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

Police# 16-063830 Prosecutor# 095434406 1616-CR OCN#

COMPLAINT

STATE OF MISSOURI

VS.

Jamil A. Jackson 11016 E. 50th Terrace Kansas City, MO 64133 DOB: 04/10/1998; Race/Sex: B/M; SS# 4

Count I. Assault/attempt Assault 2nd Degree On Law Enforcement Officer, Corrections Officer, Emergency Personnel, Highway Worker, Utility Worker Or Probation And Parole Officer By Means Other Than Deadly Weapon Or Dangerous Instrument/physical Injury (565.082-002Y20051399.0)

The Prosecuting Attorney of the County of Jackson, State of Missouri, upon information and belief, charges that the defendant, in violation of Section 565.082, RSMo, committed the class C felony of assault of a law enforcement officer in the second degree, punishable upon conviction under Sections 558.011 and 560.011, RSMo, in that on or about August 27, 2016, in the county of Jackson, State of Missouri, the defendant purposely placed Officer a law enforcement officer in apprehension of immediate serious physical injury, by pulling a handgun on the officer.

The range punishment for a class C felony is imprisonment in the custody of the Missouri Department of Corrections for a term of years not less than two (2) years and not to exceed seven (7) years; or by imprisonment for a special term not to exceed one (1) year in the county jail or other authorized penal institution; or by a fine not to exceed five thousand dollars (\$5,000); or by both imprisonment and a fine. If money or property has been gained through the commission of the crime, any fine imposed may be not more than double the amount of the offender's gain from the commission of the crime up to a maximum of twenty thousand dollars (\$20,000).

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 27, 2016, in the county of Jackson, State of Missouri, the defendant committed the felony of Assault on Law Enforcement Officer 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 Assault on Law Enforcement Officer 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.

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.

Jamil A. Jackson

JEAN PETERS BAKER

Prosecuting Attorney Jackson County, Missouri by,

Jeremy J. Baldwin (#62734) Assistant Prosecuting Attorney 415 E. 12th Street, Fl 7M Kansas City, Missouri 64106 (816) 881-4592 jbaldwin@jacksongov.org

WITNESSES:

SGT Everett C. Babcock, 1125 Locust, Kansas City, MO 64106

DET Duston L. Burnett,,,

DET Blake E. Groves, 1125 Locust, Kansas City, MO 64106

DET Jennifer D. Jacobs-Weyrauch, 1125 Locust, Kansas City, MO 64106

DET Patrick J. McKenzie, 1125 Locust, Kansas City, MO 64106

DET Dawn M. Minor, 1125 Locust, Kansas City, MO 64106

DET Terrence D. Owens, 1125 Locust, Kansas City, MO 64106

PROBABLE CAUSE STATEMENT FORM

Date: 08/28/2016		CRN: 16-63830
I, Det. Jennifer Jacobs-Weyrauch, #492	21	
(Name and identify law enforcement officer		ing information as probable cause.)
knowing that false statements on this for	m are punish	nable by law, state that the facts contained herein are true.
I have probable cause to believe that on	08/28/2016 (Dat	
Kansas City, Jackson	Missouri	JAMIL JACKSON
(County)		(Name of Offender(s))
B/M, 04/10/1998 (Description of Identity	y)	committed one or more criminal offense(s).
Gregory Blvd and Prospect Ave to the Sh Officers were advised the parties left the able to the south of their location. Officers drove observed a large crowd gathered in an employed their patrol vehicle when the began approaching the group. Officer coart of the group of	ell Gas Staticarea. Officer e southbound pty parking pulled south y observed a then ca ed JACKSO CKSON, an ot respond to	just to the north of the location of 72 nd and Wabash Ave
72 nd Street when they heard shots being fi driver's side and engaged a large crowd r	ired just sout unning towa	the drove southbound on Wabash towards the of their location. He exited his patrol vehicle from the rds their location. Officer observed JACKSON, the gave verbal commands for JACKSON, to drop the

PROBABLE CAUSE STATEMENT FORM

CRN 16-63830
Officer applied pressure to the wound and requested an ambulance to transport JACKSON, to an area hospital for treatment.
Printed Name Det Jenn, fer Jacobs-Weyrauch Signature Det Juff Just styland # 49
The Court finds probable cause and directs the issuance of a warrant this day of
Judge
Circuit Court of County, State of Missouri.