

COMPLAINT FOR FELONY

STATE OF MISSOURI,
Plaintiff,

v.

RODNEY ALLEN JETTON
PO Box 22
Marble Hill, MO 63764
Defendant.

) In the Circuit Court of
) Scott County, Missouri
) Division 5
)
) Case No. :
) ████████████████████
) DOB: 09/09/1967
) PA File No. 201018104

Comes now Paul R. Boyd, Prosecuting Attorney within and for Scott County, Missouri, being duly sworn upon oath and upon information and belief, and states that there is probable cause to believe that the accused, acting alone or in association with another, committed the following crime(s):

COUNT: I

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 November 15, 2009, in the County of Scott, State of Missouri, the defendant recklessly caused serious physical injury to ████████████████████ by hitting her on the head, and choking her resulting in unconsciousness and the loss of the function of a part of her body.

Charge Code: 13031990

Probable cause: See attached Affidavit

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

Paul R. Boyd
Prosecuting Attorney

RANGE OF PUNISHMENT

Class A felony - a term of years not less than ten years and not to exceed thirty years, or life imprisonment;
Class B felony - a term of years not less than five years and not to exceed fifteen years;
Class C felony - a term of years not to exceed seven years and/or a fine not to exceed five thousand dollars;
Class D felony - a term of years not to exceed four years and/or a fine not to exceed five thousand dollars;

**IN THE CIRCUIT COURT OF SCOTT COUNTY, MISSOURI,
BENTON, MISSOURI**

MISSOURI - PROBABLE CAUSE AFFIDAVIT

STATE OF MISSOURI)

SS: RODNEY ALLEN JETTON

COUNTY OF SCOTT)

Sikeston DPS Case #: CN2009

OCN #: Not in custody

1. I, Detective Bethany McDermott with the Sikeston, MO Police Department, having over 480 hours of Law Enforcement Training and 5 years of law enforcement experience, knowing that false statements are punishable by law, make the following truthful statement:
2. I have probable cause to believe that on November 15 2009

Name/Description: Jetton, Rodney Allen (w/m)
DOB: 09-09-1967
SSN: ██████████
Home address of: P.O. Box 22
Marble Hill, MO. 63764

Committed the crime(s) of:
Assault 2nd a class C Felony (RSMO 565.060)

3. My probable cause is based on the following:
On November 17, 2009 PSO Washburn received a report from ██████████ about an assault that occurred through the night of November 15, 2009 and into the morning of November 16, 2009. ██████████ reported that Mr. Jetton came to her residence around 2100 hours on November 15, 2009. ██████████ said that she and Mr. Jetton discussed having intercourse earlier that day over the phone. ██████████ said she and Mr. Jetton had never dated before and had never been in a relationship together. Mr. Jetton entered the residence at ██████████ with 2 bottles of wine. Mr. Jetton went into the kitchen and poured ██████████ a glass of wine. ██████████ said she did not see him pour the wine because she did not follow him into the kitchen, but he returned to the living room and handed her a glass of wine. ██████████ remembers watching a football game and said once she finished the glass of wine, she began "fading" in and out and remembered losing consciousness several times during the evening. Mr. Jetton and ██████████ agreed on a safe word of "Green balloons" to use as a stop word during intercourse. ██████████ recalls Mr. Jetton hitting her on the face very hard. ██████████ said she then remembers waking up; lying on the floor and Mr. Jetton was choking her. ██████████ then recalls waking up and Mr. Jetton was behind her having intercourse in the bedroom. ██████████ said she did not know what happened with her memory because she had been drunk before but had never had the blank spots in her memory. ██████████ said Mr. Jetton stayed the night with her and when he woke up he gave her a kiss and said, "You should have said green balloons." Mr. Jetton left ██████████ residence and had not returned. ██████████ remembers being very sore. PSO Washburn reported seeing bruises on the left side of ██████████ outside of both thighs, and on ██████████ breast and just above it. Photographs of the bruises were taken. I also observed the bruises to ██████████ on November 18, 2009 and took more photographs on that day.

4. The defendant has the following crime history:

No prior criminal history

5. I, Bethany McDermott, knowing that false statements are punishable by law,
Hereby state the above statement is true and correct to the best of my knowledge.

Bethany McDermott

OFFICER/COMPLAINANT

12-7-2009

DATE