

STATE OF MISSOURI

vs.

DEANTE ANTONIO WILDER

DOB: [REDACTED]

SSN: [REDACTED]

PROBABLE CAUSE STATEMENT

I, SCOTT A DECKER

knowing that false statements on this form are punishable by law,
state that the facts contained herein are true.

1. I have probable cause to believe that on 01/07/2020, at
2909 FALLING LEAF LN - A, COLUMBIA, MO 65201,

DEANTE ANTONIO WILDER B/M [REDACTED]
committed one or more criminal offense(s):
570.023-001Y201712 ROBBERY - 1ST DEGREE

F/M: F COUNTS: 1 CHARGE TYPE:

571.015-001Y197552 ARMED CRIMINAL ACTION

F/M: F COUNTS: 1 CHARGE TYPE:

571.030-007N201752 UNLAWFUL USE OF WEAPON - SUBSECTION 1 - CARRIES CONCEALED

F/M: M COUNTS: 1 CHARGE TYPE:

2. The facts supporting this belief are as follows:

On 1/7/2020 at approximately 1635 hours, a male subject armed with a handgun entered the United Credit Union, 2909 Falling Leaf Ln, Columbia, MO 65201 and pointed the gun at two employees while demanding money. The suspect was wearing a multi-colored hoodie, ripped jeans and black tennis shoes. The suspect left in a black two door car. Witnesses described the car as either a black 2 door Chevy Cobalt or a 2 door Pontiac. Witnesses said the car had a temporary license plate on the rear bumper. I was able to find video from a business on Old Highway 63 and while watching this video I saw a 2 door black Pontiac traveling south. I noticed the time for this was approximately 1608 hours on 1/7/20, the day of the robbery. During the investigation I learned that four, 2 door Pontiac G5's black in color had been sold in the state of Missouri since November 2019. I learned one of those cars belonged to a resident in Jefferson City, Missouri. Det. Joel Mueller and I contacted the Jefferson City Police Department and obtained information about this vehicle's owner and its occupants. We learned that officers with the Jefferson City Police Department had stopped this car on 1/9/20 and the driver was a Deante Wilder. We contacted the dealership where the car was bought from and learned there is an electronic tracking device on the car. We obtained a printout of the electronic tracking device history for this car. This history showed that the car was in Columbia, Missouri on the day of the robbery. The history also showed the car was on Old Highway 63 near the Bearfield Drive round a bout at approximately 1610 hours on the day of the robbery. I had previously watched video from a nearby business that showed a 2

door black passenger car going through the round a bout in the direction of the robbery. This round a bout is approximately five minutes from the bank where the robbery occurred. The electronic tracking history further showed that on 1/7/20 at approximately 2035 hours the car is on Dockery Street, which is about a block from 1125 Madeline Street, where Deante Wilder resides according to Jefferson City Police Department records. The electronic tracking history also showed the suspect car was on Madeline Street at approximately 0714 hours, the next morning after the robbery. Further review of the electronic tracking history showed the suspect car at Walmart, 401 Supercenter Drive, Jefferson City, Missouri on 1/7/20 around 0814 hours.

On 1/29/2020 Detective Joel Mueller and I were at Walmart, 401 Supercenter Drive, Jefferson City conducting further investigation in this case. While reviewing video from Walmart surveillance video that showed the date of 1/7/20 around 0813 hours, we saw a black car park on the lot of Walmart. We saw a black male get out of the passenger seat. This subject was wearing a multi-colored hoodie that matches the hoodie the bank robber wore. As we watched this video it appeared to us that the subject at Walmart was the same Deante Wilder we saw get out of the car when Jefferson City officers stopped the car on 1/9/20. We returned to the Jefferson City Police Department and met with Detectives and Officers there. We showed a short clip of the occupants from the black car entering Walmart. Detective Jon Kempker watched this video and said "that's Wookie". I asked who "Wookie" is and Detective Kempker said Deante Wilder. Sergeant Jason Payne watched the video and said that is Deante Wilder in the multi-colored hoodie. Officer Steve McReynolds watched the video and said that is Deante Wilder in the multi-colored hoodie. Based upon witness descriptions of the black car, the electronic tracking history putting the car near the robbery location and the video of Deante Wilder wearing a similar looking multi-colored hoodie on the morning of the robbery, I applied for a search warrant for Deante Wilders residence in Jefferson City. During the service of this search warrant a pair of jeans that matched what Wilder was wearing at Walmart on 1/7/20 around 0813 hours, these jeans were seized as evidence. A 9mm live round was seized as evidence as well. Wilder was located by Jefferson City officers and it was learned that Wilder had an active warrant for his arrest. Wilder was arrested and taken to the Cole County Jail.

On 1/29/20 around 1850 hours Det. Mueller and I interviewed Deanta Wilder at the Jefferson City Police Department. At approximately 1852 hours I read Wilder his Miranda Rights. Post Miranda Wilder admitted that was him in the multi-colored hoodie at Walmart on the morning of the robbery, 1/7/20. I showed Wilder a photo of the Pontiac G5 on Old Highway 63, that was southbound going toward the robbery at approximately 1608 hours. Wilder said "that's the car". Wilder admitted he was in Columbia during the time frame of the robbery. Wilder admitted he picked up a guy by the name of J.C. on the way to Columbia. Wilder said J.C. said he had a "money thing" to do and needed him (Wilder) to drive him

to Columbia. Wilder admitted he drove J.C. to Columbia on the day of the

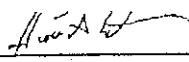
robbery. Wilder admitted that J.C. asked to borrow the black Pontiac and asked to borrow the multi-colored hoodie that he (Wilder) was wearing. Wilder admitted he thought J.C. was going to rob someone at this point. Wilder said he let J.C. borrow the car and the hoodie. Wilder said he sat in a car with a unnamed female and smoked marijuana while J.C. left in the Pontiac. Wilder said J.C. returned about 5-7 minutes later and said they could not leave in the black Pontiac because it was hot. During this interview Wilder admitted that he thought he was driving J.C. to Columbia so J.C. could go rob a drug dealer or do a drug deal. Wilder admitted that after J.C. returned they left the parking lot in a different car and a short time later, J.C. gave him \$600 cash in various denominations. Wilder admitted he thought J.C. had robbed somebody and given him (Wilder) \$600 cash from the robbery proceeds. When asked about where the multi-colored hoodie was at now, Wilder said J.C. threw it away in some dumpster. Wilder admitted he thought the reason J.C. threw it away was because he (J.C.) had robbed somebody. During this interview Wilder consented to allow the contents of his phone to be downloaded. Det. Kempker was able to complete a download of Wilders phone. While reviewing this download, we learned that Wilders phone had been reset to its original setting. It showed this re-setting had occurred on 1/8/20 around 0109 hours, thus deleting any messages, phone calls, and videos prior to 1/8/20. While reviewing some of the contents of Wilders phone a text message was found from a phone number that was sent to Wilder's phone saying "U robbed a credit union now u think u that shit its watch". We also saw a video showing Wilder on 1/28/20 holding a gun that looks similar to the gun used in the robbery.

Based on the above facts and statements from Wilder, I am arresting him for 1 count each of: Robbery in the First Degree, Armed Criminal Action and Unlawful use of a Weapon.

[01/30/2020 13:27, CPSDECKE, 287, CPD]

3. For the issuance of a warrant in a misdemeanor case, complete the following
 - (a) I believe that the defendant will not appear in court in response to a criminal summons because:
Wilder missed a court date on 1/29/20 and was arrested on a warrant for missing that court date and time. [01/30/2020 13:27, CPSDECKE, 287, CPD]
 - (b) I believe that the defendant poses
 - (1) a danger to a crime victim because
Wilder participated in an armed criminal act where a disregard for the safety of the victims was shown by brandishing a handgun in a menacing and threatening manner. [01/30/2020 13:29, CPSDECKE, 287, CPD]
 - (2) a danger to the community or to any other person because
Wilder participated in an armed criminal act where a disregard for the safety of the victims was shown by brandishing a handgun in a menacing and threatening manner. [01/30/2020 13:29, CPSDECKE, 287, CPD]

SCOTT A DECKER
Date: 01/30/2020



Signature
(re: CPD Case #2020-000223)

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PROBABLE CAUSE STATEMENT CONTINUATION

CPD CASE #2020-000223

WILDER, DEANTE A

DOB: [REDACTED]

SSN: [REDACTED]

HEIGHT: 603

WEIGHT: 150

HAIR COLOR: BLACK

EYE COLOR: BLACK

DRIVER'S LICENSE NUMBER: D001054001

FBI NUMBER:

EMPLOYER:

EMPLOYER ADDRESS:

WORK PHONE NUMBER:

TATTOO DESCRIPTIONS AND LOCATIONS:

CHARGES:

570.023-001Y201712 ROBBERY - 1ST DEGREE

F/M: F COUNTS: 1 CHARGE TYPE:

571.015-001Y197552 ARMED CRIMINAL ACTION

F/M: F COUNTS: 1 CHARGE TYPE:

571.030-007N201752 UNLAWFUL USE OF WEAPON - SUBSECTION 1 - CARRIES CONCEALED

F/M: M COUNTS: 1 CHARGE TYPE:

Charge Code Number: 570.023-001Y20171299.0
 Charge Code Number: 571.015-001Y19755299.0

IN THE CIRCUIT COURT OF BOONE COUNTY, MISSOURI

STATE OF MISSOURI,

vs.

DEANTE ANTONIO WILDER

DOB: [REDACTED]

SSN: [REDACTED]

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) Case No.
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) OCN:
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) PA File No. 019340923

COMPLAINT

The Prosecuting Attorney of the County of Boone, State of Missouri, upon information and belief, charges that the defendant:

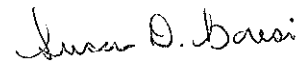
COUNT I: In violation of Section 570.023, RSMo, committed the class A felony of robbery in the first degree, punishable upon conviction under Section 558.011, RSMo, in that on or about January 7, 2020, in the County of Boone, State of Missouri, the defendant, acting alone or in concert with another, forcibly stole currency owned by United Credit Union, and in the course thereof defendant was armed with a deadly weapon.

COUNT II: 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 January 7, 2020, in the County of Boone, State of Missouri, the defendant committed the felony of Robbery first degree charged in Count I, all allegations of which are incorporated herein by reference, and the defendant committed the foregoing felony of Robbery first degree by, with and through, the knowing use, assistance and aid of a deadly weapon.

The facts that form the basis for this information and belief are contained in the attached statement(s) to facts concerning this matter, which statements are made a part hereof and are submitted herewith as a basis upon which this court may find the existence of probable cause for the issuance of the warrant.

Wherefore, the Prosecuting Attorney requests that a warrant be issued as provided by law.

Daniel K. Knight, Prosecuting Attorney
of the County of Boone,
State of Missouri, by

A handwritten signature in cursive script, appearing to read "Jennifer A. Rodewald".

Jennifer A. Rodewald
Assistant Prosecuting Attorney
Bar No. 64236