	DISTRICT COURT SOUTHERN DISTRICT OF MISSISSIPPI FILED
Southern Distric	1111
United States of America v.  MIKE AUSTIN ANDERSON	Case No. 3'2/mj/45 LGI
Defendant(s)	)
CRIMINAL COMPLAINT	
I, the complainant in this case, state that the following	ng is true to the best of my knowledge and belief.
On or about the date(s) of May 29, 2021	in the county of Newton in the
Southern District of Mississippi , the	e defendant(s) violated:
Code Section	Offense Description
	to Commit Murder on the Choctaw Indian Reservation in , United States Code, Section 113 (a)(1).
18 US.C. § 924 (c) Use of a Firearm During and in Relation to a Crime of Violence.	
This criminal complaint is based on these facts: See Attached Affidavit of Federal Bureau of Investiagtion S.	A. Terrel Allen
♂ Continued on the attached sheet.	
	Complainant's signature
	Terrel Allen, Special Agent, FBI  Printed name and title
Sworn to before me and signed in my presence.  Date:06/03/2021	Jagle Safree Daor  Judge's signature
City and state: Jackson, Mississippi	Hon. LaKeysha Greer Isaac, U.S. Magistrate Judge  Printed name and title

3:21mj 145 LGI

## AFFIDAVIT FOR PROBABLE CAUSE FOR A COMPLAINT AND ARREST WARRANT



I, Special Agent Terrel T. Allen, being first duly sworn, hereby depose and state as follows:

## INTRODUCTION AND AGENT BACKGROUND

I am a Special Agent with the Federal Bureau of Investigation ("FBI"), United 1. States Department of Justice, and have been so employed for approximately three years. I am currently assigned to the FBI's Jackson Safe Streets Task Force ("JNSSTF"), which is an FBI sponsored Task Force consisting of officers from the Ridgeland Police Department ("RPD"), Jackson Police Department ("JPD"), Meridian Police Department ("MPD"), and the Rankin County Sheriff's Office ("RCSO"). I am tasked with investigating narcotics related and violent crime violations. I have received training and participated in several investigations involving drug trafficking and money laundering violations. I have conducted and assisted with numerous investigations of unlawful drug distribution organizations in violation of state and federal narcotics laws. During these investigations, I have conducted or participated in electronic and physical surveillance, surveillance of controlled purchases, the execution of search warrants, debriefings of informants, reviews of recorded conversations, and drug records. Through my training, education, and experience, I have become familiar with the manner in which drug traffickers communicate utilizing cellular telephones to conduct their illegal activity. I have also become familiar with the analysis of, and the evidence obtained from, telephone toll records, records collected from pen register trap and traces, and information obtained from wireless communication services regarding the cell site locations of cellular telephones as they pertain to narcotics investigations. I have also been trained in regard to crimes that occur on Indian Reservations. My training has led me to

become familiar with investigative techniques required to work cases involving crimes that occur on Indian reservations.

- 2. Based upon my training, experience, and the facts set forth in this affidavit, there is probable cause to believe that Mike Austin Anderson violated Title 18, United States Code, Section 113(a)(1), assault with intent to commit murder and Title 18, United States Code, Section 924 (c) use of a firearm during and in relation to a crime of violence.
- 3. Because this affidavit is submitted for the limited purpose of securing a criminal complaint and arrest warrant regarding Mike Anderson ("Anderson"). I have not included each and every fact known to me concerning this investigation. The facts set forth in this affidavit are based on my personal observations, my training and experience, and information obtained from other agents and witnesses.

## PROBABLE CAUSE

- 4. On May 29, 2021, the Choctaw Police Department (CPD) requested the FBI's assistance regarding a shooting that occurred in the early morning hours. At approximately, 7:15 a.m., I arrived at 811 Hugh Mitchell Road, Conehatta, MS, 39057 and spoke with CPD Sergeant (SGT) Nicholas Monk. SGT Monk advised early reporting indicated Julian McMillan ("McMillian") was shot by Anderson. After getting the brief facts of the chain of events that occurred, SGT Monk and I processed the crime scene. I collected and seized 16 pieces of evidence to include multiple 9mm shell casings and blood samples.
- 5. After processing the crime scene, SGT Monk and I interviewed Tonya Anderson ("T. Anderson") at the CPD Headquarters building. Prior to the interview starting, T. Anderson told me she was still intoxicated. T. Anderson advised she lived at 811 Hugh Mitchell Road,

Conehatta, MS, 39057. T. Anderson stated McMillian and Anderson came to her house to pick up beer and whiskey. While they were in her yard, McMillan and Anderson began to argue. T. Anderson stated she observed McMillan fire two shots in the air. T. Anderson told Anderson and McMillian to knock it off and go home. As she turned to walk away, T. Anderson heard several gun shots and heard McMillan yelling while he was laying on the ground. Anderson then pointed the gun at the forehead of T. Anderson. T. Anderson told Anderson to shoot her because she didn't have anything to live for. As T. Anderson turned to walk away, she heard several more shots. T. Anderson observed Anderson get in a black car and drive away.

- 6. After interviewing T. Anderson, SGT Monk and I interviewed her daughter Catiea Anderson ("C. Anderson"). C. Anderson said she observed Anderson retrieve a gun from underneath the passenger seat of black car and shoot McMillan more than once. C. Anderson then drove to her uncle's house to get help. When she returned, Anderson had already departed the scene.
- 7. On June 3, 2021, I interviewed McMillan at his home located at 11740 Road 149, Philadelphia, MS. McMillan advised he and Anderson traveled to T. Anderson's house in the early morning hours of May 29, 2021, in order to retrieve some beer and whiskey. McMillan told me Anderson shot him while they were at T. Anderson's house. McMillian said he was shot in the leg first and fell to the ground. While on the ground he heard T. Anderson screaming, and then remembered being shot again. In total, McMillian was directly hit four times (twice in the left leg, once in the right leg, and once in the left hand). McMillian stated he was shot with his girlfriend's (Susanna Shoemake) gun. According to McMillian, Anderson shot him because Anderson was

arguing with T. Anderson, and McMillian tried to break it up. McMillan's injuries required medical treatment and surgery at Rush Hospital in Meridian, Mississippi.

- 8. I also had the opportunity to interview McMillian's girlfriend Susanna Shoemake ("Shoemake"). Shoemake told me she purchased a 9mm pistol in December 2020. Shoemake normally kept the gun under the seat in her car. She stated she kept the gun under whichever seat she was riding in. Shoemake told me Anderson came back to his house driving her car and told her he shot McMillian. After hearing Anderson's claims, Shoemake got in her vehicle and drove to T. Anderson's house to help McMillian.
- 9. Today, I also interviewed Anderson. Anderson confirmed he and McMillian departed his residence in the early morning hours of May 29, 2021. They were supposed to go to T. Anderson's residence to retrieve beer and whiskey. Anderson advised McMillan was driving Shoemake's car while he rode in the passenger seat. They made one stop at a "meth house" prior to reaching T. Anderson's house. According to Anderson, McMillian entered the "meth house" and stayed inside for 15 mins prior to returning to the car. McMillian and Anderson then drove to T. Anderson's house. After arriving at T. Anderson's house, McMillian went inside and stayed for about 15 minutes. Anderson began to get curious and got out to see what was taking McMillian so long. While he was approaching the front door, McMillan and Anderson exited the house. Anderson claims that T. Anderson began shouting at him about soliciting votes for an upcoming election. Anderson claims he sat down in the passenger seat and placed some beer on the floor. When he looked up, Anderson stated McMillian had a gun in his face. Anderson stated he took the gun away from McMillian, and it went off twice during the struggle. Anderson claimed he blacked out and only remembered driving back to his house in Shoemake's car after hearing two shots.

Anderson stated after he returned home, he told Shoemake that McMillan shot at him. Anderson stated Shoemaker got in her car and drove away.

## **CONCLUSION**

10. Based on the forgoing, I believe that probable cause exists to believe Mike Austin Anderson violated Title 18, United States Code, 113(a)(1), assault with intent to commit murder, and Title 18, United States Code, Section 924 (c), use of a firearm during and in relation to a crime of violence. I respectfully request that the Court authorize a complaint charging Mike Anderson with the aforementioned offense and issue a warrant for his arrest.

Respectfully submitted,

Terrel T. Allen

Special Agent

Federal Bureau of Investigation

Subscribed and sworn to before me this day of June 3, 2021.

UNITED STATES MAGISTRATE JUDGE