



NEWS RELEASE
GREENE COUNTY PROSECUTING ATTORNEY
DAN PATTERSON

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1010 Boonville
Springfield, MO 65802

11/06/2018

FOR IMMEDIATE RELEASE

Charges Filed in Three Springfield Homicides

SPRINGFIELD, Mo. – Greene County Prosecuting Attorney Dan Patterson announces that Luis Perez, Aaron D. Anderson, and Dalia Garcia have been charged today in connection with the homicides of Aaron “Joshua” Hampton, Steven Marler, and Sabrina Starr.

On November 1, 2018, four shooting victims were located by Springfield Police at 906 East Locust in Springfield, Missouri. Aaron “Joshua” Hampton and Steven Marler were two of the victims at that location and died from their injuries. Two other individuals at that location suffered multiple gunshot wounds and were hospitalized with serious physical injuries requiring surgery. On November 3, 2018, Springfield Police were dispatched to 2146 N. Oakland, where Sabrina Starr was found deceased with multiple gunshot wounds.

In connection with these events, Luis Perez has been charged with three counts of First Degree Murder for shooting Hampton, Marler, and Starr. He is charged with two counts of First Degree Assault for shooting the other two victims at the East Locust address, causing them serious physical injury. Perez is charged with five counts of Armed Criminal Action and one count of Tampering with Physical Evidence for destroying evidence associated with one or more of the homicides. Perez is being held in the Greene County Jail without bond.

Aaron D. Anderson has been charged with First Degree Murder in the shooting deaths of Hampton and Marler, and with First Degree Assault of the other two victims at the East Locust address. Anderson has also been charged with one count of Tampering with Physical Evidence for destroying evidence associated with one or more of the homicides. Anderson is being held in the Greene County Jail without bond.

Subject: Greene County Prosecuting Attorney Press Release, State v. Perez, 1831-CR06538

Dalia J. Garcia has been charged with one count of Tampering with Physical Evidence for destroying evidence associated with one or more of the homicides. She is being held in the Greene County Jail on a \$75,000 bond.

Mr. Patterson cautions that the charges contained in the felony complaints are merely allegations and that the defendants are presumed innocent until and unless proven guilty in court.

Copies of the felony complaints and probable statements filed in these cases are attached to this release. The Missouri Supreme Court ethics rules prohibit comments on the facts or investigation of this case beyond those contained in the felony complaint and probable cause statement that are part of the public record.

This case is being investigated by the Springfield Police Department. Any persons with information related to the investigation should contact the Springfield Police Department.

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IN THE CIRCUIT COURT OF GREENE COUNTY, MISSOURI

Associate Division _____

| | | |
|--------------------|---|-----------------------|
| STATE OF MISSOURI, |) | |
| Plaintiff, |) | |
| |) | |
| |) | |
| vs. |) | Case No. 1831-CR06538 |
| |) | |
| LUIS PEREZ, |) | OCN# |
| |) | |
| Defendant. |) | PA File No. 077407082 |

FELONY COMPLAINT

COUNT I

The Prosecuting Attorney of the County of Greene, State of Missouri, 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 November 1, 2018, in the County of Greene, State of Missouri, the defendant after deliberation, knowingly caused the death of Steven Marler by shooting him.

COUNT II

The Prosecuting Attorney of the County of Greene, State of Missouri, 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 November 1, 2018, in the County of Greene, State of Missouri, the defendant committed the felony of murder 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 murder in the first degree, by, with and through, the knowing use, assistance and aid of a deadly weapon.

COUNT III

The Prosecuting Attorney of the County of Greene, State of Missouri, 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 November 1, 2018, in the County of Greene, State of Missouri, the defendant after deliberation, knowingly caused the death of Aaron Hampton by shooting him.

COUNT IV

The Prosecuting Attorney of the County of Greene, State of Missouri, 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 between November 1, 2018, in the County of Greene, State of Missouri, the defendant committed the felony of murder in the first degree charged in Count III, 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.

COUNT V

The Prosecuting Attorney of the County of Greene, State of Missouri, charges that the defendant, in violation of Section 565.050, RSMo, committed the class A felony of assault in the first degree, punishable upon conviction under Section 558.011, RSMo, in that on or about November 1, 2018, in the County of Greene, State of Missouri, the defendant shot C.P., and such conduct was a substantial step toward the commission of the offense of assault in the first degree of C.P., and was done for the purpose of committing such assault, and in the course thereof inflicted serious physical injury on C.P.

COUNT VI

The Prosecuting Attorney of the County of Greene, State of Missouri, 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 November 1, 2018, in the County of Greene, State of Missouri, the defendant committed the felony of assault in the first degree charged in Count V, all allegations of which are incorporated herein by reference, and the defendant committed the foregoing felony of assault in the first degree by, with and through, the knowing use, assistance and aid of a deadly weapon.

COUNT VII

The Prosecuting Attorney of the County of Greene, State of Missouri, charges that the defendant, in violation of Section 565.050, RSMo, committed the class A felony of assault in the first degree, punishable upon conviction under Section 558.011, RSMo, in that on or about November 1, 2018, in the County of Greene, State of Missouri, the defendant shot J.S., and such conduct was a substantial step toward the commission of the offense of assault in the first degree of J.S., and was done for the purpose of committing such assault, and in the course thereof inflicted serious physical injury on J.S.

COUNT VIII

The Prosecuting Attorney of the County of Greene, State of Missouri, 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 November 1, 2018, in the County of Greene, State of Missouri, the defendant committed the felony of assault in the first degree charged in Count VII, all allegations of which are incorporated herein by reference, and the defendant committed the foregoing felony of assault in the first degree by, with and through, the knowing use, assistance and aid of a deadly weapon.

COUNT IX

The Prosecuting Attorney of the County of Greene, State of Missouri, 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 between November 2, 2018, in the County of Greene, State of Missouri, the defendant after deliberation, knowingly caused the death of Sabrina Starr by shooting her.

COUNT X

The Prosecuting Attorney of the County of Greene, State of Missouri, 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 November 2, 2018, in the County of Greene, State of Missouri, the defendant committed the felony of murder in the first degree charged in Count IX, 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.

COUNT XI

The Prosecuting Attorney of the County of Greene, State of Missouri, charges that the defendant, in violation of Section 575.100, RSMo, committed the class E felony of tampering with physical evidence, punishable upon conviction under Sections 558.002 and 560.011, RSMo, in that on or about November 2, 2018, in the County of Greene, State of Missouri, the defendant destroyed clothing by burning it with the purpose to impair the availability of the evidence in the investigation of the death of Sabrina Starr, an official investigation, and thereby impaired and obstructed the prosecution of Luis Perez for the offense of murder in the first degree, a felony.

The facts that form the basis for this information and belief are contained in the attached probable cause statement concerning this matter, which statement is made a part hereof and is 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 prays that an arrest warrant be issued as provided by law.

DAN PATTERSON
Prosecuting Attorney of the County of
Greene, State of Missouri, by



Electronically signed;

Philip M. Fuhrman
Assistant Prosecuting Attorney
Missouri Bar No. 61984
1010 Boonville Ave.
Springfield, MO 65802
(417) 868-4061
FAX (417) 868-4160



SPRINGFIELD POLICE DEPARTMENT



FELONY PROBABLE CAUSE STATEMENT

Date: 11/06/2018 Case #: 18-44014 & 18-44442

I, SCOTT HILL, knowing that false statements on this form are punishable by law state as follows:

1. I have probable cause to believe that LUIS PEREZ, Hispanic/Male, DOB [REDACTED] 1995, committed one or more criminal offenses.

2. The following crime(s) happened on 2018/11/01 00:05 - 2018/11/03 20:40 at 906 E LOCUST ST in Springfield, Greene County, Missouri.

3. The facts supporting this belief are as follows:

I learned the following information from report 18-44014, 18-44442 and further follow-up:

On 11/01/18, at 0005 hours, Springfield Police Officers were dispatched to 906 E. Locust in reference to a shots fired call. Officers arrive on scene and locate four victims at the residence. Two victims were deceased inside the residence with multiple gunshot wounds. They were identified as Steven Marler and Aaron "Joshua" Hampton. Two other victims were located with multiple gunshot wounds, identified as C.P. and J.S., who were both transported to a local hospital and treated for serious physical injuries and underwent surgery. Prior to C.P. being transported to the hospital, Officer Layton asked if he knew who the shooter(s) was. C.P. stated he kicked out a roommate of his house recently and believed the former roommate was responsible for the shooting. C.P. said the suspect arrived in a white Ford Escape.

Multiple shell casings were observed throughout the residence and outside. Witnesses contacted advised a white SUV was seen leaving the area after the shots were fired.

Interview with witnesses revealed two roommates had recently been kicked out of the residence at 906 E. Locust. They were later identified as Luis Perez and Aaron Anderson.

A search warrant was obtained for 906 E. Locust. Detectives located numerous 9mm spent shell casings. Several of the shell casings had the following stamped on them, "Luger 9mm" and some unknown writing/symbol, which appears to be three letters.

On 11/03/18, at 2041 hours, Springfield Police officers were dispatched to 1443 E. Florida for a check well-being call. Officer R. Cooksey arrived and spoke with a female, who was hysterical and stated her husband located her daughter (Sabrina Starr) deceased at her residence. Cpl. R. Schroeder went inside 2146 N. Oakland and observed Starr laying on the floor in an entryway of the bedroom. Several spent shell casings were located near her body. The shell casings matched several of the shell casings from 906 E. Locust. A silver colored Ford Escape was located in a detached garage at 2146 N. Oakland. A search warrant was obtained and two Glock 9mm magazines were located inside the residence. Starr's cell phone was not located at the residence.

On 11/4/18, Det. Cody Williams conducted an interview with a witness who stated that Starr was "car hopping" (stealing from vehicles) recently and stole a Glock 19 pistol (9mm) from a vehicle she believed belonged to a military person. The witness stated Starr traded the pistol to her tattoo person for some tattoos. The tattoo artist was identified as Perez.

Throughout the investigation, witnesses reported that Perez and Anderson moved in with Starr at her residence after leaving 906 E. Locust.

While reviewing recent calls to 2146 N. Oakland, officers responded to the location on 11/2/18 for an incident regarding prescription medication being stolen. Alps Pharmacy had called a number on 11/2/18 for the customer, to confirm a delivery for medication. A female answered the phone and provided a new address, 2146 N. Oakland, instead of the usual address. The delivery driver went to the address and knocked on the door between 1000-1200 hours on 11/2/18. An Asian male answered the door and signed for the prescriptions. It was determined that the customer never received her medication, and someone fraudulently signed for it at 2146 N. Oakland. Officer Young responded to 2146 N. Oakland on 11/2/18 around 2009 hours and knocked on the door but no one answered. Officer Young noted there were no vehicles in the driveway and the front door was locked. Officer Young did not hear any movement inside the residence.

I located police report 18-43669 where the victim filed a report on 10/30/18, reporting his Glock 19 (9mm) pistol had been stolen from his vehicle in Springfield. I later contacted the victim and he advised his Glock pistol was stolen along with two extra magazines (3 total). The victim confirmed he had military items inside his vehicle.

I located one of Sabrina Starr's Facebook accounts and located photographs of her and Luis Perez on 10/28/18 at 2352 hours. Starr posted "Want A Good Tattoo Artist HMU And I'll Give You His Info! Decent Prices. I located another Facebook post on 11/02/18 at 0026 hours that said, "Tat man on deck at my house HMU !" I know "HMU" is also known as hit me up.

I checked Luis Perez criminal history and it showed he had active warrants out of the state of New Jersey. The criminal history also showed Perez was not a U.S. citizen. Contact was made with federal authorities who confirmed they would detain Perez if contacted due to him being illegal.

On 11/5/18, Cpl. Cantrell was off-duty at Wal-Mart (2021 E. Independence) whenever he observed Perez and Anderson walking inside the store. Cpl. Cantrell knew they were two individuals that have been identified as persons of interest in these cases and Anderson had a felony warrant for his arrest. Officers responded to the area and contacted Perez, Anderson and two other females who were with them. Anderson was arrested for his warrant and Perez was found to be in possession of a marijuana joint. Perez was detained due to his immigration status and Officer J. Thompson located a partially burnt blunt of marijuana on Perez. Both females agreed to come to headquarters voluntarily.

I spoke with one female, identified as K.M., who advised me that she just picked up Perez, Anderson and the other female from the Battlefield Inn, where they had been staying since 11/2/18. K.M. explained on 11/1/18 around 0300 hours, she received a call from Anderson freaking out that Perez just showed up at Sabrina's residence covered in blood. K.M. said Anderson told her later to look at the news and she saw the homicide on Locust, which is a place she has been before with Anderson and Perez. K.M. said she picked Perez and Anderson up near Sabrina's residence on 11/2/18. K.M. stated she had picked up the female (Perez's girlfriend) from Greyhound after she arrived from New

Jersey. Whenever they went back to Battlefield Inn, Perez talked to them in the room and explained that "they had to go" because "they knew too much". K.M. believed Perez was referring to the homicide on Locust and at Sabrina's residence. K.M. said Perez told her if she snitched, she would be next. K.M. said she's seen Perez with a gun that looked like mine (Glock) recently and whenever she picked him up earlier on 11/5/18, she saw him remove a bullet from his pocket.

Det. Williams spoke with the other female, D.G., who confirmed she just arrived from New Jersey on 11/2/18. During the interview, D.G. admitted she was in a relationship with Perez. D.G. stated she burned clothing near a gas station earlier on 11/5/18 that had blood on them. D.G. stated she packaged the clothing and assisted with burning them. D.G. explained it was a situation where it was "kill or be killed".

Det. Williams conducted a recorded post-Miranda interview with Anderson at headquarters. During the interview, Anderson confirmed he was with Starr and Perez in Starr's vehicle on the night of the homicide at 906 E. Locust. Anderson stated Perez and Starr believed the males at 906 E. Locust would snitch and Starr suggested "smoking them". Anderson stated that he knew what they were going to do and was "somewhat" okay with it because he had been raped by J-Mo (J.S.). Anderson said he was tired of getting fucked over and Perez wanted to do everything and planned it out. Anderson stated they went in Starr's vehicle, which she was driving, and he was in the front passenger seat. Anderson stated Perez used a stolen Glock 9mm pistol that was recently stolen from a vehicle. Anderson said Perez was on speaker phone with them during the shooting and he could hear the victims begging for their lives. Anderson provided information which matched evidence at the scene and other witness statements about what occurred. Anderson stated they left the location but Perez told them to return upon seeing C.P. just arriving at the residence. Anderson confirmed they returned and Perez went to the front and shot into the residence and then went to the back and continued shooting. Anderson stated they eventually returned back to Starr's residence later on. Anderson admitted he signed for the prescription medication delivery at Starr's residence on 11/2/18. Anderson estimated within an hour of the prescription delivery, Perez shoots Star inside the residence six times, which matches the evidence at the location. Anderson stated they were picked up from the location and eventually he rented a room at the Battlefield Inn. Anderson stated Sabrina's vehicle was hidden in her detached garage and it was used for the homicides that occurred on Locust. Anderson stated clothing, shoes, and ammunition from Perez was burned earlier on 11/5/18 across from the Battlefield Inn, behind the gas station. Anderson also stated Perez destroyed Starr's cell phone. Anderson was also able to describe the stolen Glock pistol which matched the same stolen pistol from 10/30/18. Anderson admitted he was told to clean the Glock pistol by Perez and also to hide the pistol, which occurred on 11/02/18.

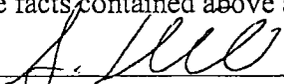
Officers responded to the gas station at 2101 S. Glenstone and located ashes and evidence that appeared to be recently burned behind a dumpster.

Det. Williams conducted a recorded post-Miranda interview with Perez at headquarters. Perez confirmed he knew every victim in the case but denied any involvement.

On 11/05/18, I applied for a search warrant to search several Facebook accounts of involved parties in this investigation. I received records on 11/06/18. Upon reviewing Perez's Facebook account, Perez is messaging someone on 11/02/18 talking about trading guns. Perez then appears to be talking about his gun and states "it's dirty tho". The person responds, "Wym" (what you mean) and Perez replies, "Got bodies". The person asked Perez, "Then why you got it still" and "Get rid of it". Perez replied, "Fuck that" and "I need a heater" (gun). Perez later in the conversation says, "Glock

19 9mm” and “Nigga this a heater” and “It’s ment to be blasting mofos”. I also located a conversation with a different person that Perez says, “I’m selling a glock” which occurred on 10/31/18.

The facts contained above are true.

| | | |
|---|----------------------|---------------------------|
|  _____ Signature | 1472 _____ DSN | Officer _____ Title |
|---|----------------------|---------------------------|

IN THE CIRCUIT COURT OF GREENE COUNTY, MISSOURI

STATE OF MISSOURI,)
Plaintiff,)
vs.) Case No. 1831-CR06538
)
) PA File No. 077407082
LUIS PEREZ)
Defendant.)

PROSECUTING ATTORNEY'S BAIL/BOND RECOMMENDATION

The bail/bond recommendation of the Greene County Prosecutor, in this case, is as follows:

1. Hold without Bond.
2. Should a bond be set, the State requests that the Court impose the conditions of bond set out on the proposed Exhibit A to Arrest Warrant attached hereto and that such conditions be incorporated by reference upon the Warrant.
3. Pursuant to the Missouri Constitution, Article I, Section 32.2, and Section 544.457, RSMo, the State requests the Court deny bail because the defendant poses a danger to the surviving victims, witnesses, and community. In support of the request, Plaintiff, incorporates by reference herein, the allegations set out in the probable cause statement filed herein and further states: Defendant shot and killed two victims on November 1, 2018. At that same location, defendant attempted to kill two additional victims who survived with gunshot wounds. On November 2, 2018, defendant shot and killed a victim believed to be with the defendant and co-defendant Anderson at the first shooting. Defendant is an illegal immigrant and is a flight risk. Defendant is also a clear danger to the community and surviving victims. Defendant has a warrant out of New Jersey for 3rd degree terroristic threat.

Respectfully submitted,


Electronically signed;

Philip M. Fuhrman
Assistant Prosecuting Attorney
Mo. Bar No. 61984
1010 Boonville
Springfield, MO 65804
(417) 868-4061
FAX (417) 868-4160

EXHIBIT A
TO ARREST WARRANT

State of Missouri v. Luis Perez

Case No: 1831-CR06538

SPECIAL CONDITIONS OF RELEASE ON BOND SET BY THE COURT:

HOLD WITHOUT BOND. The Court finds, pursuant to the Missouri Constitution, Article I, Section 32.2, and Section 544.457, RSMo, that, based upon the showing in the State's bond recommendation and the probable cause statement filed herein, the Defendant poses a danger to the (victim) (witnesses) (community) and the Court, therefore, denies bail herein.

SPECIAL CONDITIONS OF RELEASE ON BOND IF A BOND IS SET BY THE COURT:

- OPEN COURT ONLY BOND
- Obey all laws
- No contact or communication with any victims or their family or any witnesses to the alleged events in any manner or through any medium
- Not to possess any weapon, firearm or ammunition
- Not to possess or consume alcohol or be on premises of establishment where the primary item for sale is alcoholic beverages
- Not to possess any drug/controlled substance unless prescribed for defendant by a physician
- GPS monitoring with house arrest inside defendant's residence is 24 hours and 7 days a week) (Provider to report all violations to Court no later than within 12 hours)

IN THE CIRCUIT COURT OF GREENE COUNTY, MISSOURI

Associate Division _____

| | | |
|--------------------|---|-----------------------|
| STATE OF MISSOURI, |) | |
| Plaintiff, |) | |
| |) | |
| |) | |
| vs. |) | Case No. 1831-CR06539 |
| |) | |
| AARON D ANDERSON, |) | OCN# |
| |) | |
| Defendant. |) | PA File No. 077407084 |

FELONY COMPLAINT

COUNT I

The Prosecuting Attorney of the County of Greene, State of Missouri, 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 558.011, RSMo, in that on or about November 1, 2018, in the County of Greene, State of Missouri, the defendant, acting in concert with others, after deliberation, knowingly caused the death of Steven Marler by shooting him.

COUNT II

The Prosecuting Attorney of the County of Greene, State of Missouri, 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 558.011, RSMo, in that on or about November 1, 2018, in the County of Greene, State of Missouri, the defendant, acting in concert with others, after deliberation, knowingly caused the death of Aaron Hampton by shooting him.

COUNT III

The Prosecuting Attorney of the County of Greene, State of Missouri, charges that the defendant, in violation of Section 565.050, RSMo, committed the class A felony of assault in the first degree, punishable upon conviction under Section 558.011, RSMo, in that on or about November 1, 2018, in the County of Greene, State of Missouri, the defendant, acting in concert with others, shot C.P., and such conduct was a substantial step toward the commission of the offense of assault in the first degree of C.P., and was done for the purpose of committing such assault, and in the course thereof inflicted serious physical injury on C.P.

COUNT IV

The Prosecuting Attorney of the County of Greene, State of Missouri, charges that the defendant, in violation of Section 565.050, RSMo, committed the class A felony of assault in the first degree, punishable upon conviction under Section 558.011, RSMo, in that on or about November 1, 2018, in the County of Greene, State of Missouri, the defendant, acting in concert with others, shot J.S., and such conduct was a substantial step toward the commission of the offense of assault in the first degree of J.S., and was done for the purpose of committing such assault, and in the course thereof inflicted serious physical injury on J.S.

COUNT V

The Prosecuting Attorney of the County of Greene, State of Missouri, charges that the defendant, in violation of Section 575.100, RSMo, committed the class E felony of tampering with physical evidence, punishable upon conviction under Sections 558.002 and 560.011, RSMo, in that on or about November 2, 2018, in the County of Greene, State of Missouri, the defendant concealed a Glock handgun with the purpose to impair the availability of the evidence in the investigation of the death of Sabrina Starr, an official investigation, and thereby impaired and obstructed the prosecution of Luis Perez for the offense of murder in the first degree, a felony.

The facts that form the basis for this information and belief are contained in the attached probable cause statement concerning this matter, which statement is made a part hereof and is 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 prays that an arrest warrant be issued as provided by law.

DAN PATTERSON
Prosecuting Attorney of the County of
Greene, State of Missouri, by



Electronically signed;

Philip M. Fuhrman
Assistant Prosecuting Attorney
Missouri Bar No. 61984
1010 Boonville Ave.
Springfield, MO 65802
(417) 868-4061
FAX (417) 868-4160



SPRINGFIELD POLICE DEPARTMENT

FELONY PROBABLE CAUSE STATEMENT



Date: 11/06/2018 Case #: 18-44014 & 18-44442

I, SCOTT HILL, knowing that false statements on this form are punishable by law state as follows:

1. I have probable cause to believe that AARON D ANDERSON, Asian/Male, DOB [REDACTED] 1999, committed one or more criminal offenses.
2. The following crime(s) happened on 2018/11/01 00:05 - 2018/11/01 00:07 at 906 E LOCUST ST in Springfield, Greene County, Missouri.
3. The facts supporting this belief are as follows:

I learned the following information from report 18-44014, 18-44442 and further follow-up:

On 11/01/18, at 0005 hours, Springfield Police Officers were dispatched to 906 E. Locust in reference to a shots fired call. Officers arrive on scene and locate four victims at the residence. Two victims were deceased inside the residence with multiple gunshot wounds. They were identified as Steven Marler and Aaron "Joshua" Hampton. Two other victims were located with multiple gunshot wounds, identified as C.P. and J.S., who were both transported to a local hospital and treated for serious physical injuries and underwent surgery. Prior to C.P. being transported to the hospital, Officer Layton asked if he knew who the shooter(s) was. C.P. stated he kicked out a roommate of his house recently and believed the former roommate was responsible for the shooting. C.P. said the suspect arrived in a white Ford Escape.

Multiple shell casings were observed throughout the residence and outside. Witnesses contacted advised a white SUV was seen leaving the area after the shots were fired.

Interview with witnesses revealed two roommates had recently been kicked out of the residence at 906 E. Locust. They were later identified as Luis Perez and Aaron Anderson.

A search warrant was obtained for 906 E. Locust. Detectives located numerous 9mm spent shell casings. Several of the shell casings had the following stamped on them, "Luger 9mm" and some unknown writing/symbol, which appears to be three letters.

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On 11/4/18, Det. Cody Williams conducted an interview with a witness who stated that Starr was "car hopping" (stealing from vehicles) recently and stole a Glock 19 pistol (9mm) from a vehicle she believed belonged to a military person. The witness stated Starr traded the pistol to her tattoo person for some tattoos. The tattoo artist was identified as Perez.

Throughout the investigation, witnesses reported that Perez and Anderson moved in with Starr at her residence after leaving 906 E. Locust.

While reviewing recent calls to 2146 N. Oakland, officers responded to the location on 11/2/18 for an incident regarding prescription medication being stolen. Alps Pharmacy had called a number on 11/2/18 for the customer, to confirm a delivery for medication. A female answered the phone and provided a new address, 2146 N. Oakland, instead of the usual address. The delivery driver went to the address and knocked on the door between 1000-1200 hours on 11/2/18. An Asian male answered the door and signed for the prescriptions. It was determined that the customer never received her medication, and someone fraudulently signed for it at 2146 N. Oakland. Officer Young responded to 2146 N. Oakland on 11/2/18 around 2009 hours and knocked on the door but no one answered. Officer Young noted there were no vehicles in the driveway and the front door was locked. Officer Young did not hear any movement inside the residence.

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I checked Luis Perez criminal history and it showed he had active warrants out of the state of New Jersey. The criminal history also showed Perez was not a U.S. citizen. Contact was made with federal authorities who confirmed they would detain Perez if contacted due to him being illegal.

On 11/5/18, Cpl. Cantrell was off-duty at Wal-Mart (2021 E. Independence) whenever he observed Perez and Anderson walking inside the store. Cpl. Cantrell knew they were two individuals that have been identified as persons of interest in these cases and Anderson had a felony warrant for his arrest. Officers responded to the area and contacted Perez, Anderson and two other females who were with them. Anderson was arrested for his warrant and Perez was found to be in possession of a marijuana joint. Perez was detained due to his immigration status and Officer J. Thompson located a partially burnt blunt of marijuana on Perez. Both females agreed to come to headquarters voluntarily.

I spoke with one female, identified as K.M., who advised me that she just picked up Perez, Anderson and the other female from the Battlefield Inn, where they had been staying since 11/2/18. K.M. explained on 11/1/18 around 0300 hours, she received a call from Anderson freaking out that Perez just showed up at Sabrina's residence covered in blood. K.M. said Anderson told her later to look at the news and she saw the homicide on Locust, which is a place she has been before with Anderson and Perez. K.M. said she picked Perez and Anderson up near Sabrina's residence on 11/2/18. K.M.

stated she had picked up the female (Perez's girlfriend) from Greyhound after she arrived from New Jersey. Whenever they went back to Battlefield Inn, Perez talked to them in the room and explained that "they had to go" because "they knew too much". K.M. believed Perez was referring to the homicide on Locust and at Sabrina's residence. K.M. said Perez told her if she snitched, she would be next. K.M. said she's seen Perez with a gun that looked like mine (Glock) recently and whenever she picked him up earlier on 11/5/18, she saw him remove a bullet from his pocket.

Det. Williams spoke with the other female, D.G., who confirmed she just arrived from New Jersey on 11/2/18. During the interview, D.G. admitted she was in a relationship with Perez. D.G. stated she burned clothing near a gas station earlier on 11/5/18 that had blood on them. D.G. stated she packaged the clothing and assisted with burning them. D.G. explained it was a situation where it was "kill or be killed".

Det. Williams conducted a recorded post-Miranda interview with Anderson at headquarters. During the interview, Anderson confirmed he was with Starr and Perez in Starr's vehicle on the night of the homicide at 906 E. Locust. Anderson stated Perez and Starr believed the males at 906 E. Locust would snitch and Starr suggested "smoking them". Anderson stated that he knew what they were going to do and was "somewhat" okay with it because he had been raped by J-Mo (J.S.). Anderson said he was tired of getting fucked over and Perez wanted to do everything and planned it out. Anderson stated they went in Starr's vehicle, which she was driving, and he was in the front passenger seat. Anderson stated Perez used a stolen Glock 9mm pistol that was recently stolen from a vehicle. Anderson said Perez was on speaker phone with them during the shooting and he could hear the victims begging for their lives. Anderson provided information which matched evidence at the scene and other witness statements about what occurred. Anderson stated they left the location but Perez told them to return upon seeing C.P. just arriving at the residence. Anderson confirmed they returned and Perez went to the front and shot into the residence and then went to the back and continued shooting. Anderson stated they eventually returned back to Starr's residence later on. Anderson admitted he signed for the prescription medication delivery at Starr's residence on 11/2/18. Anderson estimated within an hour of the prescription delivery, Perez shoots Star inside the residence six times, which matches the evidence at the location. Anderson stated they were picked up from the location and eventually he rented a room at the Battlefield Inn. Anderson stated Sabrina's vehicle was hidden in her detached garage and it was used for the homicides that occurred on Locust. Anderson stated clothing, shoes, and ammunition from Perez was burned earlier on 11/5/18 across from the Battlefield Inn, behind the gas station. Anderson also stated Perez destroyed Starr's cell phone. Anderson was also able to describe the stolen Glock pistol which matched the same stolen pistol from 10/30/18. Anderson admitted he was told to clean the Glock pistol by Perez and also to hide the pistol, which occurred on 11/02/18.

Officers responded to the gas station at 2101 S. Glenstone and located ashes and evidence that appeared to be recently burned behind a dumpster.

Det. Williams conducted a recorded post-Miranda interview with Perez at headquarters. Perez confirmed he knew every victim in the case but denied any involvement.

On 11/05/18, I applied for a search warrant to search several Facebook accounts of involved parties in this investigation. I received records on 11/06/18. Upon reviewing Perez's Facebook account, Perez is messaging someone on 11/02/18 talking about trading guns. Perez then appears to be talking about his gun and states "it's dirty tho". The person responds, "Wym" (what you mean) and Perez replies, "Got bodies". The person asked Perez, "Then why you got it still" and "Get rid of it".

Perez replied, "Fuck that" and "I need a heater" (gun). Perez later in the conversation says, "Glock 19 9mm" and "Nigga this a heater" and "It's ment to be blasting mofos". I also located a conversation with a different person that Perez says, "I'm selling a glock" which occurred on 10/31/18.

The facts contained above are true.

| | | |
|---|------|---------|
|  | 1472 | Officer |
| Signature | DSN | Title |

IN THE CIRCUIT COURT OF GREENE COUNTY, MISSOURI

STATE OF MISSOURI,)
Plaintiff,)
vs.) Case No.
)
)PA File No. 077407084
AARON D. ANDERSON)
Defendant.)

PROSECUTING ATTORNEY'S BAIL/BOND RECOMMENDATION

The bail/bond recommendation of the Greene County Prosecutor, in this case, is as follows:

1. Hold without Bond.
2. Should a bond be set, the State requests that the Court impose the conditions of bond set out on the proposed Exhibit A to Arrest Warrant attached hereto and that such conditions be incorporated by reference upon the Warrant.
3. Pursuant to the Missouri Constitution, Article I, Section 32.2, and Section 544.457, RSMo, the State requests the Court deny bail because the defendant poses a danger to the community. In support of the request, Plaintiff, incorporates by reference herein, the allegations set out in the probable cause statement filed herein and further states: Defendant aided and encouraged co-defendant Perez who shot and killed multiple people on November 1, 2018. Defendant also hid the weapon used in those murders and a murder that occurred the following day. Defendant is a danger to the community.

Respectfully submitted,



Electronically signed;

Philip M. Fuhrman
Assistant Prosecuting Attorney
Mo. Bar No. 61984
1010 Boonville
Springfield, MO 65804
(417) 868-4061
FAX (417) 868-4160

EXHIBIT A
TO ARREST WARRANT

State of Missouri v. Aaron D Anderson

Case No: 1831-CR06539

SPECIAL CONDITIONS OF RELEASE ON BOND SET BY THE COURT:

HOLD WITHOUT BOND. The Court finds, pursuant to the Missouri Constitution, Article I, Section 32.2, and Section 544.457, RSMo, that, based upon the showing in the State's bond recommendation and the probable cause statement filed herein, the Defendant poses a danger to the (victim) (witnesses) (community) and the Court, therefore, denies bail herein.

SPECIAL CONDITIONS OF RELEASE ON BOND IF A BOND IS SET BY THE COURT:

- OPEN COURT ONLY BOND
- Obey all laws
- No contact or communication with any victims or their family or any witnesses to the alleged events in any manner or through any medium
- Not to possess any weapon, firearm or ammunition
- Not to possess or consume alcohol or be on premises of establishment where the primary item for sale is alcoholic beverages
- Not to possess any drug/controlled substance unless prescribed for defendant by a physician
- GPS monitoring with house arrest inside defendant's residence is 24 hours and 7 days a week) (Provider to report all violations to Court no later than within 12 hours)

IN THE CIRCUIT COURT OF GREENE COUNTY, MISSOURI

Associate Division _____

STATE OF MISSOURI,)
Plaintiff,)
)
)
vs.) Case No. 1831-CR06283
)
DALIA J GARCIA ,) OCN#
)
Defendant.) PA File No. 077407083

FELONY COMPLAINT

COUNT I

The Prosecuting Attorney of the County of Greene, State of Missouri, charges that the defendant, in violation of Section 575.100, RSMo, committed the class E felony of tampering with physical evidence, punishable upon conviction under Sections 558.002 and 560.011, RSMo, in that on or about November 2, 2018, in the County of Greene, State of Missouri, the defendant destroyed clothing by burning it, with the purpose to impair the availability of the evidence in the investigation of the death of Sabrina Starr, an official investigation, and thereby impaired and obstructed the prosecution of Luis Perez for the offense of murder in the first degree, a felony.

The facts that form the basis for this information and belief are contained in the attached probable cause statement concerning this matter, which statement is made a part hereof and is 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 prays that an arrest warrant be issued as provided by law.

DAN PATTERSON
Prosecuting Attorney of the County of
Greene, State of Missouri, by

Emily L. Shook

Emily L. Shook
Assistant Prosecuting Attorney
Missouri Bar No. 60049
1010 Boonville Ave.
Springfield, MO 65802
(417) 868-4061
FAX (417) 868-4160



SPRINGFIELD POLICE DEPARTMENT



FELONY PROBABLE CAUSE STATEMENT

Date: 11/06/2018 Case #: 18-44014 & 18-44442

I, SCOTT HILL, knowing that false statements on this form are punishable by law state as follows:

1. I have probable cause to believe that DALIA J GARCIA, Hispanic/Female, DOB [REDACTED] 1995, committed one or more criminal offenses.

2. The following crime(s) happened on 2018/11/01 00:05 - 2018/11/03 20:40 at 2146 N OAKLAND AVE in Springfield, Greene County, Missouri.

3. The facts supporting this belief are as follows:

I learned the following information from report 18-44014, 18-44442 and further follow-up:

On 11/01/18, at 0005 hours, Springfield Police Officers were dispatched to 906 E. Locust in reference to a shots fired call. Officers arrive on scene and locate four victims at the residence. Two victims were deceased inside the residence with multiple gunshot wounds. They were identified as Steven Marler and Aaron "Joshua" Hampton. Two other victims were located with multiple gunshot wounds, identified as C.P. and J.S., who were both transported to a local hospital and treated for serious physical injuries and underwent surgery. Prior to C.P. being transported to the hospital, Officer Layton asked if he knew who the shooter(s) was. C.P. stated he kicked out a roommate of his house recently and believed the former roommate was responsible for the shooting. C.P. said the suspect arrived in a white Ford Escape.

Multiple shell casings were observed throughout the residence and outside. Witnesses contacted advised a white SUV was seen leaving the area after the shots were fired.

Interview with witnesses revealed two roommates had recently been kicked out of the residence at 906 E. Locust. They were later identified as Luis Perez and Aaron Anderson.

A search warrant was obtained for 906 E. Locust. Detectives located numerous 9mm spent shell casings. Several of the shell casings had the following stamped on them, "Luger 9mm" and some unknown writing/symbol, which appears to be three letters.

On 11/03/18, at 2041 hours, Springfield Police officers were dispatched to 1443 E. Florida for a check well-being call. Officer R. Cooksey arrived and spoke with a female, who was hysterical and stated her husband located her daughter (Sabrina Starr) deceased at her residence. Cpl. R. Schroeder went inside 2146 N. Oakland and observed Starr laying on the floor in an entryway of the bedroom. Several spent shell casings were located near her body. The shell casings matched several of the shell casings from 906 E. Locust. A silver colored Ford Escape was located in a detached garage at 2146 N. Oakland. A search warrant was obtained and two Glock 9mm magazines were located inside the residence. Starr's cell phone was not located at the residence.

On 11/4/18, Det. Cody Williams conducted an interview with a witness who stated that Starr was "car hopping" (stealing from vehicles) recently and stole a Glock 19 pistol (9mm) from a vehicle she believed belonged to a military person. The witness stated Starr traded the pistol to her tattoo person for some tattoos. The tattoo artist was identified as Perez.

Throughout the investigation, witnesses reported that Perez and Anderson moved in with Starr at her residence after leaving 906 E. Locust.

While reviewing recent calls to 2146 N. Oakland, officers responded to the location on 11/2/18 for an incident regarding prescription medication being stolen. Alps Pharmacy had called a number on 11/2/18 for the customer, to confirm a delivery for medication. A female answered the phone and provided a new address, 2146 N. Oakland, instead of the usual address. The delivery driver went to the address and knocked on the door between 1000-1200 hours on 11/2/18. An Asian male answered the door and signed for the prescriptions. It was determined that the customer never received her medication, and someone fraudulently signed for it at 2146 N. Oakland. Officer Young responded to 2146 N. Oakland on 11/2/18 around 2009 hours and knocked on the door but no one answered. Officer Young noted there were no vehicles in the driveway and the front door was locked. Officer Young did not hear any movement inside the residence.

I located police report 18-43669 where the victim filed a report on 10/30/18, reporting his Glock 19 (9mm) pistol had been stolen from his vehicle in Springfield. I later contacted the victim and he advised his Glock pistol was stolen along with two extra magazines (3 total). The victim confirmed he had military items inside his vehicle.

I located one of Sabrina Starr's Facebook accounts and located photographs of her and Luis Perez on 10/28/18 at 2352 hours. Starr posted "Want A Good Tattoo Artist HMU And I'll Give You His Info! Decent Prices. I located another Facebook post on 11/02/18 at 0026 hours that said, "Tat man on deck at my house HMU !" I know "HMU" is also known as hit me up.

I checked Luis Perez criminal history and it showed he had active warrants out of the state of New Jersey. The criminal history also showed Perez was not a U.S. citizen. Contact was made with federal authorities who confirmed they would detain Perez if contacted due to him being illegal.

On 11/5/18, Cpl. Cantrell was off-duty at Wal-Mart (2021 E. Independence) whenever he observed Perez and Anderson walking inside the store. Cpl. Cantrell knew they were two individuals that have been identified as persons of interest in these cases and Anderson had a felony warrant for his arrest. Officers responded to the area and contacted Perez, Anderson and two other females who were with them. Anderson was arrested for his warrant and Perez was found to be in possession of a marijuana joint. Perez was detained due to his immigration status and Officer J. Thompson located a partially burnt blunt of marijuana on Perez. Both females agreed to come to headquarters voluntarily.

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Jersey. Whenever they went back to Battlefield Inn, Perez talked to them in the room and explained that "they had to go" because "they knew too much". K.M. believed Perez was referring to the homicide on Locust and at Sabrina's residence. K.M. said Perez told her if she snitched, she would be next. K.M. said she's seen Perez with a gun that looked like mine (Glock) recently and whenever she picked him up earlier on 11/5/18, she saw him remove a bullet from his pocket.

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19 9mm” and “Nigga this a heater” and “It’s ment to be blasting mofos”. I also located a conversation with a different person that Perez says, “I’m selling a glock” which occurred on 10/31/18.

The facts contained above are true.



Signature

1472

DSN

Officer

Title

IN THE CIRCUIT COURT OF GREENE COUNTY, MISSOURI

| | |
|--------------------|-------------------------|
| STATE OF MISSOURI, |) |
| Plaintiff, |) |
| vs. |) Case No. 1831-CR06283 |
| |) |
| |) PA File No. 077407083 |
| DALIA J GARCIA |) |
| Defendant. |) |

PROSECUTING ATTORNEY'S BAIL/BOND RECOMMENDATION

The bail/bond recommendation of the Greene County Prosecutor, in this case, is as follows:

1. AMOUNT: \$75,000

OPEN COURT ONLY BOND (by administrative order applies automatically to bonds \$25,000 and higher)

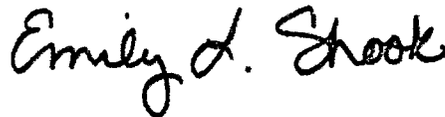
State agrees to recognizance release by Court Order after the first court appearance upon the conditions of release in Exhibit A

Hold without Bond

2. The State requests that the Court also impose the conditions of bond set out on the proposed Exhibit A to Arrest Warrant attached hereto and that such conditions be incorporated by reference upon the Warrant.

3. The State requests the Court set bond in the above amount and upon the conditions set out in Exhibit A to Arrest Warrant hereto for the following reasons: Defendant assisted Luis Perez in evading apprehension for the murders of three individuals by burning clothing and thereby destroying blood evidence related to at least one of the homicides. Defendant has no known local ties other than boyfriend Luis Perez, who is being charged with three counts of murder in the first degree, two counts of assault in the first degree, five counts of armed criminal action and one count of tampering with physical evidence. Perez is an illegal immigrant who did not have a permanent local address. Defendant had arrived in Springfield from New Jersey shortly before the charged conduct and has no local address.

Respectfully submitted,



Electronically Signed;

Emily L. Shook
Assistant Prosecuting Attorney
Mo. Bar No. 60049
1010 Boonville
Springfield, MO 65802
(417) 868-4061
FAX (417) 868-4160

EXHIBIT A
TO ARREST WARRANT

State of Missouri v. Dalia J Garcia

Case No: 1831-CR06283

SPECIAL CONDITIONS OF RELEASE ON BOND SET BY THE COURT:

OPEN COURT ONLY BOND

State agrees to recognizance release by Court Order after the first court appearance with the below conditions of release

Obey all laws

No contact or communication with victim(s) or the victim's family in any manner or through any medium

Not to possess any weapon, firearm or ammunition. Defendant to surrender to Sheriff any Concealed Carry (CCW) permit.

No contact or communication with Luis Perez or Aaron Anderson in any manner or through any medium

Not knowingly be on the premises of or within 1,000 feet of the victim(s) residence, or place of employment/education.

Not to possess or consume alcohol or be on premises of establishment where the primary item for sale is alcoholic beverages

Not to possess any drug/controlled substance unless prescribed for defendant by a physician

No contact with children under seventeen (17) years of age

Not to be on premises of any park, school, daycare, playground, recreational facility, or other place where children congregate

Curfew from 8:00 p.m. to 5:00 a.m.

Electronic monitoring/house arrest from choose start time to choose end time (if no times specified, house arrest inside defendant's residence is 24 hours and 7 days a week) (*Provider to immediately call 911 to report device tampering violations for investigation under Section 575.205, RSMo.* Provider to report all violations to Court no later than within 24 hours)

GPS monitoring with house arrest from choose start time to choose end time (if no times specified, house arrest inside defendant's residence is 24 hours and 7 days a week) (*Provider to immediately call 911 to report device tampering violations for investigation under Section 575.205, RSMo.* Provider to report all violations to Court no later than within 24 hours)

-Travel exceptions for house arrest which must be prescheduled with Electronic Monitor/GPS provider:

Defendant may travel directly to and from appointments with defense attorney

Defendant may travel directly to and from medical appointments

Defendant may travel directly to and from grocery store closest to residence

Defendant may travel directly to and from place of employment

The following locations where the victim may be found are already known to defendant and, pursuant to Section 566.226.2, RSMo., the Court FINDS that disclosure of such locations as ordered herein will not compromise but will instead facilitate the safety of the victim and, therefore, the Court ORDERS that prior to any release, the defendant shall be notified that he/she may not travel in or be in these exclusion zones and that said exclusion zones shall be made known to the Prosecutor's Office, Defendant's Attorney, Defendant's Pretrial Service Officer and/or Bondsman and the GPS provider (*GPS provider to immediately call 911 to report exclusion zone violations and request victim wellbeing check*):

Other: