

IN THE CIRCUIT COURT OF JACKSON COUNTY, MISSOURI
AT

POLICE NO. :	17-024364
PROSECUTOR NO. :	095444395
OCN:	

STATE OF MISSOURI,)	
)	PLAINTIFF,
vs.)	
)	
COREY BIBEE)	
417 Denver Ave.)	CASE NO. 1816-CR
Kansas City, MO 64123)	DIVISION
DOB: 07/02/1987)	
Race/Sex: W/M)	
)	
)	DEFENDANT.

COMPLAINT

Count I. Murder 2nd Degree - Felony Murder - During Perpetration/attempted Perpetration/flight From Perpetration Of A Felony, A Person Dies (565.021-003Y19840999.0)

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 April 6, 2017, in the County of Jackson, State of Missouri, Elaine M Segovia was killed by being shot as a result of the attempted perpetration of the class A felony of robbery in the first degree under Section 570.023, RSMo, committed by the defendant on or about April 6, 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.

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Count II. Attempted Robbery - 1st Degree (570.023-001Y20171205.0)

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 attempted robbery in the first degree**, punishable upon conviction under Section 558.011, RSMo, in that on or about April 6, 2017, in the County of Jackson, State of Missouri, the defendant, acting alone or purposefully in concert with another, demanded money from [REDACTED] at knife-point and such conduct was a substantial step toward the commission of the offense of 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 ten (5) years and not to exceed thirty (15) years.

Count III. Armed Criminal Action (571.015-001Y19755212.0)

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 April 6, 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 in the first degree charged in Count 2, all allegations of which are incorporated herein by reference, and the defendant committed the foregoing felony of attempted robbery 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.

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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:

1. [REDACTED]
64106
2. [REDACTED]
64106
3. PO Estevan M. DuQue, 1125 Locust, Kansas City, MO 64106
4. [REDACTED]
[REDACTED]
5. [REDACTED]
6. CIV Tiffany Hudson, 1125 Locust, Kansas City, MO 64106
7. DET Darin K. Penrod, 1125 Locust, Kansas City, MO 64106
8. Elaine M Segovia, Prosecuting Atty. Office, 415 E 12th St, Floor 11, Kansas City, MO 64106
9. DET Mark A. Slater, 1125 Locust, Kansas City, MO 64106
10. [REDACTED]
11. DET Jeremy D. Wells, 1125 Locust, Kansas City, MO 64106

PROBABLE CAUSE STATEMENT FORM

Date: 12/27/2017

CRN: 17-24364

I, Det. Darin Penrod #4288 (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 04/06/2017, at Smart Avenue and Van Brunt Blvd. in (Date) (Address)

Kansas City, Jackson County Missouri Corey D. Bibee (County) (Name of Offender(s))

WM, 07/02/87, 6'00, 180 lbs, Blk., Bro. committed one or more criminal offense(s). (Description of Identity)

The facts supporting this belief are as follows: On 04/06/2017 at 0833 hours, Officers of the Kansas City, Missouri Police Department were dispatched to Smart Avenue and Van Brunt Boulevard, Kansas City, Jackson County, Missouri in regard to a medical nature unknown. Upon arrival, the victim, a 35 year old female was discovered deceased in the front passenger seat of a Ford Fusion which was parked on the south side of Smart Avenue. The victim had bullet holes in her upper torso. Her death was ruled a homicide by the Jackson County Medical Examiner.

A receipt from the 7th Street Casino in Kansas City, Kansas was discovered in the pocket of a sweatshirt the victim was wearing. The receipt was date-stamped 04/06/2017. Detectives responded to the casino and obtained video which showed the victim leaving the casino in the company of a white male and white female at approximately 0530 hours on 04/06/17. Casino staff was able to identify the white male as Corey Bibee, WM, 07/02/87 through his casino player's card.

A tip was received through the TIPS Hotline which stated the victim had been in the company of a white female named [redacted] when she was shot. Detectives were able to locate a [redacted] on Facebook. A search of police databases using the name [redacted] show a white female recently listed in reports under [redacted], WF, 10/01/1987.

Corey Bibee was arrested on a stop order in Pleasant Hill, Missouri and transported to Kansas City, Mo. Police Headquarters. Bibee waived his Miranda rights and agreed to speak to detectives. Bibee stated he, the victim and another male responded to the 7th St. Casino in Kansas City, Ks. to gamble. While there, he happened to meet a female he called [redacted]. Bibee was shown a lineup consisting of six single photos of white females all similar in appearance. [redacted], WF, 10/01/87 was in this lineup. Bibee identified [redacted] as the female he met at the casino. Bibee stated he, the victim and [redacted] left the casino together in the victim's car. He advised he was driving, the victim was in the front passenger seat and [redacted] was in the rear seat directly behind him. Bibee stated they stopped at a nearby gas station and then got back on the highway. He stated they got off on the next exit and [redacted] suddenly produced a gun from her purse. Bibee said he did not actually see the gun but [redacted] was talking about never having shot it before. The victim told [redacted] she was not going to shoot it in here and then lunged towards [redacted]. Bibee stated he heard one gunshot so he slammed on the brakes and was getting ready to get out of the vehicle but [redacted] jumped out first and took off running. He saw an SUV driving towards them which he speculated was connected to [redacted] but he never saw her enter the SUV. Bibee advised he drove back to Kansas City, Mo. and was able

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to accurately describe where he parked the vehicle which corroborated where the victim was discovered. Bibee stated he left the keys to the vehicle and the victim in the car. He stated the victim was still breathing when he left. He walked back to his residence and called 911 from his cell phone (816-299-8737). A 911 call was received from this number at 0619 hours. The only explanation Bibee could provide as to why he did not take the victim to the hospital was he was scared. Bibee could not provide an exact location where the shooting occurred but he was "110% positive they were in Kansas.

██████████ was questioned at Kansas City, Ks. Police Headquarters where she was being interviewed by their detectives on an unrelated issue. ██████████ waived her Miranda rights and agreed to speak to Kansas City, Mo. detectives regarding this investigation. ██████████ admitted she met up with Bibee at the 7th Street Casino and she ultimately left with him and the victim who she did not know. She was shown still photographs obtained from the casino's surveillance system. One of the photos captured her, the victim and Bibee. ██████████ identified herself and Bibee from the photo and stated the other female in the picture (victim) was the female she left the casino with though she did not know her name. ██████████ initially claimed Bibee took her to a gas station at 32nd and State Avenue in Kansas City, Ks. and she walked home from there. Detectives advised ██████████ Bibee had been interviewed and his story was quite different from hers. ██████████ then claimed Bibee and the VIC had attempted to rob her at knifepoint. She advised she jumped out of the car and ended up getting a ride from an off duty police officer who just happened to be driving by. She denied she shot the victim. ██████████ ultimately requested an attorney.

Two witnesses were interviewed who advised they were at the casino with the victim and Bibee the morning she was killed. They both stated Bibee told them he (Bibee) and the victim were attempting to rob ██████████ when she (██████████) produced a handgun and shot the victim. Another witness was contacted who stated she was in a car with Bibee and he admitted to her he and the victim were trying to rob ██████████. The witness recorded this conversation on her cell phone. The witness allowed detectives to record this conversation.

Detectives were unable to determine the exact location of the shooting but parties interviewed all indicate it occurred in Kansas.

Printed Name Det. Darin Penrod #4288 Signature /S/ Det. Darin Penrod #4288

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

Judge

Circuit Court of _____ County, State of Missouri.