

FILED

07-01-2025

Anna Maria Hodges

Clerk of Circuit Court

2025CF003036

STATE OF WISCONSIN CIRCUIT COURT MILWAUKEE COUNTY**STATE OF WISCONSIN**

Plaintiff,

DA Case No.: 2025ML016409

Court Case No.: 2025CF003036

vs.

Jones, Tremaine Deandre
2203 North 25th Street #2
Milwaukee, WI 53205
DOB: 02/01/2003**AMENDED
CRIMINAL COMPLAINT**

Defendant(s).

For Official Use

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

Count 1: FIRST DEGREE INTENTIONAL HOMICIDE, USE OF A DANGEROUS WEAPON

The above-named defendant on or about Thursday, June 26, 2025, at or near 2454 West Garfield Avenue, Alley, in the City of Milwaukee, Milwaukee County, Wisconsin, did cause the death of Officer Kendall Corder, another human being, with intent to kill that person, contrary to sec. 940.01(1)(a), 939.50(3)(a), 939.63(1)(b) Wis. Stats.

Upon conviction for this offense, **a Class A Felony**, the defendant shall be sentenced to **imprisonment for life**.

And further, invoking the provisions of sec. 939.63(1)(b) Wis. Stats., because the defendant committed this offense while using a dangerous weapon, the maximum term of imprisonment for the felony may be increased **by not more than 5 years**.

Count 2: ATTEMPT FIRST DEGREE INTENTIONAL HOMICIDE, USE OF A DANGEROUS WEAPON

The above-named defendant on or about Thursday, June 26, 2025, at or near 2454 West Garfield Avenue, Alley, in the City of Milwaukee, Milwaukee County, Wisconsin, attempted to cause the death of Officer Christopher McCray, another human being, with intent to kill that person, contrary to sec. 940.01(1)(a), 939.50(3)(a), 939.32, 939.63(1)(b) Wis. Stats.

Upon conviction for this offense, **a Class B Felony**, the defendant may be sentenced to a term of imprisonment not to exceed **sixty (60) years**.

And further, invoking the provisions of sec. 939.63(1)(b) Wis. Stats., because the defendant committed this offense while using a dangerous weapon, the maximum term of imprisonment for the felony may be increased **by not more than 5 years**.

Count 3: FIRST DEGREE RECKLESSLY ENDANGERING SAFETY, USE OF A DANGEROUS WEAPON

The above-named defendant on or about Thursday, June 26, 2025, at or near 2203 North 25th Street, in the City of Milwaukee, Milwaukee County, Wisconsin, did recklessly endanger the safety of another

person, under circumstances which show utter disregard for human life, contrary to sec. 941.30(1), 939.50(3)(f), 939.63(1)(b) Wis. Stats.

Upon conviction for this offense, **a Class F Felony**, the defendant may be fined not more than Twenty Five Thousand Dollars (\$25,000), or imprisoned not more than **twelve (12) years and six (6) months**, or both.

And further, invoking the provisions of sec. 939.63(1)(b) Wis. Stats., because the defendant committed this offense while using a dangerous weapon, the maximum term of imprisonment for the felony may be increased **by not more than 5 years**.

Probable Cause:

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

911 Calls

On June 26th, 2025, at approximately 9:10 p.m., the City of Milwaukee Police Department received a 911 call regarding a subject with a weapon in the area of 25th and Garfield, which was described as a "long gun." The call referenced a group of approximately 5 people that were attempting to get the "people in the apartment building" to come out to fight. The call also referenced that there were the same people from the prior night. A number of different callers called 911, including a caller who stated that a male is outside her window with what appears to be a "machine gun" and was arguing with the neighbors across the street. One of the 911 callers is JDJ, who told 911 operators that the man with the firearm was named "Termayne." The call also included the information that this male had just fired the weapon into the air.

At approximately 9:12 p.m., 911 operators received another phone call from JDJ, who again said there was a person outside her residence, which she identified as apartment #2 located at 2203 N. 25th Street, City and County of Milwaukee, State of Wisconsin. JDJ indicated that the male was outside her location and now "shooting inside of the house," which is consistent with the shooter shooting into her residence from the intersection of 25th and Garfield. Again the name provided for the suspect was "Termayne."

At approximately 9:22 p.m., Officers Kendall Corder and Christopher McCray were dispatched to respond to the first 911 call about an armed subject in the area of 25th and Garfield.

Officer Christopher McCray

Complaint is further based upon the statement of City of Milwaukee Police Officer Christopher McCray, who states that on June 26th, 2025, he and City of Milwaukee Police Officer Kendall Corder were dispatched to a "shots fired" call in the area of 25th and Garfield. He indicated that there was another "duped" call regarding a "subject with a weapon" in the same area that they were aware of. Officer McCray states that both he and Officer Corder were wearing full Milwaukee Police uniforms with insignia and badges and were operating a marked Milwaukee Police Department vehicle.

Officer McCray stated that they got to the area of 25th and Garfield, parked their vehicle and proceeded on foot to look for the armed subject. Due to the nature of the call, Officer Corder armed himself with department issued patrol rifle. Officer McCray remembers that the area was very dark.

Officer McCray stated that he and Officer Corder then began walking eastbound on Garfield Avenue towards 24th Place. While walking, Officer McCray observed some females hanging out a window, so he asked them if they saw anyone armed with a weapon or shooting and the women pointed eastbound toward 24th Place.

Officer McCray stated that they continued walking eastbound on Garfield until they got to the intersection of 24th Place and Garfield. Once at this intersection, Officer McCray stated that he heard someone say something from behind the buildings to the north, which complainant knows is consistent with the backyard behind 2454 W. Garfield, City and County of Milwaukee, State of Wisconsin, which abuts the alley. Officer McCray stated that it sounded as if the voice said something to the effect of they "will air the place out if he comes outside."

Officer McCray stated that he "blipped" his flash light at a bush near the alley that runs east/west parallel to Garfield between 25th Street and 24th Place. Officer McCray states that the area by this alley was very dark.

Officer McCray states that he and Officer Corder went to the mouth of this alley. Officer McCray then saw a flash coming from the bushes near the alley, heard a bang that sounded like a firework, followed by more flashes and bangs, which were gunshots. Officer McCray stated that the flashes were coming from the bushes near the alley, which complainant states is consistent with the area behind 2454 W. Garfield. Officer McCray stated that he disengaged, but when he observed that Officer Corder had dropped to the ground, he ran immediately to Officer Corder and grabbed Officer Corder's firearm to protect him while his body was on the ground.

Officer McCray called for assistance, and then saw an African American male in a white shirt approach him. Officer McCray ordered this person back at gunpoint. Officer McCray stated that he now realizes that this male was attempting to help them.

Officer McCray states that he did not shoot, nor does he believe that Officer Corder fired as they were ambushed in the alley.

Responding Backup Officers

Complaint is further based upon the statement of City of Milwaukee Police Officer Benen Malacara, who states that on the above date, he was working as a City of Milwaukee Police Officer with his Field Training Officer James Borneman. Officer Malacara states that they were working in the area of the 1800 block of N. 30th Street responding to a different homicide. While conducting a canvass, they heard multiple gunshots coming from east of their location. While the officers were attempting to determine the identity of this homicide victim, Officer Malacara heard a "shots fired" call come over the radio.

Officer Malacara then saw his FTO running to their squad car, so he ran to their squad car and go into the passenger seat. He stated that they drove to the area of 24th Street and Garfield, which is approximately one block past where Officer McCray and Corder had been shot at. Officer Malacara then heard someone over the radio request the injured officers to illuminate their flashlights, so that officers could locate them.

Officer Malacara stated that he then saw a flashlight being illuminated and shining towards their squad. Officer Malacara stated that Officer Borneman then drove into the alley and stopped by the injured officers. Officer Malacara exited the their squad and saw one officer, later determined to be the above victim Officer Kendall Corder, lying on his back. Officer Corder was motionless, unresponsive and his eyes were closed.

Officer Malacara stated that the second officer, Officer Christopher McCray was on top of Officer Corder. Officer McCray stated he had been shot in the leg. Officer Malacara stated that Tactical Enforcement Unit officers arrived shortly on scene and began medical attention.

Complaint is further based upon the statements of City of Milwaukee Police Officers Terrell Velazquez, Charles Worthington, and Rahfee Washington, all assigned to the Milwaukee Police Department Tactical Enforcement Unit and were the second squad to arrive at the injured officers location. When they arrived, Officer McCray told them he and his partner had been ambushed from the tree line. Officers Velazquez and Washington provided scene security while Officer Charles Worthington immediately began medical attention with the assistance of additional officers.

Officer Worthington saw that Officer Corder was actively bleeding from a gunshot wound to his left armpit. He further applied a tourniquet and attempted a chest seal to the open gunshot wound. He then continued to apply pressure and began chest compressions. He continued chest compressions for 3 to 4 minutes before Milwaukee Fire Department personnel arrived and took over medical treatment and rushed the officers to Froedtert Hospital.

Officer Velazquez states that while Officer Worthington attempted life saving measures, Officer Velazquez could see that Officer McCray was visibly upset at his partner's condition. When Officer Washington tried to move Officer McCray, Officer McCray yelled out in pain and indicated that he had been shot. Officer Washington then observed a gunshot wound to Officer McCray's right foot.

Officer Velazquez stated that they asked Officer McCray where the shooter was, and Officer McCray did not know a description because the shooter had shot from the bushes. Officer McCray then pointed to the bushes located behind 2454 W. Garfield, City and County of Milwaukee, State of Wisconsin.

Officer McCray's Injuries

Complaint is further based upon the statement of City of Milwaukee Police Detective Justin Sokolowski, who states that he went to Froedtert Hospital to check on the condition of Officer McCray and learned that Officer McCray had suffered gunshot wounds to his right foot, right thigh and to the right side of his back.

Autopsy of Officer Corder

Complaint is further based upon the statement of Dr. Douglas Kelley, the Deputy Chief Medical Examiner with the Milwaukee County Medical Examiner's Office, who performed an autopsy on Officer Corder after he died at Froedtert Hospital. Dr. Kelley is trained and experienced in the field of forensic pathology and is duly licensed to practice medicine in the State of Wisconsin. Dr. Kelley determined that Officer Corder had suffered a total of three gunshot wounds:

- 1.) Entered at the top left shoulder, near the base of Officer Corder's neck. This bullet hit Officer Corder's spine and severed it. A bullet was recovered from the right shoulder.
- 2.) Entered at the back of the left arm and exited from the left armpit.
- 3.) A series of small graze wounds to the right lower leg consistent with broken bullet fragments from a ricochet off the concrete.

Dr. Kelley determined that the cause of death was gunshot wounds to the left arm, neck, and chest and that the manner of death was homicide.

Scene Investigation

Complainant is further based upon the statement of Complainant who states that he conducted the scene investigation regarding this incident. Complainant states that he conducted this scene investigation with the assistance of other detectives, police officers, forensic investigators, and K-9 officers with dogs specially trained to look for firearm evidence.

Complainant states that he started his scene investigation at the mouth of the alley that runs east/west from 24th Place on the east to 25th Street on the west. The alley is located between Garfield to the south and North Avenue to the north. All of the locations mentioned in this complaint are in the City and County of Milwaukee, State of Wisconsin.

Complainant states that the scene investigation begins at the mouth of the alley as it connects with N. 24th Place. There Complainant located blood and officer's equipment where Officer's Corder and McCray had been shot. One house into the alley, is the backyard behind 2554 W. Garfield. This backyard contained two vehicle and was bordered by a number of bushes to its east. These are consistent with the bushes from which Officer McCray said the shots came from.

Complainant states that with the assistance of K-9 officers, he was able to retrieve **a total of thirteen (13) fired 5.56mm rifle cartridge casings**. This is consistent with the shots being fired from the bushes area behind 2554 W. Garfield. Complainant states that he is aware that a ShotSpotter recording had recorded a total of sixteen (16) gunshot impulses. Therefore, the next day, Detective Amy Stolarski went back to this backyard and recovered an additional three (3) fired 5.56 mm rifle rounds for a total of sixteen (16) fired 5.56 rifle rounds recovered in this backyard.

Along a fence that runs that is on the western border of this backyard, Complainant located a **Palmetto State Armory PA-15 5.56 rifle with serial number SCNL621842. This firearm had electrical tape on the stock of the firearm**. Complainant is aware that this rifle was taken to the Milwaukee Police Department Fusion Center where it was determined to be consistent with being **the firearm that fired all sixteen (16) fired 5.56 mm rifle rounds located behind 2554 W. Garfield**.

Additionally, in the backyard, Complainant recovered a black backpack on the ground between the vehicles parked in the backyard. The backpack had white letters on the upper front part of the bag. Inside the bag was a WPS employee identification card with the name of the above mentioned Defendant Tremaine Jones. Furthermore, in a small pouch located inside the backpack, Complainant located the Defendant's Social Security Card, the Defendant's birth certificate, and several debit cards, one of which was in the name of the Defendant. Lastly, in a pocket of the backpack, Complainant recovered a receipt from Prolific Arms LLC in West Allis, which shows that the Defendant purchased this firearm on June 17, 2025 and then picked up the firearm on June 19, 2025.¹

Based on the information supplied by the 911 calls, Complainant then began checking the area of Garfield between 24th Place and 25th Street looking for evidence related to the first shooting that led to officers being dispatched to the area.

On the sidewalk in front of the left to the west of 2554 W. Garfield, Complainant recovered **a black ski mask**.

¹ Complainant states that Milwaukee Police Detectives Ryan Bergemann and Mark Harms later went to Prolific Arms and was able to obtain security video which shows the Defendant buying that weapon on that date.

Near the northeast corner of the intersection of 25th Street and Garfield, in front of 2480 W. Garfield, Complainant recovered a total of four (4) additional fired 5.56 mm. The location of these rounds is consistent with firing at 2203 N. 25th Street, Apartment #2, which is the apartment right across the street from this location. Complainant further notes that these fired cartridge casings were also subjected to NIBIN analysis and determined to be consistent with being fired by the same firearm that fired all sixteen rounds (16) 5.56 rifle rounds found behind 2454 W. Garfield. **This is consistent with the same firearm firing at both the apartment building and at Officers Corder and McCray.**

Complainant is also aware that a search pursuant to a search warrant was conducted on 2203 N. 25th Street, Apartment #2. This is the apartment where JDJ lives. Two .40 caliber firearms were recovered inside this apartment, as well as four fired .40 caliber cartridge casings consistent with someone firing back from the apartment.

Processing Murder Weapon For Latent Fingerprints

Complaint is further based upon the statement of Forensic Investigator Janel Vytlačil who processed the **Palmetto State Armory PA-15 5.56 rifle** with **serial number SCNL621842** for latent prints and recovered three latent lifts on the sticky side of the electrical tape found on the stock of the firearm.

These latent lifts were then examined by Latent Print Examiner Chet St. Clair, who is trained and experienced in the field of latent fingerprint identification. Examiner St. Clair determined that:

- Lift #1 – did not contain sufficient quantity and quality of the print for comparisons and thus unusable
- Lift #2 – had features in agreement with the available standards for the above named Defendant, but a positive identification was not possible due to lack of available minutiae within the available standards for the Defendant
- Lift #3 – **Identified as the left thumb of the above mentioned Defendant**

Statement of JDJ

Complaint is further based upon the statement of JDJ, who states that she lives at 2203 N. 25th Street, Apartment #2 and that she has a child with the above mentioned Defendant, whom she identified through a photo. JDJ states that the Defendant uses the nickname “Maine.”

JDJ stated that this incident began as a series of fights between groups of girls over the Defendant and allegations of cheating. JDJ stated that she and her friends first fought this other group of girls on June 25th, the day before this homicide. JDJ indicated that during this first fight she was “jumped” and received a black eye.

JDJ indicated that the other group of girls returned to her residence on June 26th. However, this time, JDJ indicated that her group had a male with them, later identified as BT, who was going to make sure they didn’t get “jumped on” during this second fight.

However, JDJ indicated that this second time, it wasn’t much of a fight and was more name calling and arguing, possibly due to the presence of BT.

JDJ indicated that someone in the other group called the Defendant and told him about BT’s presence. JDJ indicated that the Defendant then called her and said “I’m on my way.” JDJ indicated that her group went inside the apartment.

JDJ indicated that when the Defendant arrived at the scene, he called her and told her to “bring that nigga outside in five minutes before I shoot your house up.” JDJ indicated that she looked outside the window and recorded a video of the Defendant as he walked back and forth in the middle of 25th Street carrying an AR or AK style pistol that he needed two hands to carry.² In the video, the Defendant is wearing **a black Nike jacket/windbreaker with red words on the back**, dark pants, **and light colored shoes**.

JDJ indicated that she then heard shots, real close to her window. She stated that this occurred almost right after she took the video of the Defendant walking in the street with the firearm. The first round of shots contained about 3 or 4 shots. Later, she heard a second round of shots.

Witness ECT

Complaint is further based upon the statement of witness ECT, who was present for much of the above incident. ECT stated that this began as a fight between females that live in the lower unit of the apartment complex at 2203 N. 25th Street, which includes witness JDJ, and another group of girls. ECT stated the day before the homicide, the two groups of girls fought.

ECT stated that on the day of the homicide, the second group of girls returned and began arguing with JDJ and her girls. However, this time, JDJ’s group also included a black male with long dreads, later identified as BT. ECT indicated that BT was armed with a Glock handgun. ECT stated that because he thought it might lead to a fight, he took out his phone and started recording. While no fight occurred, he did record BT hiding alongside 2203 N. 25th Street with a firearm in his waistband that had an extended magazine.

ECT stated that JDJ, BT, and that group then went inside 2203 N. 25th Street and that the other group of females indicated that they were calling someone to meet them. ECT stated that sometime later, he saw the above mentioned Defendant arrive. ECT knows the Defendant to be JDJ’s child’s father, and also identified him through a photo array. ECT stated that he recognized the Defendant, but noted that the Defendant was wearing a mask.

ECT stated that the Defendant was armed with a black rifle-styled pistol and was standing in the street outside JDJ’s apartment building. ECT stated that the Defendant began yelling for JDJ and the others to come outside and then fired a single shot into the air. EDT stated that the Defendant then yelled for people to come outside again, and this time began firing again. EDT stated that he heard a second firing this time, which he believed was BT firing back, possibly from inside the apartment.

ECT stated that once this shootout occurred, the other group of girls ran east down Garfield towards 24th Place. ECT stated that he joined them to see what was happening and they began walking on 24th Place northbound towards the alley that runs between Garfield and North Avenue.

Once at the alley, ECT stated that he saw the Defendant in the backyard of a residence between the alley and Garfield. ECT stated that he was going to walk around to see if police had arrived and that the Defendant stated that he was going to stay where he was in the backyard.

ECT stated that he walked north on 24th Place to North Avenue, then back west towards 25th Street, before heading southbound again. As he was walking southbound, he looked down the alley in the direction where he had last seen the Defendant. ECT stated that he now saw two police officers

² JDJ stated that the Defendant often carries this firearm. She stated that she knows he recently bought it online and that he picked it up at a gunshop, but she does not where that shop is.

walking in the alley, shining their flashlights. ECT stated that it was apparent to him that they were police officers because they were using their flashlights and he could see their uniforms.

ECT stated that he saw the officers begin to flash their flashlights towards the bushes where he had last seen the Defendant. It was this moment that ECT heard gunshots and saw one of the officers fall to the ground.

ECT stated that the other officer began yelling in a startled way. ECT stated that he approached the officer to see if he could help, but the officer began yelling at him and told him to get away. ECT stated that he put his hands up and walked back to his residence.

ECT stated that when he got back over to near his residence, he saw the Defendant again. ECT stated that the Defendant stated, "I aint gone lie I thought it was dude," which appears to be a reference to BT. ECT stated that he did not understand how the Defendant could have mistaken the two officers with flashlights for BT. ECT stated that the Defendant stated that he left his "bag" over there. ECT stated that he told the Defendant to forget his bag.

Arrest of Defendant

Complaint is further based upon the statement of City of Milwaukee Police Officer Anthony Milone, who is assigned to the Milwaukee Police Department, Special Investigations Division (SID). Officer Milone states that on June 26, 2025, he and other members of SID were looking for the above mentioned Defendant for the shooting of Officers Corder and McCray as described above. Investigation had revealed that the group of girls that was fighting JDJ and who called the Defendant over included both JJK and DLW were associated with 5263 N. 37th Street, City and County of Milwaukee, State of Wisconsin.

Upon arrival at 5263 N. 37th Street, Office Milone made contact with the residence and observed JJK come out of the south bedroom of the residence. Officer Milone could see that JJK was shaking. He asked JJK if the Defendant was inside her residence and JJK stated, "I don't know." He then asked another female, who stated, "No. I don't know."

Officers then asked everyone to leave the residence, however officers could still see someone in the residence. Officer Milone stated that he kept calling out for the Defendant to exit the residence, at which point the Defendant eventually came into the kitchen from the back staircase. He was only wearing light colored pants. Officer Milone ordered the Defendant to come to the front door, which he did and was taken into custody.

During a subsequent search of the residence pursuant to a search warrant, Detective Casey Donahue recovered black Nike windbreaker with "Just Do It" written in red, consistent with the jacket the Defendant is wearing in the videos taken during this incident, as well as the black jogging pants he is also wearing in those videos. Both items were found in JJK's bedroom.

Statement of JJK

Complaint is further based upon the statement of JJK, who indicates that she was in the group of females that went over to fight JDJ's group. She indicated that when they went to fight, the other group had a male that was "clutching" as though he had a firearm. However, she stated that she never saw the firearm, she only saw a magazine. She stated that the other group went back inside the residence.

JJK indicated that she then called the Defendant, whom she identified through a photo, and told the Defendant that there was a male at the fight with a firearm. She stated that she did not tell him to bring

a gun, but figured he was “gonna come do something.” JJK stated that she knew the Defendant had a relationship with the JDJ, so she figured he could get her to come out of the house.

JJK indicated that the Defendant came to the area of 25th and Garfield in an *Uber*, and was wearing gray jogging pants, a black jacket, **a backpack**, and a gun he needed two hands to hold.

JJK stated that after the Defendant arrived, she threw a rock threw JDJ’s window and that the Defendant then fired a shot into the air. She further stated that she continued to try and get JDJ to come outside to fight.

JJK stated that she then saw a police car with the light off arrive at the location. She stated that she knew it was the police and told everyone in her group “yo, that’s the police.” JJK indicated that the Defendant was right behind her when she said it was the police.

JJK stated they reached the alley and then everyone broke up and went their separate ways because the police were there.

JJK stated that as she was walking away, she heard several gunshots and heard more police arriving. JJK indicated that she and DLW took an *Uber* home. She stated the Defendant then called her and gave her an *Uber* back to the area of the homicide.

JJK stated that the Defendant told JJK and DLW that he loved them and that “tomorrow is not promised.” JJK stated that the Defendant asked them to go and get his bag. JJK indicated that she and DLW tried but were stopped by the police when they got near the scene. JJK stated that the firearm was probably in the bag that the Defendant asked her to look for at the crime scene. However, JJK stated that she still went to look for it.

When she couldn’t get the gun, JJK indicated that she and the Defendant then took an *Uber* back to her house, where she snuck him into the residence. JJK indicated that they had only just gotten there when the police arrived. JJK acknowledged that it was wrong to lie to the police about the Defendant hiding in her residence and that she should not have done so.

****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 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.
ADA Assigned Email Address: grant.huebner@da.wi.gov

Tremaine Deandre Jones, DOB: 02/01/2003Page |
10

Subscribed and sworn to before me on 07/01/25

Electronically Signed By:

Grant I. Huebner

Assistant District Attorney

State Bar #: 1036890

Electronically Signed By:

Detective Martin Saavedra

Complainant