

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

<b>POLICE NO. :</b>	17-017475
<b>PROSECUTOR NO. :</b>	095438818

<b>STATE OF MISSOURI,</b>	)	
	)	<b>PLAINTIFF,</b>
<b>vs.</b>	)	
<b>DIONANDRE GANTER</b>	)	
<b>Homeless, LKA: 725 N. 80th Place</b>	)	<b>CASE NO. 1716-CR</b>
<b>Kansas City, KS - 66101</b>	)	<b>DIVISION</b>
<b>DOB: 08/31/1988</b>	)	
<b>Race/Sex: B/M;</b>	)	
<b>SSN: XXX-XX-XXXX</b>	)	
	)	<b>DEFENDANT.</b>

**COMPLAINT**

**Count I. Murder 2nd Degree (565.021-001Y19840903.0)**

The Prosecuting Attorney of the County of Jackson, State of Missouri, upon information and belief, charges that the defendant, in violation of Section 565.021, 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 March 11, 2017, in the County of Jackson, State of Missouri, Dorrn Blackmon was killed by being shot as a result of the perpetration of the class B felony of attempted robbery in the first degree under Section 570.023, RSMo committed by the defendant, acting alone or purposefully in concert with others, on or about March 11, 2017, in the County of Jackson, State of Missouri.

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, in violation of committed the felony of armed criminal action, punishable upon conviction under Section 571.015.1, RSMo, in that on or about March 11, 2017, in the County of Jackson, State of Missouri, the defendant, acting alone or purposefully in concert with others, committed the felony of murder in the

**State vs. Dionandre Ganter**

second degree in Count 1, all allegations of which are incorporated herein by reference,

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 range of punishment for the offense of Armed Criminal Action in violation of section 571.015 RSMo. as a second offense is imprisonment in the custody of the Missouri Department of Corrections for a term of years not less than five (5) years without eligibility for parole, probation, conditional release or suspended imposition or execution of sentence for a period of five (5) calendar years. The range of punishment for the offense of Armed Criminal Action in violation of section 571.015 RSMo. as a third offense is imprisonment in the custody of the Missouri Department of Corrections for a term of years not less than ten (10) years without eligibility for parole, probation, conditional release or suspended imposition or execution of sentence for a period of ten (10) 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.

**Count III. Attempted Robbery - 1st Degree (570.023-001Y20171204.1)**

The Prosecuting Attorney of the County of Jackson, State of Missouri, upon information and belief, charges that the defendant, in violation of Section 570.023, RSMo, committed the class B felony of an attempt to commit the offense of robbery in the first degree, punishable upon conviction under Section 558.011, RSMo, in that on or about March 11, 2017, in the County of Jackson, State of Missouri, the defendant, acting alone or purposefully in concert with others, tried to take a gun in the possession of Dorrn Blackmon, causing serious physical injury to Dorrn Blackmon and such conduct was a substantial step toward te ecommission of the crime of robbery in the first degree and was done for the purpose of committing robbery in the first degree.

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 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 committed the felony of armed criminal action, punishable upon conviction under Section 571.015.1, RSMo, in that on or about March 11, 2017, in the County of Jackson, State of Missouri, the defendant, acting alone or purposefully in concert with others, committed the felony of attempted robbery charged in Count 3, all allegations of which are incorporated herein by reference,

**State vs. Dionandre Ganter**

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 range of punishment for the offense of Armed Criminal Action in violation of section 571.015 RSMo. as a second offense is imprisonment in the custody of the Missouri Department of Corrections for a term of years not less than five (5) years without eligibility for parole, probation, conditional release or suspended imposition or execution of sentence for a period of five (5) calendar years. The range of punishment for the offense of Armed Criminal Action in violation of section 571.015 RSMo. as a third offense is imprisonment in the custody of the Missouri Department of Corrections for a term of years not less than ten (10) years without eligibility for parole, probation, conditional release or suspended imposition or execution of sentence for a period of ten (10) 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/ Kristiane N. Bryant*  
Kristiane N. Bryant (#69524)  
Assistant Prosecuting Attorney  
415 E. 12th St. Floor 7M  
Kansas City, MO - 64106  
(816) 881-3597  
KNBryant@jacksongov.org

**WITNESSES:**

Dorren Blackmon , Prosecuting Atty. Office, Kansas City, MO - 64106  
DET Leland W. Blank , 1125 Locust, Kansas City, MO - 64106

██  
██  
██████████ C. Fitzner , 1125 Locust, Kansas City, MO - 64106

**State vs. Dionandre Ganter**

DET Daniel W. Frazier , 1125 Locust, Kansas City, MO - 64106

DET Ray H. Lenoir , 1125 Locust, Kansas City, MO - 64106

DET Kristofer R. Oldham , 1125 Locust, Kansas City, MO - 64106

PROBABLE CAUSE STATEMENT FORM

Date: 3-30-2017

CRN: 17-17475

I, Det. Wayne Fitzner 3685  
(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 March 11<sup>th</sup>, 2017, at 2101 E. 39<sup>th</sup> Street in  
(Date) (Address)

Kansas City, Jackson Missouri Dionandre Ganter, BM, 8-31-1988, 5-9, 200.  
(County) (Name of Offender(s))

[REDACTED] committed one or more criminal offense(s).  
(Description of Identity)

The facts supporting this belief are as follows:

On 03-11-17 at 0338 hours, Kansas City Missouri Patrol Officers received a Shot Spotter mobile alert notifying that shots had been fired at the BP Gas Station located at 2101 E 39 St. While en-route, 911 call takers received a notification from the employee on duty that a shooting had occurred at the BP Gas Station.

Upon arrival the officers found a suspect laying on the ground suffering from gunshot wounds, he was transported to a local hospital for treatment. Word was later received that the victim identified as Dorrn Blackmon, BM, 3-24-1985 had been transported by a witness to Research Hospital where he died from a gunshot wound. The witness who had transported Blackmon was contacted at the hospital and transported to police headquarters for an interview. The witness told the detective that he had been driving a white Chevy Impala and had the victim and another person in the car when they pulled into the BP station. While they were there he was contacted by "Dre" who had pulled into the spot near him. He said that he had known "Dre" from the Argentine neighborhood in Kansas City, Kansas but couldn't remember his full name, he said that he knew "Dre" because "Dre" had a brother named "Tay" who he had hung out with about 4 years ago. He continued saying that "Dre" had come up to his car and they realized that they knew each other, "Dre" told him that he had Lebron shoes for sale and had a trunk full of cartons of cigarettes that he was selling. He told "Dre" that he had to go into the gas station and get money out of the ATM first but then would buy some cigarettes. When he came outside he saw all the people from "Dre's" car standing around his car so he went up to the driver's door but couldn't get in because a "Big fat dude" with a gun was blocking his way. He saw "Dre" standing on the other side of the car at the front passenger door so he went to him and saw "Dre" trying to take Blackmon's gun from him. He demonstrated how "Dre" was pulling on

PROBABLE CAUSE STATEMENT FORM

CRN 17-17475

Blackmon's right forearm telling him to give up the gun. When Blackmon wouldn't let go of his gun "Dre" told the suspect at the driver's door to shoot him in the leg or arm, right after that he heard a "Small shot" then multiple shots and he ran to the side of the store for protection. He saw the suspect at the driver's door fall to the ground and then someone drive off in the suspect vehicle. He described the suspect at the driver's door as being armed with a "Small" gun and Blackmon as having a bigger gun, he thought Blackmon's gun was a 10 MM.

The witness said that the third person (witness 2) in his car had been in the back seat through the entire incident. Witness 2 told him that the thing that started the incident was when he (witness 1) had left to go into the store one of the persons opened the driver's door and took his (Witness 1) revolver that had been left on the driver's seat. That's when Blackmon said something, so the suspects got their guns and tried to take Blackmon's gun. Witness 1 also mentioned that witness 2 took Blackmon's gun when he got out of the car at 55<sup>th</sup> and 71 Highway.

On March 15<sup>th</sup>, 2017 Blackmon's mother provided the name of Dionandre Ganter, BM, 8-31-1988 as the person known as "Dre". At about 1500 hours on 3-15-2017 Det. Frazier showed a photo of Ganter to witness 1 who positively identified him as the "Dre" who tried to rob Blackmon.

The surveillance video obtained from the store captured the entire incident and verified much of what witness 1 said. In addition the video shows witness 1 getting out of the driver's seat and going into the store. After witness 1 goes into the store, Ganter opens the driver's door and appears at one point to reach into the car but nothing is visible in his hands when he stands up. He appears to get angry and slams the driver's door then walks to his car, reaches into the driver's side and obtains a handgun which is briefly visible in his right hand as he rounds the tail end of his car. He then appears to say something to the second suspect who is sitting in the right rear passenger seat who then gets out of the car and walks to the driver's door of the victim's vehicle the driver's door is then opened by an associate of the suspects. Ganter walks around to the front passenger side of the victim's vehicle. At this point the second suspect can be seen standing at the driver's door and looking in and appears to be taking cover behind the rear passenger door. At one point witness 1 comes out of the store and attempts to get into the driver's seat but suspect 2 is blocking the way. Witness 1 then goes around the rear of his vehicle and is seen at the front passenger door. He then steps away and runs as flashes can be seen coming from inside the car. Suspect 2 appears to get shot and falls to the ground, he then gets up and starts to get into the back seat of the suspect vehicle but then again falls to the ground. Blackmon and Ganter (Dre) are seen wrestling immediately after the initial shots,

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Ganter then breaks away and walks to his vehicle and drives away. Blackmon who was limping was firing at the car as it drove away.

Numerous 10MM shell casings and one 40 caliber casing were recovered from the area where Blackmon was firing and where he had been wrestling with Ganter.

One PPU 9MM casing was found inside the victim's vehicle. Suspect 2 had been holding a Makarov 9MM handgun at the time the officers arrived. The Makarov had been loaded with 1 live PPU 9MM round in the chamber, 6 PPU 9MM rounds and one Federal .380 round were in the magazine. A loaded stainless S&W .38 special 5 shot revolver was found inside suspect 2's pocket at the time the police arrived. Witness 1's description of his revolver matched the one in suspect 2's pocket.

Printed Name Det. Wayne Fitzner 3685 Signature /S/ Det. Wayne Fitzner 3685

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

\_\_\_\_\_

Judge

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

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

<b>POLICE NO. :</b>	17-017475
<b>PROSECUTOR NO. :</b>	095438819

<b>STATE OF MISSOURI,</b>	)	
	)	<b>PLAINTIFF,</b>
<b>vs.</b>	)	
<b>MICHAEL A. SEWELL</b>	)	
<b>2075 N. 1st St.</b>	)	<b>CASE NO. 1716-CR</b>
<b>Kansas City, KS - 66101</b>	)	<b>DIVISION</b>
<b>DOB: 07/17/1974</b>	)	
<b>Race/Sex: B/M;</b>	)	
<b>SSN: XXX-XX-████</b>	)	
	)	<b>DEFENDANT.</b>

**COMPLAINT**

**Count I. Murder 2nd Degree (565.021-001Y19840903.0)**

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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, 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 March 11, 2017, in the County of Jackson, State of Missouri, the defendant, acting alone or purposefully in concert with others, committed the



**State vs. Michael A. Sewell**

felony of murder in the second degree in Count 1, all allegations of which are incorporated herein by reference,

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 range of punishment for the offense of Armed Criminal Action in violation of section 571.015 RSMo. as a second offense is imprisonment in the custody of the Missouri Department of Corrections for a term of years not less than five (5) years without eligibility for parole, probation, conditional release or suspended imposition or execution of sentence for a period of five (5) calendar years. The range of punishment for the offense of Armed Criminal Action in violation of section 571.015 RSMo. as a third offense is imprisonment in the custody of the Missouri Department of Corrections for a term of years not less than ten (10) years without eligibility for parole, probation, conditional release or suspended imposition or execution of sentence for a period of ten (10) 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.

**Count III. Attempted Robbery - 1st Degree (570.023-001Y20171204.1)**

The Prosecuting Attorney of the County of Jackson, State of Missouri, upon information and belief, charges that the defendant, in violation of Section 570.023, RSMo, committed the class B felony of an attempt to commit the offense of robbery in the first degree, punishable upon conviction under Section 558.011, RSMo, in that on or about March 11, 2017, in the County of Jackson, State of Missouri, the defendant, acting alone or purposefully in concert with others, tried to take a gun in the possession of Dorrn Blackmon, causing serious physical injury to Dorrn Blackmon and such conduct was a substantial step toward the commission of the crime of robbery in the first degree and was done for the purpose of committing robbery in the first degree.

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 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 571.015.1, RSMo, in that on or about March 11, 2017, in the County of Jackson, State of Missouri, the defendant, acting alone or purposefully in concert with others, committed the

**State vs. Michael A. Sewell**

felony of attempted robbery charged in Count 3, all allegations of which are incorporated herein by reference,

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 range of punishment for the offense of Armed Criminal Action in violation of section 571.015 RSMo. as a second offense is imprisonment in the custody of the Missouri Department of Corrections for a term of years not less than five (5) years without eligibility for parole, probation, conditional release or suspended imposition or execution of sentence for a period of five (5) calendar years. The range of punishment for the offense of Armed Criminal Action in violation of section 571.015 RSMo. as a third offense is imprisonment in the custody of the Missouri Department of Corrections for a term of years not less than ten (10) years without eligibility for parole, probation, conditional release or suspended imposition or execution of sentence for a period of ten (10) 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/ Kristiane N. Bryant*  
Kristiane N. Bryant (#69524)  
Assistant Prosecuting Attorney  
415 E. 12th St. Floor 7M  
Kansas City, MO - 64106  
(816) 881-3597  
KNBryant@jacksongov.org

**WITNESSES:**

Dorren Blackmon , Prosecuting Atty. Office, Kansas City, MO - 64106  
DET Leland W. Blank , 1125 Locust, Kansas City, MO - 64106



**State vs. Michael A. Sewell**



DET Wayne C. Fitzner , 1125 Locust, Kansas City, MO - 64106

DET Daniel W. Frazier , 1125 Locust, Kansas City, MO - 64106

DET Ray H. Lenoir , 1125 Locust, Kansas City, MO - 64106

DET Kristofer R. Oldham , 1125 Locust, Kansas City, MO - 64106

**PROBABLE CAUSE STATEMENT FORM**Date: 3-30-2017CRN: 17-17475I, Det. Wayne Fitzner 3685  
(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 March 11<sup>th</sup>, 2017, at 2101 E. 39<sup>th</sup> Street in  
(Date) (Address)Kansas City, Jackson Missouri Michael A. Sewell, BM, 7-17-1974, 5-8, 264,  
(County) (Name of Offender(s))SSN# [REDACTED] committed one or more criminal offense(s).  
(Description of Identity)

The facts supporting this belief are as follows:

On 03-11-17 at 0338 hours, Kansas City Missouri Patrol Officers received a Shot Spotter mobile alert notifying that shots had been fired at the BP Gas Station located at 2101 E 39 St. While en-route, 911 call takers received a notification from the employee on duty that a shooting had occurred at the BP Gas Station.

Upon arrival the officers found Sewell laying on the ground suffering from gunshot wounds and armed with a Makarov 9MM pistol and a S&W .38 special revolver, he was transported to a local hospital for treatment. Word was later received that the victim identified as Dorron Blackmon, BM, 3-24-1985 had been transported by a witness to Research Hospital where he died from a gunshot wound. The witness who had transported Blackmon was contacted at the hospital and transported to police headquarters for an interview. The witness told the detective that he had been driving a white Chevy Impala and had the victim and another person in the car when they pulled into the BP station. While they were there he was contacted by "Dre" who had pulled into the spot near him. He said that he had known "Dre" from the Argentine neighborhood in Kansas City, Kansas but couldn't remember his full name, he said that he knew "Dre" because "Dre" had a brother named "Tay" who he had hung out with about 4 years ago. He continued saying that "Dre" had come up to his car and they realized that they knew each other, "Dre" told him that he had Lebron shoes for sale and had a trunk full of cartons of cigarettes that he was selling. He told "Dre" that he had to go into the gas station and get money out of the ATM first but then would buy some cigarettes. When he came outside he saw all the people from "Dre's" car standing around his car so he went up to the driver's door but couldn't get in because a "Big fat dude" with a gun (Later identified as Michael Sewell) was blocking his way. He saw "Dre" standing on the other side of the car at the front passenger door so he went

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to him and saw "Dre" trying to take Blackmon's gun from him. He demonstrated how "Dre" was pulling on Blackmon's right forearm telling him to give up the gun. When Blackmon wouldn't let go of his gun "Dre" told Sewell to shoot him in the leg or arm, right after that he heard a "Small shot" then multiple shots and he ran to the side of the store for protection. He saw Sewell fall to the ground and someone drive off in the suspect vehicle. He described Sewell as being armed with a "Small" gun and Blackmon as having a bigger gun, he thought Blackmon's gun was a 10 MM.

The witness said that the third person (witness 2) in his car had been in the back seat through the entire incident. Witness 2 told him that the thing that started the incident was when he (witness 1) had left to go into the store one of the persons opened the driver's door and took his (Witness 1) revolver that had been left on the driver's seat. That's when Blackmon said something, so the suspects got their guns and tried to take Blackmon's gun. Witness 1 also mentioned that witness 2 took Blackmon's gun when he got out of the car at 55<sup>th</sup> and 71 Highway.

On March 11<sup>th</sup>, 2017 information was obtained that provided the name of Michael A. Sewell as the person who had been shot and transported from the scene by ambulance. On March 11<sup>th</sup>, I responded to Truman Medical Center and positively identified Sewell by his DOR and Mug shot photos as well as matching unique tattoos that were on his chest and hand.

The surveillance video obtained from the store captured the entire incident and verified much of what witness 1 said. In addition the video shows witness 1 getting out of the driver's seat and going into the store. After witness 1 goes into the store, "Dre" opens the driver's door and appears at one point to reach into the car but nothing is visible in his hands when he stands up. He appears to get angry and slams the driver's door then walks to his car, reaches into the driver's side and obtains a handgun which is briefly visible in his right hand as he rounds the tail end of his car. He then appears to say something to Sewell who is sitting in the right rear passenger seat who then gets out of the car and walks to the driver's door of the victim's vehicle the driver's door is then opened by an associate of the suspects. "Dre" walks around to the front passenger side of the victim's vehicle. At this point Sewell can be seen standing at the driver's door looking in and appears to be taking cover behind the rear passenger door. At one point witness 1 comes out of the store and attempts to get into the driver's seat but Sewell is blocking the way. Witness 1 then goes around the rear of his vehicle and is seen at the front passenger door. He then steps away and runs as flashes can be seen coming from inside the car. Sewell appears to get shot and falls to the ground, he then gets up and starts to get into the back seat of the suspect vehicle but then again falls to the ground. Blackmon and "Dre" are seen wrestling

**PROBABLE CAUSE STATEMENT FORM**

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immediately after the initial shots, "Dre" then breaks away and walks to his vehicle and drives away. Blackmon who was limping was firing at the car as it drove away.

Numerous 10MM shell casings and one 40 caliber casing were recovered from the area where Blackmon was firing and where he had been wrestling with "Dre".

One PPU 9MM casing was found inside the victim's vehicle. Sewell had been holding a Makarov 9MM handgun at the time the officers arrived. The Makarov had been loaded with 1 live PPU 9MM round in the chamber, 6 PPU 9MM rounds and one Federal .380 round were in the magazine. A loaded stainless S&W .38 special 5 shot revolver was found inside Sewell's pocket at the time the police arrived. Witness 1's description of his revolver matched the one in Sewell's pocket.

Sewell was interviewed on 4-19-2017 and admitted to being at the scene and being shot. He gave "Dre's" first name as the person who drove the car and as having some sort of argument with the victim. He said that "Dre" had pulled into the lot to get some cigarettes got out of the car then came back to the car and said something but he didn't remember what "Dre" said. He said the next thing he remembered is "Hot lead going through him" and thinking he was going to die, he claimed he didn't remember what led up to the shooting. He also said that if the surveillance video shows him robbing and shooting the victim then he did it.

Printed Name Det. Wayne Fitzner 3685 Signature /S/ Det. Wayne Fitzner 3685

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

\_\_\_\_\_  
Judge

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