




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

POLICE NO. :	18-047142
PROSECUTOR NO. :	095446266
OCN:	HR001650

STATE OF MISSOURI,)	
	PLAINTIFF,)
vs.)	
)	
ANTHONY S. KING)	
5037 Parkwood Blvd.)	CASE NO. 1816-CR
Kansas City, MO 64101)	DIVISION
DOB: 04/08/2000)	
Race/Sex: B/M)	
)	
	DEFENDANT.)

COMPLAINT

Count I. Robbery - 1st Degree (570.023-001Y20171207.0)

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 A felony of robbery in the first degree**, punishable upon conviction under Section 558.011, RSMo, in that on or about June 21, 2018, in the County of Jackson, State of Missouri, the defendant forcibly stole a 2017 Kia Forte in the possession of 
, and in the course thereof defendant, was armed with a deadly weapon.

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 June 21, 2018, in the County of Jackson, State of Missouri, the defendant committed the felony of robbery in the first degree charged in Count I, all allegations of which are incorporated herein by reference, and the defendant committed the foregoing felony of robbery in the first degree by, with and through, the knowing use, assistance and aid of a deadly weapon.

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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 June 23, 2018, in the County of Jackson, State of Missouri, the defendant knowingly possessed a SKYY CX-1 9mm pistol, a firearm, and on October 5, 2017, the defendant was convicted of the felony of robbery in the Circuit Court of Jackson County, Missouri under Court Case Number 1716-CR02702-01.

The range of 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.

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. Anthony S. King

JEAN PETERS BAKER
Prosecuting Attorney
Jackson County, Missouri
by,

/s/ Lauren Whiston
Lauren Whiston (#66185)
Assistant Prosecuting Attorney
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WITNESSES:

1. PO Kenneth W. Allen, 1125 Locust, Kansas City, MO 64106
2. DET Jennifer A. Blythe, 1125 Locust, Kansas City, MO 64106
3. PO Jachin L. Gordon, 1125 Locust, Kansas City, MO 64106
4. [REDACTED] Office, 415 E. 12th St., Kansas City, MO 64106
5. DET Eric M. Krawchuk, 1125 Locust, Kansas City, MO 64106

PROBABLE CAUSE STATEMENT FORM

Date: 06/21/2018

CRN: 18-047142

I, Detective Jennifer Blythe #5490, 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 06/21/2018, at 2711 Elmwood Ave in
(Date) (Address)

Kansas City, Jackson Missouri Anthony King
(County) (Name of Offender(s))

B/M 04/08/2000 committed one or more criminal offense(s).
(Description of Identity)

Robbery-1st Degree
Armed Criminal Action
Felon In Possession-Firearm

The facts supporting this belief are as follows:

On 06/21/218 at 1655 hours, Officers were dispatched to 2711 Elmwood Avenue, Kansas City, Jackson County, Missouri in regard to a shooting. Upon officers' arrival, they located a sixty two year old male victim with a gunshot to his left hip/lower back area.

The victim advised officers that the suspect, Anthony King B/M 04/08/2000, had left with his 15 year old granddaughter, his cell phone, his 2017 silver Kia Forte, MO license MB5G5B VIN: 3KPFK4A73HE098743, and his wallet containing debit and credit cards. The victim did not recognize King and did not know if [redacted] was taken against her will. KCPD issued an amber alert for [redacted]

While at the scene, Officers interviewed a neighbor who heard two gunshots then observed a black male drive away in the victim's vehicle. CSI responded to the scene and located two 9mm Luger shell casings.

Detectives interviewed the victim who stated the following: He arrived home from work and was washing the dishes when [redacted] came downstairs and greeted him. [redacted] then went upstairs again and back down to the basement with some clothes. He then heard a gunshot and felt pressure in his lower back as he observed [redacted] standing next to King, whom he described as a black male, 5'06"-5'07", 155-160 lbs and wearing a gray hoodie. King threatened the victim and warned him not to go near him then the victim retreated to the basement for safety. King and [redacted] left and the victim asked his neighbor to call police. The victim also told detectives that it did not appear King was a stranger to [redacted] but [redacted] appeared surprised when King shot him.

On 06/21/2018 at approximately 2100 hours, the Robbery Unit received a call from a Wyandotte County, KS Juvenile Court Judge who provided information on [redacted] after he saw the amber alert. The judge suggested that detectives contact the Wyandotte County Juvenile Intake Assessment Center to inquire about a report from 05/21/2018. He explained that in the report, a male subject was listed with [redacted] and he had reason to believe that subject could be the suspect in this case.

Detectives contacted the WCJAC who advised that King was the subject listed with [redacted] in the arrest report. A computer check revealed King to have a parole violation warrant through Topeka, KS. King also responded back as on probation through MO Department of Corrections for two counts of Robbery-2nd Degree.

An anonymous source provided the Robbery Unit with [redacted] Facebook information which revealed photographs with King. On 06/22/2018 at 0731 hours, Officers were dispatched to the area of Blue Ridge Blvd. and Bennington Ave. on a reported abandoned vehicle located near Burke Elementary School. Upon officers arrival, they located the victim's vehicle and observed the rear passenger side tire deflated with damage to the hubcap. The vehicle also had the radio on with the gear shift in drive.

Detectives contacted the school's security director who provided surveillance video footage from 6/21/2018, between the hours of 2030 and 2045. The video showed a black male and black female walking northbound at 11115 Bennington Ave, less than a block from where the victim's vehicle was recovered. The female in the video had blonde hair which resembled the color of hair shown in [redacted]'s recent Facebook photographs.

On 6/22/2018, detectives contacted [redacted] mother and showed her a single KCPD Booking Photograph of King dated 5/22/2018. [redacted] mother positively identified King as the boyfriend of [redacted] and stated that [redacted] has ran off with King in the past. Detectives

PROBABLE CAUSE STATEMENT FORM

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received a call from KCKS Police Department stating that [redacted] was supposed to be placed into a foster home in Kansas, but she ran away from the current facility she was in before she was placed.

06/21/2018 at approximately 1858 hours, King attempted to use the victim's Bank of America debit card twice at a 7-Eleven ATM located at 10615 Blue Ridge Blvd, KCMO. Bank of America personnel advised the card had been swiped twice, but a withdrawal was unsuccessful due to the incorrect PIN code. On 06/22/2018, detectives responded to 7-Eleven and obtained video surveillance footage from 06/21/2018 from 1750 to 1805 hours (1850 to 1905 hours CDT). The video showed a vehicle matching the description of the victim's vehicle parked at a gas pump. King was shown exiting the driver's seat of the vehicle and entering 7-Eleven.

On 06/23/2018 at 1730 hours, [redacted] turned herself into officers at South Patrol Division, 9701 Marion Park Drive [redacted] told officers that she was not hurt or injured and wished to speak to someone regarding the victim because her relatives told her that he was injured. [redacted] was transported by officers and booked in at Jackson County Family Court.

On 06/23/2018, Officers were patrolling the area of Red Bridge and Hickman Mills Drive when they observed King exit a vehicle and walk toward McDonald's. Officers recognized King from a KCPD bulletin, which stated that he had a Kansas City stop order for a 1st Degree Robbery. Once King noticed the officers, he ran and grabbed his front waistband. As officers pursued King on foot, they heard something sounding like metal hit the ground. King then ran inside the McDonald's men's restroom and tried to hide behind someone using the stall until he was arrested by officers.

Officers canvassed the path taken by King when he fled from officers and located a Black and Grey Skyy CX-1 9mm Pistol. The pistol had round in the chamber and six rounds in the magazine. Four of the live rounds were stamped 9mm F.C. Rugar which matched the make of casings found at the crime scene.

Officers transported King to South Patrol Detention and he was later interviewed by detectives after he waived his rights. King admitted to having the firearm in his possession and stated that he believed he was set up by "Tracy." King stated that Tracy had placed the firearm in his bag a couple of days ago and he did not know it. King stated that when he was advised by Tracy that he had the gun he agreed to meet him at McDonald's to return it. King acknowledged that he was not supposed to have a gun as a term of his probation. A computer check revealed that he is a convicted felon in Missouri. King denied any knowledge or involvement in the robbery and shooting. King was shown stills shots of himself from the 7-Eleven and Burke Elementary surveillance footage and did not deny that it was him but stopped talking for a long period of time with intermittent periods of crying as his head was on the table.

A criminal history check of King revealed that he was charged with two counts of Robbery-1st Degree on 06/21/2017 in Jackson County, MO (1716CR02702) convicted of on 10/05/2017 of two counts Robbery-2nd Degree. King's sentence was confinement 7 years, SES probation 3 years.

Printed Name Det. Jennifer Blythe, #5490 Signature /s/Det. Jennifer Blythe, #5490

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

Judge

Circuit Court of _____ County, State of Missouri.