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

Police# 16-073599 Prosecutor# 095435282 1616-CR OCN#

COMPLAINT

STATE OF MISSOURI

VS.

Damon Hammons 11906 Armitage Dr. Grandview, MO 64030 DOB: 04/28/1995; Race/Sex: B/M; SS#

Defendant.

Count I. Murder in the Second Degree (565.021-001Y19840903.0)

The Prosecuting Attorney of the County of Jackson, State of Missouri, upon information and belief, charges that the defendant, **Damon Hammons**, 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 October 1, 2016, in the County of Jackson, State of Missouri, the defendant knowingly or with the purpose of causing serious physical injury to caused the death of Marcus Mondaine by shooting Marcus Mondaine.

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, **Damon Hammons**, 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 October 1, 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 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.

Damon Hammons

JEAN PETERS BAKER

Prosecuting Attorney Jackson County, Missouri by,

/s/Sydney Paquette (#56888) Sydney Paquette (#56888) Assistant Prosecuting Attorney 415 E. 12th St., Floor 7M Kansas City, Missouri 64106 (816) 881-3111 spaquette@jacksongov.org

WITNESSES:

Prosecuting Atty. Office, Kansas City, MO 64106 DET Scott P. Mullen, 1125 Locust, Kansas City, MO 64106 DET Hobart D. Price, 1125 Locust, Kansas City, MO 64106 DET Brent R. Taney, 1125 Locust, Kansas City, MO 64106

PROBABLE CAUSE STATEMENT FORM

Date: 10/01/2016	CRN: 16-073599
I, MDet. Brent Taney #4641	cer, or person having information as probable cause.)
·	
knowing that false statements on this f	form are punishable by law, state that the facts contained herein are true.
I have probable cause to believe that o	n 10/01/2016 , at 4020 E. 56 th Terrace Apt. #1 in (Address)
Kansas City, Jackson County	Missouri Damon Hammons
(County)	(Name of Offender(s))
B/M, 04/28/1995 (Description of Iden	committed one or more criminal offense(s).
(Description of rues)	
56 th Terrace, Kansas City, Jackson Coucontacted by the witness who stated her victim inside a bedroom of the apartme attempted to revive the victim with neg. The Witness responded to Police Heads bedroom with the victim and her one yes she walked out of the bedroom and enc who was in the bedroom as he forced her the witness's one year old daughter were by and the suspect pointed the gun toward witness and her daughter, he said, "Are the witness's phone from her as she was allow her to call the police so she could	of the Kansas Missouri Police Department were dispatched to 4020 E. Inty Missouri in regard to a shooting. Upon arrival, Officers were boyfriend (victim) had been shot by an intruder. Officers located the nt, suffering from an apparent gunshot wound. First responders ative results and declared the victim, deceased at the scene. Quarters and provided a statement. The Witness stated she was in her ear old daughter when she heard her front door close. The witness stated ountered the suspect in the hallway. The witness stated the suspect asked is way down the hallway to the bedroom where the victim was sleeping. We up when the suspect shot once toward the victim, while he and the ring in the bed. The witness stated she grabbed her daughter from the bed the witness and her daughter. As the suspect was pointing the gun at the you going to tell on me, are you going to tell on me?" The suspect took attempting to call the police. The witness pleaded with the suspect to light help for the victim. The witness was able to regain possession of hered the suspect pulled his sleeve down over his hand, opened the front
witness was shown a single photo of D:	er ex-boyfriend and father of her daughter, Damon Hammons . The amon Hammons , B/M , 04/28/1995 and positively identified Hammons pointed the gun at her and their daughter.
Printed Name Brent Taney #4641	Signature DET Set 1 sur \$4641
The Court finds probable cause and di	rects the issuance of a warrant this day of

PROBABLE CAUSE STATEMENT FORM

		CRN <u>16-073599</u>	
	Judge		
Circuit Court of		County State of Missouri	