

STATE OF MISSOURI )  
 )  
 vs. )  
 )  
 SEVANCE JTRI BREWER )  
 DOB: REDACTED )  
 SSN: REDACTED )

PROBABLE CAUSE STATEMENT

I, ADAM T SCHOOLCRAFT

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 / / , at

REDACTED,

SEVANCE JTRI BREWER B/M 11/01/1991  
committed one or more criminal offense(s):  
565.021-001Y202009 MURDER 2ND DEGREE

F/M: F COUNTS: 2 CHARGE TYPE: S

571.015-001Y202052 ARMED CRIMINAL ACTION

F/M: F COUNTS: 1 CHARGE TYPE: S

571.030-011Y202052 UNLAWFUL USE OF WEAPON - SUBSECTION 5 - LOADED WEAPON

F/M: F COUNTS: 1 CHARGE TYPE: S

568.045-006Y202038 ENDANGERING THE WELFARE OF A CHILD CREATING SUBSTANTIAL RISK

F/M: F COUNTS: 2 CHARGE TYPE: S

571.070-002Y202052 UNLAWFUL POSSESSION OF A FIREARM - DANGEROUS FELON

F/M: F COUNTS: 1 CHARGE TYPE: S

2. The facts supporting this belief are as follows:

On 08/01/2023, Boone County Sheriff's Office Deputies responded to the 4800 block of N Clearview Road, Columbia, Missouri for an assault with a weapon. Upon arrival, Deputies located a female, REDACTED, with a gunshot wound to the head. REDACTED was pronounced deceased on scene. REDACTED was approximately four months pregnant at the time of her death.

Investigators learned from witnesses the suspect was identified as Sevance Brewer who left the scene. Doorbell video footage showed Sevance left the residence after the shooting with a gun in his hand. During a post-Miranda interview with Sevance, he stated he had been arguing with REDACTED that morning. Sevance stated he later obtained a Smith and Wesson handgun from a shelf. Sevance stated REDACTED began to argue with him about the gun. Sevance stated he unholstered the gun and fired a shot. Sevance stated he observed REDACTED fall back against the wall and began to bleed. Sevance is a convicted felon in the State

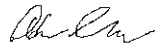
of Missouri.

Residents advised there were two children, approximately ages 3-4 years old, present at the time of this event. Both children were later found with Sevance.

Sevance led investigators to a Smith and Wesson handgun hidden under a rock in a creek bed near Again Street Park in Columbia.

- 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:  
Sevance Brewer has a history of failure to appear and probation violations.
  - (b) I believe that the defendant poses
    - (1) a danger to a crime victim because  
Sevance Brewer intentionally caused the death of [REDACTED]
    - (2) a danger to the community or to any other person because  
Sevance Brewer intentionally caused the death of [REDACTED] Sevance was in possession of a firearm as a convicted felon.

ADAM T SCHOOLCRAFT  
Date: 08/01/2023



---

Signature  
(re: BCSD Case #23-003184)

IN THE CIRCUIT COURT OF BOONE COUNTY, MISSOURI

STATE OF MISSOURI, )  
 )  
 vs. )  
 )  
 SEVANCE JTRI BREWER )

MOTION TO SET BOND

COMES NOW, the State of Missouri, by and through, Roger Johnson, Prosecuting Attorney for the County of Boone, and respectfully requests that this Court set bond in this matter and in support of said motion submits the following:

1. The State is charging Defendant with two counts of murder in the second degree, and one count each of armed criminal action and unlawful possession of a firearm by a felon.
2. Defendant is known to have the following prior findings of guilt and/or convictions: resisting arrest (2021, 2009), two counts felony possession of a controlled substance (2019), DWI (2017), municipal DWI (2013), stealing (2014), and burglary 2d (2014).
3. In addition, Defendant has two prior convictions for domestic assault in the 4<sup>th</sup> degree in which the victim appears to be the same as the victim in the present case: 21BA-CR04125-01 (100-day sentence) and 19BA-CR05690 (30-day suspended sentence, later revoked).
4. Defendant poses a danger to the victim and/or the community because of the nature of the charged offense and his history.
5. Defendant is believed to be a flight risk because of the nature of the charged offense and his history.
6. For the reasons stated above, the State would request that a warrant be issued and bond be set at NO BOND. If bond is set, the State would further request that the following bond conditions be added:
  - a. The defendant will appear in the court in which the case is prosecuted or appealed, from time to time as required to answer the criminal charge.

Charge Code Number: 565.021-001Y20200901.0  
Charge Code Number: 565.021-001Y20200901.0  
Charge Code Number: 571.015-001Y20205299.0  
Charge Code Number: 571.070-001Y20205299.0

IN THE CIRCUIT COURT OF BOONE COUNTY, MISSOURI

STATE OF MISSOURI,

vs.

SEVANCE JTRI BREWER  
DOB: REDACTED  
SSN: REDACTED  
a/k/a Sevance J.Brewer

)  
)  
)  
) Case No.  
)  
) OCN:  
)  
) PA File No. 019376731

COMPLAINT

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

**COUNT 1:** 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 August 1, 2023, in the County of Boone, State of Missouri, the defendant knowingly or with the purpose of causing serious physical injury to REDACTED caused the death of REDACTED by shooting her.

**COUNT 2:** 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 August 1, 2023, in the County of Boone, State of Missouri, the defendant knowingly or with the purpose of causing serious physical injury to REDACTED or to the unborn child of REDACTED, caused the death of the unborn child of REDACTED by shooting REDACTED while REDACTED was pregnant with the unborn child.

**COUNT 3:** 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 on or about August 1, 2023, in the County of Boone, State of Missouri, the defendant committed the felonies of murder in the second degree charged in Counts I and II, all allegations of which are incorporated herein by reference, and the defendant committed the foregoing felonies of murder in the second degree by, with and through, the knowing use, assistance and aid of a deadly weapon.

**COUNT 4:** In violation of Section 571.070, RSMo, committed the class D felony of unlawful possession of a firearm, punishable under Sections 558.011 and 558.002, RSMo, in that on or about August 1, 2023, in the County of Boone, State of Missouri, the defendant knowingly possessed a Smith & Wesson pistol, a firearm, and

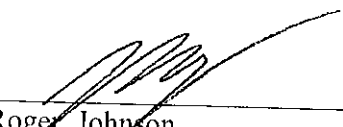
1. on March 26, 2014, the defendant was convicted of the felony of burglary in the second degree in the Circuit Court for Boone County, Missouri in case number 14BA-CR00967, and

2. on December 25, 2019, the defendant was convicted of the felony of possession of a controlled substance in the Circuit Court for Boone County, Missouri in case number 19BA-CR05690-01.

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.

Roger W. Johnson, Prosecuting Attorney  
of the County of Boone,  
State of Missouri, by

  
\_\_\_\_\_  
Roger Johnson  
Prosecuting Attorney  
Bar No.57628