson County, Missouri by,

Ashleigh A. Ragner (#63694) Assistant Prosecuting Attorney 415 E. 12th St. 11th Floor Kansas City, Missouri 64106 (816) 881-3555 ARagner@jacksongov.org

WITNESSES:

PO John Lawrence, 1125 Locust, Kansas City, MO 64106 DET Paul A. Oxler, 1125 Locust, Kansas City, MO 64106 DET Kimberlee Jo Rice, 1125 Locust, Kansas City, MO 64106 DET Nathan S. VanVickle, 1125 Locust, Kansas City, MO 64106 DET Dawn N. Wilson, 1125 Locust, Kansas City, MO 64106

PROBABLE CAUSE STATEMENT FORM

Date: 08-05-2016	CRN: <u>16-058114</u>			
	Kansas City Missouri Police Department r, or person having information as probable cause.)			
•	rm are punishable by law, state that the facts contained herein are true.			
I have probable cause to believe that on	08-09-2016 , at 6104 E. 97 th Street in (Address)			
Kansas City, Jackson	Missouri Monte L. Hill			
(County)	(Name of Offender(s))			
B/M 04-11-1986, SS# (Description of Identity	committed one or more criminal offense(s).			
Armed Robbery Armed Criminal Action Possession of stolen property On 08-09-2016 at approximately 0206 hours, members of the Kansas City Missouri Police Department responded to 6102 E. 97 th Street on a reported shooting. Upon arrival, officers located Monte L. Hill B/M 04-				
responded to 6102 E. 97 th Street on a reported shooting. Upon arrival, officers located Monte L. Hill B/M 04-11-1986 laying in the front yard of the residence with an apparent gunshot wound to the abdomen. Officers also located a, a male victim, in the front yard of the residence as well as a Springfield XD45 ACP .45 caliber (#US587589) handgun which would later be determined to be stolen out of Stuttgard, Arkansas on 08-25-2015 (#1501097). Officers contacted , who stated that Hill broke into his residence located at 6104 E. 97 th Street, Kansas City, Jackson County, Missouri and was armed with the above mentioned handgun stated that a struggle ensued over control for the handgun and was able to disarm Hill . Then shot at Hill several times				
striking Hill in the stomach. then fled the residence and responded to 6102 E. 97 th Street where he contacted, the homeowner, and asked him to call the Police.				
While district officers were tending to Hill's injuries and waiting for EMS, they asked Hill how he was shot. Hill stated to officers that shot him because he broke into residence in an attempt to retrieve his handgun that stole from him. Hill further stated that he has known since high school. Hill was then transported from the scene to the hospital to be treated for his gunshot wound.				
glass coming from his patio area. were residence who was armed with a semi-artoward him while armed with the handge stated that during the altercation, Hill was Hill and then shot Hill in the stomach w	to investigate the sound at which time he encountered Hill inside his atomatic handgun. LI stated that when Hill observed him, Hill ran un and a physical altercation ensued over control of the handgun. as on top of him however was able to take the handgun away from ith the handgun. then fled his residence and responded to 6102 E. 97 th JD, and asked him to call the Police. observed Hill crawl out the front			

PROBABLE CAUSE STATEMENT FORM

CRN 16-058114

	I that when Hill broke into his reside	•	advised detectives that Hill was an any property or say anything to him
	ttempted to interview Hill at the hosp to give a statement.	oital however Hil l was	s intubated due to his gunshot wound
Printed Name	Det. Nathan VanVickle #5169	Signature <u>D.</u> J.	45/69
The Court find	s probable cause and directs the issua	nce of a warrant this_	day of
		Judge	
	Circuit Court of	County	State of Missouri