

IN THE CIRCUIT COURT OF JACKSON COUNTY, MISSOURI
AT

POLICE NO. :	17-023697
PROSECUTOR NO. :	095438817

STATE OF MISSOURI,)	
)	PLAINTIFF,
vs.)	
MARCO A. SOSA-PEREA)	
2910 Washinton Ave.,)	CASE NO. 1716-CR
Kansas City, KS - 66105)	DIVISION
DOB: 09/06/1995)	
Race/Sex: W/M;)	
SSN: [REDACTED])	
)	DEFENDANT.

COMPLAINT

Count I. Kidnapping - Facilitating A Felony - Inflicting Injury - Terrorizing - 1st Degree (565.110-002Y19501099.0)

The Prosecuting Attorney of the County of Jackson, State of Missouri, upon information and belief, charges that the defendant, in violation of Section 565.110, RSMo, either alone or purposefully in concert with another, committed the **Class B Felony of Kidnapping in the first degree**, punishable upon conviction under Section 558.011, RSMo, in that on or about April 3, 2017, defendant unlawfully confined Cristian Escutia for a substantial period, without Cristian Escutia's consent, for the purpose of inflicting physical injury on Cristian Escutia.

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 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.

State vs. Marco A. Sosa-Perea

Count II. Armed Criminal Action (571.015-001Y19755213.)

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 April 3, 2017, in the County of Jackson, State of Missouri, the defendant committed the felony of Kidnapping in the first degree charged in Count I, all allegations of which are incorporated herein by reference, and the defendant or another committed the foregoing felony of Kidnapping 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. Any punishment imposed pursuant to section 571.015 RSMo. shall be in addition to any punishment provided by law for the crime committed by, with, or through the use, assistance, or aid of a dangerous instrument or 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.

JEAN PETERS BAKER
Prosecuting Attorney
Jackson County, Missouri
by,

/s/ Kristin A. Ries
Kristin A. Ries (#66178)
Assistant Prosecuting Attorney
415 East 12th Street Floor 7M
Kansas City, MO - 64106
(816) 881-3592
kries2@jacksongov.org

State vs. Marco A. Sosa-Perea

WITNESSES:

PO Chad S. Elliott, 1125 Locust, Kansas City, MO - 64106

Cristian Escutia, Prosecuting Atty. Office, Kansas City, MO - 64106

DET Erica Oldham, 1125 Locust, Kansas City, MO - 64106

DET Gary W. Snyder, 1125 Locust, Kansas City, MO - 64106

DET Bradley N. Thomas, 1125 Locust, Kansas City, MO - 64106

DET Brian J. Wellington, 1125 Locust, Kansas City, MO - 64106

PROBABLE CAUSE STATEMENT FORM

Date: 04/05/2017

CRN: 17-023697

I, Detective Gary Snyder #4719
(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 04/03/2017, at 309 Chelsea Avenue in
(Date) (Address)

Kansas City, Jackson Missouri Marco A. Sosa-Perea
(County) (Name of Offender(s))

W/M, 09/06/1995 committed one or more criminal offense(s).
(Description of Identity)

The facts supporting this belief are as follows:

-Kidnapping

On 04/03/2017 at about 1901 hours Kansas City Missouri Police Officers were dispatched to 306 Brighton Ave Kansas City, Jackson County, Missouri, on a reported shooting. Upon arrival no victim was located. A witness stated that at about 1830 hours he saw a disturbance involving Cristian Escutia, H/M, 4-10-1997 in a physical altercation with 2 H/M's at 309 Chelsea Ave in Kansas City, Jackson County, Missouri. One of the unknown H/M's was pointing a handgun at Escutia demanding that he get into a light blue Chrysler Pacifica. A shot was then fired and Escutia grabbed his abdomen, yelled in pain and the unknown H/M's forced him into the rear passenger side of the vehicle. The Chrysler Pacifica left north on Chelsea Avenue. This incident was captured on outdoor surveillance cameras from the residence located at [redacted] Avenue. Escutia's mother [redacted] W/F, 9-24-1972 reported to Kansas City Missouri Police Officers that she has not seen her son since the neighbors contacted her via telephone and told her about the altercation. She has tried to reach him by cell phone, but no one answered his phone. An emergency ping order was completed for Escutia's cell phone number. The phone was not located and has since stopped transmitting.

On 04/05/2017 Kansas City Missouri Police Detective Snyder took a phone call from an employee from NAPA Auto parts distribution Center located at 250 Osage Ave, Kansas City Kansas. The employee said that she was told by another female employee, [redacted] said that [redacted] Marco Sosa-Perea, W/M, 9-6-1995 had borrowed [redacted] vehicle Monday and done something very bad. [redacted] returned to work on 04/04/2017 and told the employee that Sosa-Perea had been involved in a kidnapping on 04/03/2017. A computer check of [redacted] shows her to have a 2004 Chrysler Pacifica registered to her at 2910 Washington Avenue, Kansas City, Wyandotte County, Kansas. Detectives responded to 2910 Washington Avenue and located a 2004 Chrysler Pacifica light blue in color bearing Kansas tag 369JED, VIN#2C8GF68494R183139. Detectives talked to [redacted] in which she said Sosa-Perea told her he was driving [redacted] on Monday, 04/03/2017. There were 2 other H/M's in her vehicle with him. He was in [redacted] when the two H/M's kidnapped Escutia. Sosa-Perea drove them to a park off of Quindaro

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Boulevard in Kansas City, Wyandotte County, Kansas. Escutia was forced out of the vehicle and Sosa-Perea heard two shots. Sosa-Perea has not been seen since he left 2910 Washington Avenue in Kansas City, Kansas.

Printed Name Det Gary Snyder #4719 Signature Det. Gary Snyder #4719

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

Judge

Circuit Court of _____ County, State of Missouri.