

## STATE OF MISSOURI

VS

**Jackson, Marcus**

DIV #:	CA#: 510686125	CAUSE#:
DESTINATION: <b>GRAND JURY</b>		

**DEFENDANT INFORMATION**

ADDRESS: 9XX Maryville Saint Louis, MO 63112
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PEDIGREE: RACE: B	DOB: XX/XX/1992	HGT: 5'09"
SEX: M	AGE: 24	WGT: 179

ID #s:	COMPLAINT#: 16056566	LID:
ARREST#: 16/18324	DIST: SLMPD	OCN:

## ALIASES:

SSNs: XXX-XX-XXXX

STATE OF MISSOURI )  
CITY OF ST. LOUIS )<sup>SS</sup>

**COMPLAINT**

The Circuit Attorney of the City of St. Louis, State of Missouri, upon information and belief, charges that

Count 1: Leaving Scene Of Motor Vehicle Accident - Injury, Property Damage Or 2nd Offense  
(Class D FELONY) RSMo 577.060 **ON** 11/6/2016 Time: 1:07 AM **Place:** I-70 EB @ O'Fallon  
(SCC 577.060-001Y197954)

The defendant, in violation of Section 577.060, RSMo, committed the class D felony of leaving the scene of a motor vehicle accident, punishable upon conviction under Sections 558.011 and 560.011, RSMo, in that on or about November 6, 2016 at 1:07 AM, the defendant, while operating a motor vehicle on Interstate 70, a highway, at or near O'Fallon in the City of St. Louis, State of Missouri, was a party to an accident that caused other persons to sustain physical injury and property damage in excess of one thousand dollars, and the defendant knew that such injury or damage had occurred, and the defendant left the scene of the accident without stopping and giving sufficient information by which the defendant could be readily identified and located to such persons or to a police officer in the vicinity.

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

Wherefore, the Circuit Attorney prays that an arrest warrant be issued as provided by law.

Jennifer M. Joyce  
Circuit Attorney of the City of St. Louis,  
State of Missouri

By \_\_\_\_\_ Original Signed \_\_\_\_\_  
Assistant Circuit Attorney

PROBABLE CAUSE STATEMENT

DATE: November 7, 2016

I, Jennifer Nemeth, 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 Marcus Jackson, a Black/African American Male DOB: XX/XX/92 Age: 24, committed one or more criminal offense(s).

Count 1: Left Scene Of Accident (Class D FELONY) RSMo 577.060

**ON** 11/6/2016 **Time:** 1:07 AM **Place:** I-70 EB @ O'Fallon (SCC 577.060-001Y197954)

2. The facts supporting this belief are as follows:

I was informed the defendant struck another vehicle while driving eastbound on interstate 70. After being struck, two of the passengers in the other vehicle were ejected from the vehicle and there was significant damage to both vehicles. The defendant left on foot from the scene without talking to the driver of the other vehicle or any of the passengers. The defendant then obtained a ride from the area. The defendant admitted to me that he was driving the vehicle and that he struck the other vehicle.

Two of the victims of the accident are in critical condition following this accident.

Jennifer Nemeth  
PRINT NAME

Original Signed \_\_\_\_\_  
SIGNATURE