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

	POLICE NO.:	18-0174	45 / 18-017446
PROSE	CUTOR NO.:	0954442	217
	OCN:	HS00128	31
STATE OF MISSOURI,			)
	PLAIN	TIFF,	)
vs.		,	)
		,	)
DANE A. HILL		`	)
4906 E. 23rd St.		,	) CASE NO. 1816-CR
Kansas City, MO 64127		•	) DIVISION
DOB: 12/06/1991		•	)
Race/Sex: B/M			)
			)
	DEFENI	DANT.	)
	COMPI	[ <b>. A TN</b> ']	Г

## Count I. Assault 1st Degree Or Attempt - Serious Physical Injury Or Special Victim (565.050-001Y19841310.0)

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 A felony assault in the first degree, punishable upon conviction under Sections 558.011, RSMo, in that on or about on or about March 6, 2018, in the County of Jackson, State of Missouri, the defendant attempted to cause serious physical injury to by shooting at , a law enforcement officer in the performance of his official duties and a special victim as defined by Section 565.002.

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 (571.015-001Y19755213.0)

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 March 6, 2018, in the County of Jackson, State of Missouri, the defendant committed the felony of Assault in the First Degree as charged in Count I, all allegations of which are incorporated here by reference, and the defendant 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. 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 Use Of Weapon - Subsection 9 - Shoot At/from Motor Vehicle, At Person, Motor Vehicle Or Building (571.030-020Y20145213.0)

The Prosecuting Attorney of the County of Jackson, State of Missouri, upon information and belief, charges that the defendant, in violation of Section 571.030.1(9), RSMo, committed the **class B Felony of unlawful use of a weapon**, punishable upon conviction under Sections 558.011 and 571.030.9, RSMo, in that on or about March 6, 2018, at 2506 Chelsea Ave., in the County of Jackson, State of Missouri, the defendant knowingly shot a firearm from four door Buick sedan, a motor vehicle.

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. However, for a violation of section 571.030.1(9), a person shall be sentenced to the maximum authorized term of imprisonment for a class B felony, which is fifteen (15) years.

#### Count IV. 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 March 6, 2018, in the County of Jackson, State of Missouri, the defendant committed the felony of Unlawful Use of a Weapon as charged in Count III, all allegations of which are incorporated here by reference, and the defendant committed the foregoing felony of Unlawful Use of a Weapon by, with and through, the knowing use, assistance and aid of a deadly weapon.

#### State vs. Dane A. Hill

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.

# Count V. Resisting Arrest/detention/stop By Fleeing - Creating A Substantial Risk Of Serious Injury/death To Any Person (575.150-002Y20174801.0)

The Prosecuting Attorney of the County of Jackson, State of Missouri, upon information and belief, charges that the defendant, in violation of Section 575.150, RSMo, committed the **class E felony of resisting an arrest**, punishable upon conviction under Sections 558.002 and 558.011, RSMo, in that on or about March 6, 2018, in the County of Jackson, State of Missouri, law enforcement officers were making an arrest of defendant for assault and unlawful use of a weapon, and the defendant knew or reasonably should have known that the officers were making an arrest, and, for the purpose of preventing the officers from effecting the arrest, resisted the arrest of defendant by fleeing from the officers , and defendant fled in such a manner that created a substantial risk of serious physical injury or death to other persons in that defendant fled in a motor vehicle at a high rate of speed, crashed the vehicle, and continued to flee on foot, armed with a deadly weapon.

The range of 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 VI. 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 6, 2018, in the County of Jackson, State of Missouri, the defendant committed the felony of Resisting Arrest as charged in Count V, all allegations of which are incorporated here by reference, and the defendant committed the foregoing felony of Resisting Arrest 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,

### State vs. Dane A. Hill

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.

### State vs. Dane A. Hill

#### JEAN PETERS BAKER

Prosecuting Attorney Jackson County, Missouri by,

/s/ P. Benjamin Cox

P. Benjamin Cox (#60757) Assistant Prosecuting Attorney 415 E. 12th St., Fl 7M Kansas City, MO 64106 (816) 881-3975 BCox@jacksongov.org

#### **WITNESSES:**

M. Booth, 1125 Locust, Kansas City, MO 64106

DET Donna M. Drake, 5301 E. 27th Street, Kansas City, MO 64127

SGT Samuel R. McKinney,

DET Darin K. Penrod, 1125 Locust, Kansas City, MO 64106

DET Mark A. Slater, 1125 Locust, Kansas City, MO 64106 DET Christopher S. Smith,

DET Jeremy D. Wells, 1125 Locust, Kansas City, MO 64106

#### PROBABLE CAUSE STATEMENT FORM

IROBAD	LE CAUSE	SIMIENTEN	I FORM	
Date: 03/06/2018			CRN:	18-017445/18-17446
				,
I, Det. Christopher Smith #4672	or moreon has	ring information as	mahahla agusa \	
(Name and identify law enforcement officer	, or person hav	ving information as	probable cause.)	
knowing that false statements on this for	m are punisl	hable by law, sta	ate that the facts	contained herein are true
I have probable cause to believe that on	03/06/2018	8, at	2506 Chelsea A	venue i
	(Dar	te)	(/	Address)
Kansas City, Jackson	Missouri	Dane A. Hill II		
(County)			(Name of Offer	ider(s))
	5'11", 1601bs	S.,		
BRO/GRN (Description of Identity		cor	nmitted one or m	nore criminal offense(s).
The facts supporting this belief are as fol	lows:			
The facts supporting and benefit are as to	20110.			
On 03-06-2018 at approximately 1100 ho			•	
conducting surveillance on a single family resi				
Missouri 64127. Undercover officers were con known to be involved in narcotics, firearms and	-			
undercover officer observed a dark colored, for				
Avenue. As the vehicle slowed in front of 250				
firearm which he stuck out the window and be				
scene and the undercover officer pursued the v				
window and pointed a firearm at the pursing un association and fired multiple shots at his vehice				
suspects fled on foot. The suspects were located				
determined to have been struck by gunfire on t				
who positively identified Dane Andrew Hill B/	M 12/06/199	1 as one of the m	ales who fled the s	suspect vehicle.
WM, 08/15/90 was tak				
Headquarters. He provided a statement to dete the driver of the Buick involved in this offense				
the direct of the Dutck historyed in this Offense	. The bosinive	ay lucililieu Dall	~ A. IIII, DIVI, 12/	oor of from a photograph

described three firearms Hill had in his possession during this offense.

Three handguns were located in the yard of 2501 Poplar Avenue which is one block west from where the Buick crashed. The three handguns recovered at 2501 Poplar were identified as a black semi automatic .45 caliber, a .22 caliber revolver, and a .32 caliber revolver with a pink handle. The description gave of Hills' firearms matches the description of the guns recovered from 2501 Poplar. While processing the original crime scene located at 2506 Chelsea, a Sig 45 auto spent shell casing was recovered from the roadway just south of the neighboring address of 2508 Chelsea. A projectile was also recovered from the roadway directly in front of and east of 2506 Chelsea.

residence at 25<sup>th</sup> and Chelsea and later at a vehicle in Blue Valley Park. He stated Hill was angry at an individual named who is associated to the address on Chelsea because had threatened the mother of his (Hill) child.

stated Hill was the only other occupant in the vehicle and identified Hill as the individual who shot at the

# PROBABLE CAUSE STATEMENT FORM

CRN 18-017445/18-17446

his Miranda Rights interview, Hill adm Avenue. He statd futher admitted he On 12/06/2017	aloud by detectives and agreed to waive nitted he was the passenger in the Buick. had been armed with a 1911 style shot at an SUV in Blue Valley Park beca 7, a felony failure to appear warrant was	ed to an interview room located on the 6 <sup>th</sup> Floor. Hill was read this rights and provide a formal statement. After a lengthy Hill stated both he and shot at 2506 Chelsea .45 caliber handgun and he (Hill) had used a .22 revolver. Hill use he thought it was associated to the address at 2506 Chelsea issued for Dane A. Hill. The original charge was Possession of a. This warrant was active at the time of this offense.
Printed Name	Det. Christopher Smith #4672	Signature /S/ Det. Christoper Smith #4672
The Court finds	s probable cause and directs the issua	nce of a warrant this day of
	Jı	udge
	Circuit Court of	County, State of Missouri.