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

1616-CR01828-01 Police# 16-034154 Prosecutor# 095432173

AMENDED INFORMATION PRIOR/PERSISTENT OFFENDER

STATE OF MISSOURI

VS.

Brad J. Lindsey 1800 Emanauel Bvld., #701 Kansas City, MO 64132 DOB: 04/30/1981; Race/Sex: B/M;

Defendant.

In the Circuit Court of Jackson County, Missouri, at Kansas City, Term, 2018. In Division Number ____ thereof, designated by the rules of said Court as Criminal Division

Count I. Murder 1st Degree (565.020-001Y198409030)

The Prosecuting Attorney of the County of Jackson, State of Missouri, upon information and belief, charges that the defendant, in violation of Section 565.020, RSMo, committed the **Class A Felony of Murder in the First Degree** punishable upon conviction under Section 565.020, RSMo, in that on or about May 15, 2016, in the County of Jackson, State of Missouri, the defendant after deliberation, knowingly caused the death of D/Adrian Bell by shooting him.

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)

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 15, 2016, in the county of Jackson, State of Missouri, the defendant

committed the felony of Murder in the First Degree charged in Count Two, all allegations of which are incorporated herein by reference, and the defendant committed the foregoing felony of Murder 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.

Count III. Unlawful Use Of Weapon - Subsection 5 - While Intoxicated - Loaded Weapon (571.030-011Y201452120)

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(5), RSMo, committed the **Class D Felony of Unlawful Use of a Weapon**, punishable upon conviction under Sections 571.030.8, 558.011 and 560.011, RSMo, in that on or about May 15, 2016, at 7206 Olive St., in the County of Jackson, State of Missouri, the defendant knowingly discharged a .38 caliber revolver, a loaded firearm, while the defendant was in an intoxicated condition.

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 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 five thousand dollars (\$5,000); 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 up to a maximum of twenty thousand dollars (\$20,000).

Count IV. Tampering With Physical Evidence In Felony Prosecution (575.100-001Y197550060)

The Prosecuting Attorney of the County of Jackson, State of Missouri, upon information and belief, charges that the defendant, in violation of Section 575.100, RSMo, committed the **Class D Felony of Tampering with Physical Evidence**, punishable upon conviction under Sections 558.011 and 560.011, RSMo, in that on or about May 15, 2016, in the County of Jackson, State of Missouri, the defendant concealed defendant's two (2) cellular telephones, a .38 revolver firearm and the defendant's clothing, with the purpose to impair its availability in the investigation of the death of D'Adrian Bell (DOB: 02/16/1990), Kansas City Police Report Number 16-034154, an official investigation, and thereby impaired and obstructed the prosecution of defendant for the crime of murder in the first degree and unlawful use of a firearm, a felony.

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 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 five thousand dollars (\$5,000); 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 up to a maximum of twenty thousand dollars (\$20,000).

Defendant is a prior offender under Section 558.016, RSMo., in that he has pleaded guilty to a felony as follows:

1. On December 9, 2004, defendant pleaded guilty to the felony of Unlawful Use of a Weapon in the Circuit Court of Jackson County, Missouri (case number 04CR203346).

JEAN PETERS BAKER Jackson County Prosecuting Attorney

by,/s/Kristiane N. Bryant

Kristiane N. Bryant (#69524) Assistant Prosecuting Attorney 415 E. 12th St. Floor 7M Kansas City, Missouri 64106 (816) 881-3597 KNBryant@jacksongov.org

WITNESSES:

DET Brian Q. Anderson , 1125 Locust, Kansas City, MO 64106 SGT Matthew W. Bandler , 1125 Locust, Kansas City, MO 64106

DET Duston L. Burnett, 1125 Locust, Kansas City, MO 64106

DET Bonita Y. Cannon, 1125 Locust, Kansas City, MO 64106 PO Nicholas M. Cardona, 1125 Locust, Kansas City, MO 64106

CST Jaci A. Donath, 6633 Troost, Kansas City, MO 64106

CST Lori L. Keller, 6633 Troost Ave., Kansas City, MO 64131

DET Joe A. Nelson, 1125 Locust, Kansas City, MO 64106 CST Lori Nelson, 6633 Troost, Kansas City, MO 64131 CST Madison L. Palmer, 6633 Troost Ave., Kansas City, MO 64131

PO Jon M. Powell, 5301 E. 27th Street, Kansas City, MO 64127 CST George Santoro, 2645 Brooklyn, Kansas City, MO 64127 DET Nicholas A. Sola, 1125 Locust, Kansas City, MO 64106

CIV Robin Wright, 6633 Troost Ave, Kansas City, MO 64131 CIV Edward Wynn, 1125 Locust, Kansas City, MO 64104

PROBABLE CAUSE STATEMENT FORM

CRN: 16-34154

I, Det. Joe Nelson #4964 (Name and identify law enforcement officer)	, or person ha	iving information as	probable cause.)		
knowing that false statements on this for	m are punis	shable by law, sta	ate that the fact	s contained herein	are true.
I have probable cause to believe that on		ate) , at _	7206 Olive St	(Address)	in
Kansas City, Jackson (County)	Missouri	Brad Lindsey	(Name of Off	ender(s))	
B/M, 04-30-1981, S (Description of Identity	■	con		more criminal offe	ense(s).

The facts supporting this belief are as follows:

Date: 05/16/2016

On 05/15/2016 at approximately 0028 hours, Officers of the Kansas City Missouri Police Department were dispatched to 7206 Olive St, Kansas City, Jackson County, Missouri on a reported shooting. Upon arrival, officers observed the victim, D'Adrian Bell B/M 02-16-1990, deceased on the floor of the southeast bedroom in the residence. The officers observed what appeared to be gunshot wounds. The victim was declared deceased at the scene.

The Jackson County Medical Examiner's Office ruled the death a homicide.

Witness #1 was contacted and stated the following: He was in his bedroom located at 7206 Olive when he heard an argument outside his bedroom. After exiting the bedroom he observed Bell and Lindsey arguing in the living room. At some point they walked into a nearby vacant bedroom. Bell was attempting to purchase narcotics from Lindsey and they began to argue about the price. The argument escalated to a physical confrontation in the bedroom across from his. Witness #1 stepped into the bedroom and forcefully separated Bell and Lindsey. After separating them, Lindsey produced a revolver type handgun and fired 2 shots, striking the victim, who eventually fell to the ground. Lindsey fled the scene. Witness #1 was shown a single photograph of Lindsey, Brad J. B/M, 04/30/1981 and identified him as the individual he observed shoot the victim.

Witness #2 was contacted and stated the following: Witness #2 stated he was at the address in the living room with witness #1 when he heard **Lindsey** and the victim arguing. Witness #1 and #2 went into the southeast bedroom where the victim and **Lindsey** were arguing. Witness #2 stated **Lindsey** told him the victim owed him money. Witness #2 stated the victim started punching **Lindsey**. Witness #2 stated as witness #1 was separating the victim and **Lindsey**, witness #2 heard one gunshot. Witness #2 stated he then heard a second shot and observed the victim fall to the floor. Witness #2 stated he also observed **Lindsey** holding a black or blue steel revolver. Witness #2 stated he and witness #1 then went back into the living room at which time witness #1 called the Police. The #2 witness further stated **Lindsey** left the residence.

Witness #3 was contacted and stated the following: She was sitting in the master bedroom with some acquaintances when she heard an argument between 2 subjects. Witness #3 exited the bedroom and observed the

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PROBABLE CAUSE STATEMENT FORM

victim arguing with **Lindsey**. Witness #3 returned to the bedroom and stated she could tell the argument escalated to a physical confrontation because she could hear glass breaking. Witness #3 stated she then heard 2 gunshots and when she exited her bedroom she observed the victim lying in the bedroom across from the one she was in and observed blood on his chest. Witness #3 was shown a single photograph of **Lindsey** and identified him as the individual she observed arguing with the victim.

On 05/15/2016, **Lindsey** was contacted by detectives. **Lindsey** was advised of his Miranda Rights via the Miranda Waiver Form. Lindsey agreed to speak to detectives. Lindsey stated he was at 7206 Olive St, Kansas City, Jackson County, Missouri. The victim approached **Lindsey** in his bedroom to purchase a small amount of Marijuana from **Lindsey**. The victim began arguing with **Lindsey** about the price of the Marijuana, **Lindsey** was selling. The victim threw a punch at **Lindsey** and **Lindsey** dodged the punch, however it caused **Lindsey** to fall to the ground. **Lindsey** got up and punched the victim 3 times. The victim pushed **Lindsey** down on the ground. As **Lindsey** was getting to his feet (mad at the victim) he pulled a revolver handgun from his right pants pocket that was previously concealed and pointed it at the victim. **Lindsey** pulled the trigger 3 times; however the bullets would not fire. When he pulled the trigger a 4th time the bullet discharged striking the victim. **Lindsey** then fired two more times at the victim. **Lindsey** took the victim's cell phone and fled the scene. **Lindsey** threw his cell phone and the victim's cell phone on the side of 71 Hwy somewhere in the "50's". **Lindsey** threw his pistol in the Missouri river from the Broadway Bridge. **Lindsey** threw the clothing he was wearing onto the side of the Broadway Bridge.

Printed Name	Det. Joe Nelson #4964	Signature Det J964	
The Court find	s probable cause and directs	the issuance of a warrant this day of	•
		Judge	
	Circuit Court of	County, State of Missouri.	