STATE OF WISCONSIN

CIRCUIT COURT MILWAUKEE COUNTY

STATE OF WISCONSIN

Plaintiff,

DA Case No.: 2022ML011939

Court Case No.:

VS.

CRIMINAL COMPLAINT

BIRKLEY, TRAVIS LAMAR 2835 NORTH 29TH STREET MILWAUKEE, WI 53210 DOB: 09/21/1987

Defendant(s).

For Official Use

THE BELOW NAMED COMPLAINANT BEING DULY SWORN, ON INFORMATION AND BELIEF STATES THAT:

Count 1: FELONY MURDER - ARMED ROBBERY (PARTY TO A CRIME)

The above-named defendant on or about Thursday, January 20, 2022, at 2505 North 21st Street, in the City of Milwaukee, Milwaukee County, Wisconsin, did cause the death of Charles Hardy, while committing, as a party to a crime, robbery while armed with a dangerous weapon (943.32(2) and 939.05 Wis. Stats.), contrary to sec. 940.03 Wis. Stats.

Upon conviction for this offense, a Felony, the defendant may be imprisoned for not more than 55 years.

Count 2: FELONY MURDER - ARMED ROBBERY (PARTY TO A CRIME)

The above-named defendant on or about Thursday, January 20, 2022, at 2505 North 21st Street, in the City of Milwaukee, Milwaukee County, Wisconsin, did cause the death of Caleb Jordan, while committing, as a party to a crime, robbery while armed with a dangerous weapon (943.32(2) and 939.05 Wis. Stats.), contrary to sec. 940.03 Wis. Stats.

Upon conviction for this offense, a Felony, the defendant may be imprisoned for not more than 55 years..

Count 3: FELONY MURDER - ARMED ROBBERY (PARTY TO A CRIME)

The above-named defendant on or about Thursday, January 20, 2022, at 2505 North 21st Street, in the City of Milwaukee, Milwaukee County, Wisconsin, did cause the death of Javoni Liddell, while committing, as a party to a crime, robbery while armed with a dangerous weapon (943.32(2) Wis. Stats.), contrary to sec. 940.03 Wis. Stats.

Upon conviction for this offense, a Felony, the defendant may be imprisoned for not more than 55 years.

Count 4: FELONY MURDER - ARMED ROBBERY (PARTY TO A CRIME)

The above-named defendant on or about Thursday, January 20, 2022, at 2505 North 21st Street, in the City of Milwaukee, Milwaukee County, Wisconsin, did cause the death of Donald Smith, while

committing, as a party to a crime, robbery while armed with a dangerous weapon (943.32(2) Wis. Stats.), contrary to sec. 940.03 Wis. Stats

Upon conviction for this offense, a Felony, the defendant may be imprisoned for not more than 55 years.

Count 5: FELONY MURDER - ARMED ROBBERY (PARTY TO A CRIME)

The above-named defendant on or about Thursday, January 20, 2022, at 2505 North 21st Street, in the City of Milwaukee, Milwaukee County, Wisconsin, did cause the death of Donta Williams, while committing, as a party to a crime, robbery while armed with a dangerous weapon (943.32(2) Wis. Stats.), contrary to sec. 940.03 Wis. Stats.

Upon conviction for this offense, a Felony, the defendant may be imprisoned for not more than 55 years.

Count 6: FELONY MURDER - ARMED ROBBERY (PARTY TO A CRIME)

The above-named defendant on or about Thursday, January 20, 2022, at 2505 North 21st Street, in the City of Milwaukee, Milwaukee County, Wisconsin, did cause the death of Michelle Williams, while committing, as a party to a crime, robbery while armed with a dangerous weapon (943.32(2) Wis. Stats.), contrary to sec. 940.03 Wis. Stats.

Upon conviction for this offense, a Felony, the defendant may be imprisoned for not more than 55 years.

Probable Cause:

Complainant is a City of Milwaukee Police Officer and bases this complaint upon the review of Milwaukee Police reports, as well statements of fellow Milwaukee Police Officers and his own involvement in this investigation. Those reports and that investigation revealed the following:

First Responding Officers

On January 23rd, 2022, at approximately 3:21 p.m., City of Milwaukee Police Officers Jonathan Cruz and Ordyln Sanders were dispatched to the residence of 2505 N. 21st Street, City and County of Milwaukee, State of Wisconsin for an entry complaint. Upon arrival, Officers encountered a male and female, later identified to be witnesses LH and KH, who were located on the side of the residence and were crying. The witnesses told officers to come to the residence because there were bodies inside.

Officers Cruz and Sanders walked towards the residence and heard a female screaming, "there's two bodies down there." The two officers walked towards the unlocked and opened side door and entered to check for the safety of anyone inside the residence.

Officers Cruz went down to the basement and observed three individuals laying and covered with blankets covering their heads and the top halves of their bodies. Officer Cruz identified himself as a police officer, without any reaction. Officer Cruz then went and checked the first individual that was sitting on the couch in the basement, and wrapped in a blanket. Officer Cruz observed that this individual appeared to have trauma to his face and an apparent bullet hole to his head, which was covered in dried blood. Rigor mortis appeared to have set in.

Officer Cruz and Officer Sanders observed two other victims in the basement, both of which appeared to be sleeping until the blankets were removed and they could observe apparent gunshot wounds to the head and that rigor mortis had set in on these two individuals as well. This was later determined to be victims Charles Hardy, Caleb Jordan and Javoni Liddell.

Officers Cruz and Sanders then immediately called for assistance.

Complaint is further based upon the statement of Milwaukee Police Officer Erica Martinez, who states that on the above date, at the above place, she responded to assist other officers. Upon arrival, she and her partner went to clear the upper unit of the residence. Upon entry, Officer Martinez observed an adult black male and an adult black female on the floor of the unit, just past the entry room. Both subjects, later determined to be victims Michelle Williams and Donta Williams, were deceased.

Scene Investigation

Complaint is further based upon the statement of Detective Rachel Smith who conducted a scene investigation in the upstairs portion of 2505 N.21st Street. Detective Smith approached the side door and observed that a window had been broken and the interior door handle and window had blood on it.

Upon entry into the stairway, Detective Smith observed two entry doors, one of which led to the front unit. This door, which had previously been locked, had been forced by officers in order to gain entranced to the unit.

Once inside the front unit, Detective Smith observed several rooms that appeared to have items out of place as though someone had been searching for an item or items. Detective Smith then went up to the second floor of the unit and entered a large room that contained piles of items, as though someone was piling things up while looking for an item or items. In the doorway to the common room, Detective Smith observed a black male, determined to be Donta Williams laying face up. She proceeded into the common room and observed a black female, later identified as Michelle Williams, lying face down. During follow up searches, victim Donald Smith was found deceased under a pile of clothing in the second floor bedroom.

Detective Smith observed blood splatter on many items in this room. On the kitchen floor, Detective Smith found a bronze fired 9mm cartridge casing. In the common room, between the bodies of Michelle and Donta, Detective Smith found an additional seven (7) fired 9mm cartridge casings. Elsewhere in that room, she found an additional two (2) fired 9mm cartridge casings and a last fired 9mm cartridge casing in the upstairs living room. There were a total of 10 fired 9mm cartridge casings in the upper unit of the residence.

Complaint is further based upon the statement of Detective Michael Fedel who conducted a scene investigation of the basement at 2505 N. 21st Street. In the basement, Detective Fedel found numerous indicators that several people were living in the basement. Additionally, Detective Fedel found prescription bottles and paperwork in the name of the above mentioned Defendant, as well as a Visa debit card in the name of the Defendant's cousin, SB.

There was couch along the north wall of the basement that had a blood stained comforter on top of it. Detective Fedel states that this is where victim Charles Hardy was located. Along the west wall was a blood stained couch cushion where victim Caleb Jordan was located. On the south wall there was a mattress, that was blood stained and was where victim Javoni Liddell was located.

In the basement, Detective Fedel found numerous blood stained items, as well as one additional fired 9mm Luger cartridge casing and a copper jacketed fired bullet.

Complainant is aware that the eleven total fired 9mm cartridge casings were taken to the Milwaukee Police Department Intelligence Fusion Center and subjected to NIBIN testing which determined that the casings were consistent with having been fired by two different 9mm handguns, one fired 6 fired 9mm casings and the other fired 5 fired 9mm casings. This would be consistent with two shooters being involved in this incident.

Additionally a total of 10 cell phones were recovered in the residence.

Autopsies

Complaint is further based upon the statements of Doctors Jessica Lelinski, Wieslawa Tlomak, Brian Linert, and Doug Kelley, all of whom are licensed to practice medicine in the State of Wisconsin, are employed by the Milwaukee County Medical Examiner's Office, and are trained and experienced in the field of forensic pathology. All of the victims had signs of decomposition consistent with having died days before the bodies were discovered.

- Dr. Tlomak performed an autopsy on Caleb Jordan and determined that he had suffered a single gunshot wound to the head. The bullet entered the right parietal scalp, went through the brain, dura, and parietal bones, before exiting the left parietal scalp. The bullet was fired from an indeterminate range, and traveled right to left, front to back, and downward. Dr. Tlomak determined that the cause of death was a gunshot to the head and the manner of death was a homicide.
- Dr. Tlomak also performed an autopsy on Donta Williams and determined that he had suffered a single gunshot wound of the neck and cheek. The bullet entered the right cheek, and traveled through the neck and artery and a bullet projectile was recovered inside the tissue of the neck. Additionally, Dr. Tlomak observed abrasions of the head and left elbow. Dr. Tlomak determined that the cause of death was a gunshot to the neck and cheek and the manner of death was a homicide.
- Dr. Lelinski performed an autopsy on Javoni Liddell and determined that he had suffered a single gunshot wound to the head. The bullet entered the left side of the forehead, with visible stippling, and went through the brain before exiting the right occipital scalp. The bullet was fired from an intermediate range, and the bullet traveled, left to right, front to back and downward. Dr. Lelinski determined that the cause of death was a gunshot to the head and the manner of death was a homicide.
- Dr. Kelley performed an autopsy on Charles Hardy and determined that he had suffered a single gunshot wound to the head. The bullet entered above the left eyebrow and exited on the right side of the head. The bullet caused several skull fractures. The bullet traveled left to right, front to back, and slightly upwards. The bullet was fired from an intermediate range. Dr. Kelley determined that the cause of death was a gunshot to the head and the manner of death was a homicide.
- Dr. Kelley also performed an autopsy on Michelle Williams and determined that she had suffered a total of six gunshot wounds, as well as multiple blunt force abrasions. Dr. Kelley observed the following gunshot wounds:
 - Gunshot wound #1 entered the left posterolateral neck, traveled through the soft tissue, and exited the left superior shoulder. It traveled back to front and right to left. He further noticed soot deposition around the tearing in the shirt
 - Gunshot wound #2 entered wound to the left side of the abdomen, and exited the right side of the back, traveling front to back, left to right
 - Gunshot wound #3 entered the left flank and exited the left abdominal wall, traveling only through soft tissue

- Gunshot wound #4 entered the left hip and exited the left groin, traveling only through the soft tissue
- Gunshot wound #5 entered the left buttock and exited the left posterior wall of the vagina, traveling only through the soft tissue
- Gunshot wound #6 entered the left ventral forearm and exited the left dorsal forearm.

Additionally, Dr. Kelley observed that she had suffered seven (7) lacerations to the head, and several abrasions to the right cheek, right earlobe and right lateral neck. Dr. Kelley determined that the cause of death was multiple gunshot wounds and the manner of death was a homicide.

Dr. Linert performed an autopsy on Donald Smith and determined that he had suffered 4 gunshot wounds, as well as 4 sharp force wounds, consistent with stab wounds, to the hands, left arm and left side of torso. Dr. Smith observed that the first gunshot entered the left side of the forehead and exited the left temple. The second gunshot entered anterior chest and exited the right back, and the third gunshot wound both entered and exited the left forearm. The last gunshot wound was a graze wound to the right lung. Dr. Linert determined that the cause of death was multiple gunshot wounds and the manner of death was a homicide.

Statement of LH

Complaint is further based upon the statement of LH, the niece of Michelle Williams, whom she knows lives at 2505 N. 21st Street, City and County of Milwaukee, with her husband Donta Williams, known as "Mike." LH stated that she had not spoken to Michelle for some time. LH stated that she lives with KH, Michelle's son. KH was contacted by a friend "Tiara" who was looking for Michelle and had gone over to the residence looking for her. "Tiara" stated that no one came to the door and Michelle did not answer her cell phone number.

LH stated that they then called another family member to see if they had heard from Michelle. Michelle was a personal care worker and would clean this relative's house for him. **This relative had not spoken to Michelle in two days**.

LH and KH then went to the residence and noticed blood on the screen door knob. There also appeared to be blood on the door knob and the interior door. LH then called 911. When officers arrived, LH and KH went inside but found the door to the main part of the house locked, so she went downstairs. Once there, LH saw legs of two people and ran upstairs to tell the police that there were "bodies" in the basement.

Statement of TH

Complaint is further based upon the statement of TH, who is a friends of the victims and is familiar with the residence at 2505 N. 21st Street, City and County of Milwaukee, because she would go there almost daily to buy and use K2 which was sold there. TH stated that she was at the residence on January 19 and saw Donta Williams, Donald Smith, Michelle Williams, and Charles Hardy all present. TH stated that while she was there, Donta Williams was on someone's Facebook Live counting out his profits from selling K2. TH stated that the he counted up to \$16,000 while she was there.

TH stated that the next morning, January 20th, she spoke to victim Donald Smith on Facebook messenger on a video chat at 7:33 a.m. The call lasted 26 minutes and 53 seconds, and thus ended at just before 8:00 a.m. on January 20th. This was the last time KH saw Donald Smith. She tried to call him at both 11:53 a.m. and 11:59 a.m., but he did not answer.

KH stated that she then went to the residence that same day, January 20th, at approximately 12:50 p.m. and was pounding on the door, yelling her name in an attempt to be let in. No one answered and Donald did not answer any of her texts or calls ever again.

Further Evidence As To Last Signs Of Life Of The Victims

Complaint is further based upon the detailed investigations that were made in an attempt to determine the last time any of the victims were seen alive. The involved questioning of family members, as well investigations into the victim's phone records.

Witness RS, the brother of Donta Williams, known as "Mike," and Donald Smith, known as "KP," stated that the last time he had seen his brothers had been a week ago. He further stated that he had been calling them recently, but that the calls went straight to voicemail, which is unusual. RS stated that approximately five people stay in the basement, and they usually panhandle along with his brother Donald Smith.

Witness LH, the sister of Charles Hardy, stated that she had not seen her brother in a couple of months and could not provide any other information.

Witness HH, the mother of Javoni Liddell, told police that the last time she had seen her son was when he had come over to her residence approximately two days ago, consistent with either the 20th or 21st.

Witness LJ, the mother of Caleb Jordan, who stated that she had not seen or heard from Caleb for approximately a week, which was rare.

Complainant further states that Detective Jake Puschnig obtained search warrants in order to download the contents of all ten cell phones found at the homicide scene. The downloads of 8 of the cell phones showed they were either old phones that had either not made any calls in a significant period of time¹ or had no data.

One cellphone, a black Alcatel cell phone, was later determined to the phone number of victim Donta Williams. Complainant notes that the last activity on the cell phone which are consistent with the cell phone being used by the victim Donta Williams are a **January 20, 2022 12:44 a.m.** incoming call that was answered and lasted 9 seconds. Following this call, there are 25 incoming phone calls that were not answered between January 20, 2022 at 8:27 a.m. and January 21, 2022 at 9:57 a.m. The last "read" text message on January 19, 2022 at 7:25 pm. Following this text message there are 17 "unread" text messages that go from January 20, 2022 at 2:00 a.m. until January 24, 2022 at 4:12 a.m. Importantly, the first "unread" text message was from the phone number **(414) 346-4713** and the message was "U still up if so buy a blunt and a cigarette."

The last cell phone, a black iPhone 8+, was determined to be the cell phone of Michelle Williams. The phone had last been used on January 19, 2022 at 1:39 to make a snapchat instant message. The phone did appear to use data through 6:51 pm on January 20,2022 however that appears consistent

¹ The first phone had not made a phone call since September 2020. The second phone was an old phone number for Donald Smith and had not data that could be analyzed. The third phone appeared to not have been used since December 25, 2021. The fourth phone had no data as of this time. The fifth phone had not been used since 2019. The sixth phone had not been used since July 30, 2021. The seventh phone had no data and no phone number assigned to it. The eighth phone had no data or calls on it.

with the phone being on and receiving updates through apps. There does not appear to be usage of the cell phone by the victim at any time after January 19, 2022.²

Based upon all this information, as well as the statements of TH and LH, Complainant states that it is consistent with all the victims being killed on January 20th, sometime after 8:00 a.m.

Suspicious Call to Milwaukee Police Department

Complaint is further based upon the statement of Detective Michael Gretenhardt, who listened to a call for assistance that was transferred to the 911 call center and that occurred on the early morning hours of January 23, 2022 and that appeared to have information about the incident. Milwaukee Police Detective Travis Jung remembered the phone call and the investigation that occurred that night and informed Detectives of it when he learned of the multiple homicides. Detective Jung noticed that the address numbers were the same and found that important.

The 911 call occurred at 3:46 a.m. and came from the phone number 414-346-4713. This is the same number that the left an unread text message on Donta Williams' cell phone on January 20, 2022. The caller was female and was crying. The caller stated "please help me" and stated that she was shot in the head. The caller stated that she was currently at 2505 N. 24th Street. She also stated that three other people had been shot.

Detective Gretenhardt noted that the address number is the exact number of the residence involved in this incident, just off by three blocks. He also notes that the claims of injuries match those suffered by several of the victims.

The caller was then transferred to the Milwaukee Fire Department. During that transfer, Detective Gretenhardt noted that it sounded as though the female voice is talking, and there appears to be another voice in the background. Detective Gretenhardt was unsure if she was talking to herself or someone else.

Once the female caller is transferred to the Milwaukee Fire Department operator, she again repeated the address of 2505 N. 24th place and now stated that **4** other people in the house were also shot. The female caller stated that she was shot in the face and begins to ask for help. The line is disconnected.

Milwaukee Police are immediately dispatched to the address. Five different Milwaukee police squads are dispatched to the residence and determine that the address does not exist. The officers attempt numerous times to call the phone number back, without success. The police checked this area for over 25 minutes and could not find any victims.

The emergency dispatch center check phone records for 414-346-4713 and they appeared to show that call was made from the area of **2876 N. 32nd Street**.

Two minutes later, Milwaukee Police Officer Charles Worthington arrived in the area of 2876 N. 32nd Street, which was a closed construction site. Officer Worthington went to two businesses, neither of which reported hearing any gunshots at that time. He also made several attempts to call the number back, but was unsuccessful.

² It should be noted that witness interviews revealed that Michelle's Facebook account did send a message on January 21, however it is believed that this message was sent by someone other than Michelle. First, her cellphone did not show any activity on Facebook. Second, the witness stated that the content of the message was not consistent with Michelle and "out of character" for her. Third, Michelle's daughter stated that her Facebook account was deleted after the homicide, which is consistent with someone having access to her account and deleting her account after she died. Thus, this suspicious message is actually consistent with Michelle being already deceased by January 21st.

Complainant notes that the caller connected with 414-346-4713 clearly had knowledge of crimes that had occurred at an address with the numbers of "2505" but was unable to provide the correct street address.

Tracking the Cell Phone

On January 25, 2022, Milwaukee Police Department were able to track the cell phone of 414-346-4713 to the residence of 2835 A. N. 29th Street, City and County of Milwaukee, State of Wisconsin. At that residence, Police found the above mentioned Defendant, as well as three other people, including but not limited to TO. The cell phone of 414-346-4713 was located inside the residence and determined to be the Defendant's cell phone. TO admitted to police that she was the person that made the phone call to police described above. TO indicated that the Defendant is the one that told her to call and what to say. Thus, someone with the Defendant made the suspicious phone call to police that had the exact house number, as well as knowledge that multiple individuals had been shot, and that at least one person had been shot in the face. Therefore, the Defendant told someone to make a phone call that clearly contained information only someone involved in the crime would have.

Examination of the Defendant's Cell Phone

Complainant states that Milwaukee Police searched and analyzed the contents of the Defendant's phone with the phone number 414-346-4713. They further obtained cell phone records, cell tower records, and timing advance data for the Defendant's phone number of 414-346-4713.

Importantly, these records show the Defendant's cell phone utilizing cell towers and data in an area consistent with being present at 2505 N. 21st Street at several times on January 19th and January 20th. This is consistent with witness statements that the Defendant often stayed at this residence and would work as some sort of security guard regarding the drug dealing that occurred at the residence.

Importantly, starting at 11:53 pm on January 19, 2022 and until 3:05 pm on January 20, 2022, the Defendant's cell phone is hitting off cell towers and displaying timing advance data that is consistent with the Defendant being at the homicide location. Importantly, this includes several hours after all signs of life of the victims has ceased.

During a review of the Defendant's cell phone, Complainant located a "selfie" or self-photograph that had been taken using the cell phone. The "selfie" is taken on January 20, 2022 at 10:25 a.m. The picture shows the Defendant in what appears to be a basement. Complainant took note of walls, pipes and other distinguishing markings in the photo, and was able to locate a spot in the basement of 2505 N. 21st St that corresponds with that photo. Thus, the Defendant took a photo of himself in the basement where three dead bodies were later located, at a time several hours after they were believed to be killed.

Lastly, and most importantly, the "selfie" shows the Defendant wearing a pair of what appears to be expensive eyeglasses. Witnesses have told police that the Defendant did not wear glasses. Two witnesses have been shown the "selfie" and identified the glasses worn by the Defendant as belonging to victim Donta Williams. In fact, one witness was able to forward a photo of victim Donta Williams wearing what appears to be the same glasses, prior to his death. When combined with the timing described above, this is consistent with the Defendant taking a photo of glasses taken from the deceased victim while in the basement where three dead victims are, all at time consistent with all six victims already being dead.

Statement of Confidential Witness #1

Complaint is further based upon the statement of Confidential Witness #1 (hereinafter CW1), whose identity will be kept confidential at this time for purposes of this complaint. CW1 knows the above mentioned Defendant, as well as the deceased victims.

CW1 stated that CW1 had seen the Defendant after January 21st and he was in possession of red colored K2, which was only known to be sold by victim Donta Williams. CW1 also noticed that the Defendant had an amount of cash and firearm that CW1 recognized as belonging to victim Donta Williams. CW1 indicated that it was one of the "house guns" that were kept around for security purposes.

CW1 stated that the Defendant had a conversation with CW1 and admitted to committing the homicides with his cousin during a "robbery gone bad." CW1 indicated that the Defendant and his cousin had planned to rob Donta Williams and after being let into the upper unit, had pulled firearms on Donta. The Defendant then stated that Michelle had come from a "blind" spot in an attempt to protect Donta, so the Defendant told CW1 that he and his cousin had shot Michelle first and then Donta.

The Defendant then told CW1 that he and his cousin had then gone downstairs and had to shoot Charles Hardy because he was coming upstairs with a firearm or was about to come upstairs with a firearm. The Defendant then said that everyone else in the basement had to be shot so that there would not be any other witnesses.

Lastly, CW1 indicating that at some point, victim Donald Smith must have heard the gunshots. The Defendant told CW1 that he and his cousin did not know that Donald was present until he came out and thus they shot him as well.

CW1 later attempted to state to police that the Defendant had not made this statement to CW1. However, after this attempt, CW1 was caught in a recorded telephone conversation telling another individual that the Defendant and his cousin had committed these crimes and that was why they had to dispose of **two firearms**.

Prior Juvenile Adjudication

Complaint is further based upon computer records which indicate that the Defendant was adjudicated delinquent in Milwaukee County Case 02 JV 251A on July 9, 2002 of the felony offense of First Degree Reckless Homicide in violation of Wis. Stat. Sec. 940.02(1). The adjudication was of record and unreversed at the time of this incident.³

****End of Complaint****

Electronic Filing Notice:

This case was electronically filed with the Milwaukee County Clerk of Circuit Court office. The electronic filing system is designed to allow for fast, reliable exchange of documents in court cases. Parties who register as electronic parties can file, receive and view documents online through the court electronic filing website. A document filed electronically has the same legal effect as a document filed by

³ The State reserves the right to issue additional charges related to Felon in Possession and the right to increase the charges if the case is set for trial.

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traditional means. You may also register as an electronic party by following the instructions found at http://efiling.wicourts.gov/ and may withdraw as an electronic party at any time. There is a \$ 20.00 fee to register as an electronic party. If you are not represented by an attorney and would like to register an electronic party, you will need to contact the Clerk of Circuit Court office at 414-278-4120. Unless you register as an electronic party, you will be served with traditional paper documents by other parties and by the court. You must file and serve traditional paper documents.

Criminal Complaint prepared by Grant I. Huebner. Subscribed and sworn to before me on 06/04/22

Electronically Signed By:

Grant I. Huebner

Assistant District Attorney

State Bar #: 1036890

Electronically Signed By: **Detective Timothy Keller**

Complainant