



NEWS RELEASE

GREENE COUNTY PROSECUTING ATTORNEY

DAN PATTERSON

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Springfield, MO 65802

09/02/2016

FOR IMMEDIATE RELEASE

Marshfield man charged with Robbery and Assault in Greene County

SPRINGFIELD, Mo. – Greene County Prosecuting Attorney Dan Patterson announces that Stefan Michael Daly, 27, of Marshfield, MO has been charged today with robbery in the first degree, armed criminal action, assault of a law enforcement officer in the second degree, assault in the second degree, resisting an arrest, and tampering in the first degree. These charges stem from events which occurred yesterday, September 1, 2016.

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

Copies of the felony complaint and probable statement filed in this case 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 prosecuted by Assistant Prosecuting Attorney Joshua Harrel. It is being investigated by the Greene County Sheriff's Office and Detective Joseph Fletcher is the lead investigator assigned to the case.**

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IN THE CIRCUIT COURT OF GREENE COUNTY, MISSOURI

Associate Division \_\_\_\_

STATE OF MISSOURI,

Plaintiff,

vs.

STEFAN MICHAEL DALY ,

Defendant.

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Case No. 1631-CR07357

OCN#

PA File No. 077368911

**FELONY COMPLAINT**

COUNT I

(Missouri Charge Code: 569.020-001Y19791299.)

The Prosecuting Attorney of the County of Greene, State of Missouri, charges that the defendant, in violation of Section 569.020, 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 September 1, 2016, in the County of Greene, State of Missouri, the defendant forcibly stole a Ford F250 owned by T.R., and in the course thereof the defendant caused serious physical injury to T.R., and, the defendant was displayed what appeared to be a deadly weapon.

COUNT II

(Missouri Charge Code: 571.015-001Y19755299.)

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 September 1, 2016, in the county of Greene, State of Missouri, the defendant committed the felony of robbery, charged in Count I, all allegations of which are incorporated herein by reference, and the defendant committed the foregoing felony of robbery by, with and through, the knowing use, assistance and aid of a deadly weapon.

COUNT III

(Missouri Charge Code: 565.082-008Y20051399.)

The Prosecuting Attorney of the County of Greene, State of Missouri, charges that the defendant, in violation of Section 565.082, RSMo, committed the class C felony of assault of a law enforcement officer in the second degree, punishable upon conviction under Sections 558.011 and 560.011, RSMo, in that on or about September 1, 2016, in the county of Greene, State of Missouri, the defendant recklessly placed A. Adams, a law enforcement officer, in apprehension of immediate serious physical injury, by dragging A. Adams with a truck.

COUNT IV

(Missouri Charge Code: 565.060-001Y19841399.)

The Prosecuting Attorney of the County of Greene, State of Missouri, charges that the defendant, in violation of Section 565.060, RSMo, committed the class C felony of assault in the second degree, punishable upon conviction under Sections 558.011 and 560.011, RSMo, in that on or about September 1, 2016, in the County of Greene, State of Missouri, the defendant recklessly caused serious physical injury to T.R. by ejecting T.R. from a moving vehicle.

COUNT V

(Missouri Charge Code: 575.150-002Y20054899.)

The Prosecuting Attorney of the County of Greene, State of Missouri, charges that the defendant, in violation of Section 575.150, RSMo, committed the class D felony of resisting an arrest, punishable upon conviction under Sections 558.011 and 560.011, RSMo, in that on or about September 1, 2016, in the county of Greene, State of Missouri, A. Adams, a law enforcement officer, was making an arrest of defendant for a felony, and the defendant knew or reasonably should have known that the officer was making an arrest, and, for the purpose of preventing the officer from effecting the arrest, resisted the arrest of defendant by fleeing from the officer.

COUNT VI

(Missouri Charge Code: 569.080-002Y20052999.)

The Prosecuting Attorney of the County of Greene, State of Missouri, charges that the defendant, in violation of Section 569.080.1(2), RSMo, committed the class C felony of tampering in the first degree, punishable upon conviction under Sections 558.011 and 560.011, RSMo, in that on or about September 1, 2016, in the county of Greene, State of Missouri, the defendant knowingly and without the consent of the owner altered an automobile to wit, a yellow Chevrolet Cavalier.

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

A handwritten signature in black ink, appearing to read "J.D. Barker", written over a horizontal line.

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IN THE CIRCUIT COURT OF GREENE COUNTY, MISSOURI

STATE OF MISSOURI, )  
Plaintiff, )  
vs. ) Case No.  
)  
)PA File No. 077368911  
STEFAN MICHAEL DALY )  
Defendant. )

**PROSECUTING ATTORNEY'S BAIL/BOND RECOMMENDATION**

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

1. AMOUNT: \$500,000

☒ 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 was on a capias warrant for FTA in 1631-CR03205-01 when this offense occurred. Defendant was observed by Greene County Deputies while defendant was unlawfully occupying a vehicle. Defendant ran from Deputies to a Ford F250, which defendant entered in an effort to steal the truck. Deputy Adams attempted to remove defendant from the truck. The truck's owner was also present. Defendant started the F250 and displayed a knife in a further effort to steal the F250 truck. Defendant drove the F250 dragging Deputy Adams, who's arm was caught in the truck's door. T.R. was ejected from the moving truck and suffered significant head and brain injuries. Defendant continued to flee from deputies and was the subject of a manhunt that lasted several hours.

Respectfully submitted,



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# GREENE COUNTY SHERIFF'S OFFICE



## PROBABLE CAUSE STATEMENT

Date: 09/02/2016 Case #: GCS160901005685

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

1. I have probable cause to believe that STEFAN MICHAEL DALY, White/Male, DOB [REDACTED] 1989, committed one or more criminal offenses.
2. The following crime(s) happened on 2016/09/01 09:25 - 2016/09/01 13:29 at N MARION AVE and W MCCLERNON ST in Greene County, Missouri.
3. The facts supporting this belief are as follows:

On September 1<sup>st</sup>, 2016, at approximately 09:24 hours, Greene County Deputies J. Hall and A. Adams were dispatched to the area of Farm Road 139 and Sayer, in reference to a check person call. The 911 caller had reported seeing a male and female checking door handles on vehicles in the area. When Deputies Hall and Adams arrived in the area, they located a male, matching the description given by the 911 caller. When Deputies Hall and Adams observed the male, he was seated inside of the driver's seat of a yellow in color Chevrolet Cavalier, bearing Missouri license plate MP4-C0P. The vehicle was parked in the driveway of 3302 N. Marion, Springfield, Greene County, Missouri. The Deputies exited their patrol vehicles to approach the male, who exited the Cavalier and began running. The Deputies identified themselves and gave verbal commands for the male to stop and the male did not stop as directed, so the Deputies pursued him on foot.

Deputy Adams was close behind the male and never lost sight of him. Deputy Adams observed the male approach a white Ford F250 pickup, bearing Missouri license plate 1HU-382 and open the driver's side door. Deputy Adams attempted to pull the male out of the vehicle, while the male was attempting to shut the driver's side door of the truck. Deputy Adams' right arm became lodged in the door of the vehicle and Deputy Adams observed the male holding a black and silver knife in his right hand, in a threatening manner toward Deputy Adams. During this physical altercation, the owner of the truck, T.R. (DOB: [REDACTED]/78), saw what was happening and jumped into the passenger side of the truck, in an effort to assist Deputy Adams and to prevent the male from stealing his truck. The male suspect, who was later identified as Stefan Daly, started the ignition of the truck, as the keys were in it and began driving the vehicle.

As the vehicle was moving, Deputy Adams was being drug alongside the vehicle, with his right arm still lodged in the door. As Deputy Adams was able to free himself, he observed T.R. fall out of the passenger side door of the truck, landing on the pavement. Deputy Hall arrived and observed Deputy Adams being drug by the truck and T.R. get ejected from the truck. Deputy Adams began rendering first aid to T.R., while Deputy Hall attempted to see what direction Daly went in the truck. The stolen F250 was located nearby from where it was stolen, it had been wrecked, striking a trailer parked at the curb and flipped onto the driver's side. No one was inside of the vehicle.

077-368911

T.R. was given CPR on scene and transported to the hospital, where it was discovered he had life threatening injuries from the incident, including a skull fracture, multiple brain bleeds and swelling of the brain.

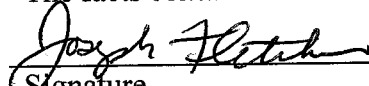
A perimeter was set up and a female was located and taken into custody. She was identified as Heaven Barlowe. During a post Miranda interview of Barlowe, she stated the male she was with was Stefan Daly. Barlowe stated she and Daly went to Lowes and then went to Kum & Go, located at Kansas Expressway/Norton Road. Barlowe said she and Daly then walked to the neighborhood where Marion Street is located, and she observed Daly entering a yellow car and heard some noises.

With the assistance of a helicopter, a male subject matching Daly's description was located in a field adjacent to where the incidents took place. A short time later, Stefan Daly was taken into custody near the intersection of Kansas Expressway/Norton Road. During a post Miranda interview with Daly, he stated he used methamphetamine and heroin the night prior to this incident. Daly said this was the first time he had used heroin. He said he only remembers breaking out the window of his friend's truck on the Wal-Mart parking lot on the morning of September 1<sup>st</sup>, 2016, then he walked across Kansas Expressway and fell asleep on his friend's porch. When he awoke, he said he was in a field, about three streets down from the Lowes and the Police were chasing him.

When asked if he would be seen on video during these incidents, Daly replied, "Not that I know of." When asked if his fingerprints or DNA would be inside either of the vehicles, Daly answered, "I have no idea cause I don't remember any of this." Daly had an injury on his left ankle that was bleeding and he requested to be seen by medical during the interview. When medical staff entered the interview room, Daly tells them the injury "wasn't like that when I fell asleep," and then he said, "There's glass or something in my shoes." The windshield of the F250 was broken out when it was located.

Video surveillance was collected and reviewed from both Lowes and from the victims residence at 3302 N. Marion. In the video from Lowes, Daly and Barlowe are seen on multiple cameras inside and outside of the store, at approximately 08:15 hours. In the video recovered from 3302 N. Marion, Daly is seen entering the driver's door of the yellow Chevrolet Cavalier, wearing the same sandals he was wearing at the time of the arrest. This video shows Daly exit the vehicle as the Deputies arrived and it appeared Daly had something metal in his hand as he exited the vehicle.

The facts contained above are true.

 515/378  
Signature

G378

DSN

Sergeant

Title