

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

POLICE NO. :	17-046705
PROSECUTOR NO. :	095439565

STATE OF MISSOURI,)	
)	PLAINTIFF,
vs.)	
ORLANDO L. GENTRY)	
7713 E. 110th St.,)	CASE NO. 1716-CR
Kansas City, MO - 64134)	DIVISION
DOB: 06/15/1987)	
Race/Sex: B/M;)	
SSN: XXX-XX-XXXX)	
)	DEFENDANT.

COMPLAINT

Count I. Assault 1st Degree or Attempt (565.050-002Y19791304.0)

The Prosecuting Attorney of the County of Jackson, State of Missouri, upon information and belief, charges that the defendant, in violation of Section 565.050, RSMo, committed the class B felony of Assault in the First Degree, punishable upon conviction under Section 558.011, RSMo, in that on or about May 21, 2017, in the County of Jackson, State of Missouri, the defendant knowingly caused physical injury to [REDACTED] by shooting [REDACTED] with a gun.

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.

Count II. Armed Criminal Action (571.015-001Y19755213.0)

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 May 21, 2017, in the County of Jackson, State of Missouri, the defendant committed the felony of Assault in the First Degree, charged in Count 1, all allegations of which are incorporated herein by reference, and the defendant

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committed the foregoing felony of Assault 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 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. Unlawful Possession of a Firearm (571.070-001Y20175212.0)

The Prosecuting Attorney of the County of Jackson, State of Missouri, upon information and belief, charges that the defendant, in violation of Section 571.070, RSMo, committed the class D felony of Unlawful Possession of a Firearm, punishable under Sections 558.002 and 558.011, RSMo, in that on or about May 21, 2017, in the County of Jackson, State of Missouri, the defendant knowingly possessed a handgun, a firearm, and on May 6, 2009, in the 16th Circuit Court of Jackson County, Missouri, the defendant was convicted of the felony offense of Possession of a Controlled Substance in Cause Number 0616-CR02024-01, and on May 6, 2009, in the 16th Circuit Court of Jackson County, Missouri, the defendant was convicted of the felony offense of Involuntary Manslaughter in Cause Number 0816-CR06424-01, and on September 19, 2013, in the 16th Circuit Court of Jackson County, Missouri, the defendant was convicted of the felony offense of Theft in Cause Number 01216-CR02974-01.

The range punishment for a class D 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 ten thousand dollars (\$10,000); 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.

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Count IV. Unlawful Use of Weapon - Subsection 4 - Exhibiting (571.030-010Y20175299.0)

The Prosecuting Attorney of the County of Jackson, State of Missouri, upon information and belief, charges that the defendant, in violation of Section 571.030, RSMo, committed the class E felony of Unlawful Use of a Weapon, punishable upon conviction under Sections 558.002 and 558.011, RSMo, in that on or about May 21, 2017, in the County of Jackson, State of Missouri, the defendant knowingly exhibited, in the presence of one or more persons, a handgun, a weapon readily capable of lethal use, in an angry or threatening manner.

The range punishment for a class E 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 four (4) 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 ten thousand dollars (\$10,000); 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.

Count V. Unlawful Use of Weapon - Subsection 8 - Carry Into Church, Election Precinct, Government Building (571.030-014Y20145212.0)

The Prosecuting Attorney of the County of Jackson, State of Missouri, upon information and belief, charges that the defendant, in violation of in violation of Section 571.030.1(8), RSMo, committed the class B misdemeanor of Unlawful Use of a Weapon, punishable upon conviction under Sections 558.011 and 560.016, RSMo, in that on or about May 21, 2017, at 10816 Hillcrest Road, Kansas City, in the County of Jackson, State of Missouri, the defendant knowingly carried a loaded firearm, a handgun, a weapon readily capable of lethal use, into a church.

The range of punishment for a class B misdemeanor is imprisonment in the county jail or other authorized penal institution for a term not to exceed six (6) months; by a fine not to exceed one thousand dollars (\$1,000); 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.

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.

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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/ Luke H. Alsobrook
Luke H. Alsobrook (#66442)
Assistant Prosecuting Attorney
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WITNESSES:

[REDACTED]

PO Jason R. Grizzoffi , 1125 Locust, Kansas City, MO - 64106
DET David D. Kissee , 1125 Locust, Kansas City, MO - 64106
PO Chad E. Pfaff , 1125 Locust, Kansas City, MO - 64106
SGT Eric M. Stucker , 1125 Locust, Kansas City, MO - 64106
PO Judy J. Williams , 1125 Locust, Kansas City, MO - 64106
DET Kevin Zoellner , 1125 Locust, Kansas City, MO - 64106

PROBABLE CAUSE STATEMENT FORM

Date: 05-22-2017

CRN: 16-46705

I, Detective David Kisse #3101, of the Kansas City, Missouri Police Department (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 05-21-2017, at 10816 HILLCREST RD in (Date) (Address)

Kansas City, Jackson Missouri Orlando L Gentry (County) (Name of Offender(s))

Race:Black,Sex:Male, DOB:06/15/1987, SSN committed one or more criminal offense(s). (Description of Identity)

- Aggravated Assault
Armed Criminal Action
Felon in possession of a firearm

The facts supporting this belief are as follows:

On 05-21-2017 officers of the Kansas City, Missouri Police Department were dispatched to the House of Refuge Family Worship Church located at 10816 HILLCREST RD., Kansas City, Jackson County, Missouri in regard to a shooting.

Officers observed the victim inside the church sanctuary and he had an apparent gunshot wound to his head which had been bandaged by other church members. Officers did not get a statement from the victim at the scene. The victim was transported by KCFD EMS to an area hospital for treatment of his injuries. The suspect, Orlando Gentry fled the scene prior to the arrival of the officers.

Officers observed several apparent bullet holes in the interior lobby of the church which appeared to originate from two different locations (by each door). Officers recovered two spent bullets (one fragments and one in tact).

Detectives interviewed several witnesses which appeared to be two separate groups, one consisting of family members of the Pastor and Church staff and the other consisting of family members of the suspect, Orlando L Gentry.

The first group of witnesses said there was communication between the Pastor and Orlando L Gentry where Gentry was upset over the Church. They said when Orlando L Gentry came to the church he was confronted by Church staff, escorted to the Pastors Office and was tugging on

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his pants and a gun was observed in his waistband area, when a physical altercation started. They said **Gentry** was restrained and wrestled to the ground when he produced a handgun. They said **Gentry** fired several rounds as he was exiting the back door. This group claimed **Gentry** had a handgun. This group identified **Gentry** from a photographic lineup of six similar in appearance black males.

The second group of witnesses claimed that **Orlando L Gentry** was in an argument and several Church members were fighting with him. They said Orlando L **Gentry** was fleeing through the back door when several rounds were fired. This group claimed they did not see anyone with a gun.

The victim was contacted at the hospital by detectives for a statement. The detectives observed the victim to have cuts and scrapes to his arms and hands and an apparent wound to his head from a bullet grazing him. The victim said he is a greeter for the church and observed an argument in the middle of the lobby between the Pastor and **Gentry**. The victim said the argument became physical and church members attempted to restrain **Gentry**. The victim said **Gentry** got away and moved towards the rear door, opened the door and fired one shot, which grazed him in the right side of his head. The victim said he ran to a closet where he broke out a window and entered the sanctuary, which cut his arm and hand.

Gentry was arrested on 05-22-2017 and provided a statement to detectives. **Gentry** waived his Miranda rights and admitted to being at the church and getting into a fight where he was unsure who hit him, however denied having a gun or firing shots.

A search warrant for **Gentry's** residence at 7713 E 110th street was obtained and executed with no firearm or other evidence being located. Pursuant to the Consent to search **Gentry's** cell phone was located and recovered for future examination.

Gentry is a convicted felon and prohibited from possession of firearms or ammunition.

A search through the Law Enforcement and Criminal Justice computer systems revealed the following:

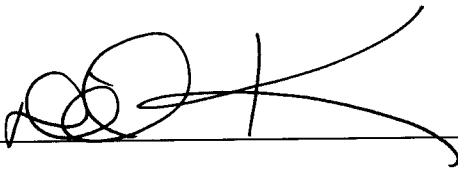
Gentry was convicted on 05-06-2009 through the Circuit Court of Jackson County, Missouri for Possession of a controlled substance with case number 0616CR0202401.

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Gentry was convicted on 05-06-2009 through the Circuit Court of Jackson County, Missouri for involuntary manslaughter and leaving the scene of an accident with case number 0816CR6402401.

Gentry was convicted on 09-19-2013 through the Circuit Court of Jackson County, Missouri for theft with case number 1216CR0297401.

Printed Name Detective David Kisse #3101 Signature 

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

Judge

Circuit Court of _____ County, State of Missouri.