

STATE OF MISSOURI VS Fabian-Lutz, Juan Carlos		
DIV #:	CA#: 510670190	CAUSE#:
DESTINATION: GRAND JURY		
DEFENDANT INFORMATION		
ADDRESS: 41XX EICHELBERGER ST Saint Louis, MO 63116		
PEDIGREE: RACE: W SEX: M	DOB: XX/XX/1999 AGE: 16	HGT: "" WGT:
ID #s: ARREST#:	COMPLAINT#: 14055754 DIST: SLMPD	LID: OCN:
ALIASES:		
SSNs:		

STATE OF MISSOURI)
CITY OF ST. LOUIS)^{SS} **COMPLAINT**

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

Count1: Murder 1st Degree (Class A FELONY) RSMo 565.020 **ON** 11/30/2014 Time: 1:15 AM
Place: 42XX ITASKA ST (SCC 10021)

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 30, 2014 at 1:15 AM, in the City of St. Louis, State of Missouri, the defendant, acting with others, after deliberation, knowingly caused the death of Z.B., by beating him and striking him with a blunt instrument.

Count2: Armed Criminal Action (FELONY) RSMo 571.015 **ON** 11/30/2014 Time: 1:15 AM
Place: 42XX ITASKA ST (SCC 31010)

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 30, 2014 at 1:15 AM, in the City of St. Louis, State of Missouri, the defendant, acting with others, 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 dangerous instrument.

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: May 12, 2015

I, Michael Betz, 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 Juan Carlos Fabian-Lutz, a White Male DOB: XX/XX/99 Age: 16, committed one or more criminal offense(s).

Count1: Murder In The First Degree (Class A FELONY) RSMo 565.020
ON 11/30/2014 Time: 1:15 AM Place: 42XX ITASKA ST (SCC 10021)

Count2: Armed Criminal Action (FELONY) RSMo 571.015
ON 11/30/2014 Time: 1:15 AM Place: 42XX ITASKA ST (SCC 31010)

2. The facts supporting this belief are as follows:

I have been informed of the following: On November 30, 2014, Z.B., his fiancée, and two other individuals were approaching their car when they heard a group including the Defendant, T.K. and two other individuals yelling. Z.B., his fiancée and the two others entered their car. As Z.B. drove away, T.K. jumped on the back of his car and began hitting it. Z.B. stopped the car and got out. At that point, he was approached by the Defendant, T.K. and two other males. The Defendant and the other three males began assaulting Z.B.. During the assault, Z.B. fell to the ground, and the Defendant and the other three continued to beat him. The Defendant Z.B. with a hammer. Z.B. was later pronounced dead. His death was caused by these injuries. An autopsy revealed that he had sustained multiple injuries consistent with blunt force trauma to the head. The autopsy also revealed multiple injuries, including bruises and lacerations on his head and upper body. The Juvenile Court has certified the Defendant to stand trial as an adult.

Michael Betz
PRINT NAME

Original Signed
SIGNATURE