

25AE-CR00611
25AE-CR00612

FILED
MAR 05 2025

PROBABLE CAUSE STATEMENT FORM

Date: 02-27-2025

CRN: KC24001998

Elysia A. Collins

Clerk of the Circuit Court Platte County, MO

I, **Detective Philip Sipple #4880**

(Name and identify law enforcement officer, or person having information as probable cause.)

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

I have probable cause to believe that on 01-09-2024 at 5208 NW 83rd Ter in
(Date) (Address)
Kansas City, Platte Missouri, Jordan WILLIS Ivory CARSON
(County) (Name of Offender(s)) (Description of Identity)

Committed one or more criminal offense(s). **Inv Manslaughter x 3, Dist of Cont Sub**

The facts supporting this belief are as follows:

On **01-09-2024** at approximately **2151** hours, officers of the Kansas City, Missouri Police department were dispatched to **5208 NW 83rd Ter, Kansas City, Platte County, Missouri** on a reported dead body.

On 01-09-2024, **witness #1** stated they were unable to contact **Clayton McGEENEY (W/M, 03-11-1987)** and responded to 5208 NW 83rd Ter where they observed **McGEENEY's** red in color Ford F-150 parked in front of 5208 NW 83rd Ter. **Witness #1** stated **McGEENEY** was at 5208 NW 83rd Ter on 01-07-2024 to watch a football game and party with **Jordan WILLIS (W/M, [REDACTED], David HARRINGTON (W/M, 09-24-1986), and Ricky JOHNSON (W/M, 09-02-1985)**. **Witness #1** stated they attempted to contact anyone inside the residence by knocking on the door and when there was no response **witness #1** made entry into the residence through a basement window. **Witness #1** stated they located a deceased party on the back patio and called the police. **Witness #1** stated they knew **McGEENEY** to drink alcohol and use cocaine when **McGEENEY** was with the guys. **Witness #1** stated when **McGEENEY** would get low on money, **WILLIS** would usually supply cocaine to his friends. **Witness #1** stated they knew **McGEENEY** and **JOHNSON** did not have any money prior to the party.

On 01-09-2024, detectives entered 5208 NW 83rd Ter on a signed consent to search and located **item #1**, a plastic bag containing a white powdery substance, in the top drawer of an end table and **item #2**, a small plastic baggie containing a white residue, on top of the entertainment center in the living room in the northeast corner of the residence. The deceased bodies of **McGEENEY, HARRINGTON, and JOHNSON** were all located in the back yard of 5208 NW 83rd Ter.

On 01-09-2024, **WILLIS** stated on 01-07-2024 **McGEENEY, HARRINGTON, and JOHNSON** came over to his residence, 5208 NW 83rd Ter, to watch a football game where they were all drinking and smoking marijuana. **WILLIS** stated he believed that **McGEENEY, HARRINGTON, and JOHNSON** possibly got a hold of some fentanyl at some point on Sunday. **WILLIS** stated he believed **McGEENEY, HARRINGTON, and JOHNSON** all left his residence on 01-08-2024 around 0400 hours.

On 01-12-2024, a doctor with Forensic Medical of Kansas ruled the deaths of **HARRINGTON, McGEENEY, and JOHNSON** to be due to **Fentanyl and Cocaine combined toxicity**.

On 01-23-2024 it was reported **Item #1** was analyzed by the Kansas City Regional Crime Lab and was found to contain **Cocaine**, weighing **2.8037 ± 0.0008 grams**. **Item #2** was analyzed by the Kansas City Regional Crime Lab and was found to contain **Fentanyl**.

On 03-22-2024, **witness #2** stated **witness #2** and their friends used cocaine and to **witness #2's** knowledge **HARRINGTON, JOHNSON, and McGEENEY** had never used fentanyl. **Witness #2** stated on 01-07-2024,

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witness #2, HARRINGTON, JOHNSON, McGEENEY, WILLIS, and witness #3 were all at HARRINGTON's residence for the football game where witness #2 observed a large plate with anywhere from 1/2 ounce to an ounce of "blow" (Cocaine) which was supplied by WILLIS and everyone present was using the cocaine. Witness #2 stated WILLIS was the only person in the group who could find and purchase that amount of cocaine. Witness #2 stated witness #2 talked with HARRINGTON, JOHNSON, and McGEENEY and found out HARRINGTON, JOHNSON, McGEENEY, and WILLIS were going to WILLIS' residence after the game. Witness #2 then left HARRINGTON's residence and went home. Witness #2 stated witness #2, witness #3, HARRINGTON, JOHNSON, and McGEENEY were usually supplied cocaine by "Blade Brown", identified as Ivory CARSON (B/M, [REDACTED])

On 07-10-2024 it was reported DNA evidence recovered from item #1 which had previously been analyzed was compared to the DNA profile of WILLIS who was found to be a major contributor.

On 07-26-2024 it was reported a data extraction of HARRINGTON's cellular phone revealed messages between HARRINGTON, JOHNSON, McGEENEY, WILLIS, CARSON, and others consistent with the purchasing and use of cocaine. The messages showed the main source of supply of Cocaine for HARRINGTON was CARSON. Further the messages confirmed witness #1's statement that when low on money, McGEENEY, HARRINGTON, and JOHNSON would hang out with WILLIS as WILLIS would supply them with cocaine.

On 09-16-2024, Witness #3 stated on 01-07-2024, witness #3, McGEENEY, HARRINGTON, and JOHNSON all went to WILLIS' residence, 5208 NW 83rd Ter, to watch a football game where they drank alcohol, smoked marijuana, and used cocaine. Witness #3 left the residence on 01-07-2024 between around midnight while McGEENEY, HARRINGTON, JOHNSON, and WILLIS were still at the residence.

On 12-12-2024 it was reported DNA evidence recovered from item #2 which had previously been analyzed was compared to the DNA profile of CARSON who was found to be a major contributor.

On 07-24-2024 and 02-05-2025, investigators interviewed CARSON, CARSON admitted to selling cocaine by the gram to JOHNSON, WILLIS, HARRINGTON, and McGEENEY prior to 01-01-2024.

Printed Name Det Philip Sipple #4880

Signature /s/ Det Philip Sipple #4880

The Court finds probable cause and directs the issuance of a warrant this 5th day of March 2025

[Signature]
Judge

Circuit Court of PLATE County, State of Missouri.