

THE ABOVE NAMED COMPLAINING WITNESS BEING DULY SWORN SAYS THAT THE ABOVE NAMED DEFENDANT(S) IN THE COUNTY OF MILWAUKEE, STATE OF WISCONSIN

COUNT 01: FELONY MURDER WITH IDENTITY CONCEALED (PARTY TO A CRIME)

On November 14th, 1991, as party to a crime, at 2979 North Martin Luther King Drive, City of Milwaukee, did cause the death of another human being, to wit: James Mallett, while committing the crime of Armed Robbery and further that the defendant's usual appearance was concealed with intent to make it less likely that he would be identified with the crime, contrary to Wisconsin Statutes section 940.03 and 943.32(2) and 939.641 and 939.05.

COUNT 02: ARMED ROBBERY - (PARTY TO A CRIME)

On December 22, 1991, as party to a crime, at 633 West North Avenue, City of Milwaukee, did by threat of use of a dangerous weapon, take property from the presence of Viola Jordan, the owner, by threatening the imminent use of force against the person of the owner with intent thereby to compel the said owner to acquiesce in the taking and carrying away of said property, contrary to Wisconsin Statutes section 943.32(1)(b) & (2) and 939.05.

COUNT 03: ARMED ROBBERY - (PARTY TO A CRIME)

On February 24th, 1992, as party to a crime, at 2858 North Booth Street, City of Milwaukee, did by threat of use of a dangerous weapon, take property from the presence of Kenneth Ridgeway, the owner, by threatening the imminent use of force against the person of the owner with intent thereby to compel the said owner to acquiesce in the taking and carrying away of said property, contrary to Wisconsin Statutes section 943.32(1)(b) & (2) and 939.05.

COUNT 04: ARMED ROBBERY - (PARTY TO A CRIME)

On February 26th, 1992, as party to a crime, at 3941 North 61st Street, City of Milwaukee, did by threat of use of a dangerous weapon, take property from the person of Larry West, the owner, by threatening the imminent use of force against the person of the owner with intent thereby to compel the said owner to acquiesce in the taking and carrying away of said property, contrary to Wisconsin Statutes section 943.32(1)(b) & (2) and 939.05.

COUNT 05: ROBBERY - (PARTY TO A CRIME)

On March 2nd, 1992, as party to a crime, at 5130 North 84th Street, City of Milwaukee, with intent to steal, did take property from the presence of Patricia Davis, the owner, by using force against the person of the owner with intent thereby to overcome the said owner's physical resistance or physical power of resistance to the taking and carrying away of said property, contrary to Wisconsin Statutes section 943.32(1)(a) and 939.05.

AS TO COUNT 01:

Upon conviction of this charge, the defendant may be imprisoned for not more than 40 years since that is 20 years in excess of the maximum period of imprisonment provided by law for the crime of Armed Robbery (PTAC) and in addition to that penalty, upon conviction of Concealing Identity the defendant may be fined not more than \$10,000 dite the information of imprison that penalty of a \$10,000 fine or 45 years imprisonment er-

AS TO COUNTS 02 THROUGH 04:

Upon conviction of these charges, Class B Felonies, the maximum possible penalty is imprisonment for not more than 20 years as to each count.

AS TO COUNT 05:

Upon conviction of this charge, a Class C Felony, the maximum possible penalty is a fine of not more than \$10,000 or imprisonment for not more than 10 years or both.

Complainant states he is a City of Milwaukee police detective and bases this complaint upon the following:

Upon the statement of Hayward Hackner, an adult citizen, that he 1) (Hackner) was at the Whole Thing Tavern, located at 2979 North Martin Luther King Drive in the City and County of Milwaukee, State of Wisconsin on the evening of November 14th, 1991; that at that time he saw a black male come through the back door of the tavern and that this man had a scarf over the lower portion of his face; further, he (Hackner) observed that the man had a pistol and that the man grabbed the older bartender and put the pistol against his head and pushed the bartender to the floor; the man yelled for everybody to get on the floor; he (Hackner) then got on the floor next to the older bartender and he (Hackner) then heard what sounded like two other individuals entering the tavern, one from the front door and the second from the rear door; the man who had pushed the bartender to the ground was standing right over him (Hackner) and he (Hackner) heard a voice above him saying "Put up your watches, put up your wallets" and he (Hackner) began to take off his watch when he heard gunshots and right after the shots were fired the robbers fled; further, he (Hackner) shortly thereafter got up and saw the older bartender at the phone and then saw the bartender collapse to the floor.

2) Upon the statement of Cecil King, an adult citizen, that he (King) was at the Whole Thing Tavern on the evening of November 14th, 1991 and that the Whole Thing Tavern is located at 2979 North Martin Luther King Drive in the City and County of Milwaukee, State of Wisconsin; that he (King) was there when the above described robbery took place and he saw two of

the persons come in and both of them had cloth masks over the lower portions of their faces; further, he (King) knows the owner of the tavern, James Mallett, who was tending bar that evening; that during the robbery, he (King) had his (King's) billfold taken from him; further, that he (King) heard several shots fired before the robbers left and after they left, he saw Mallett standing behind the bar and then observed him pass out and fall to the ground.

3) Upon the statement of Dr. James Henry, a forensic pathologist employed by the Milwaukee County Medical Examiner's Office, that he (Henry) performed an autopsy examination on the body of a person identified to him as James Mallett; that he (Henry) performed this examination on November 15th, 1991 and the examination indicated that James Mallett had died due to exsanguination from a gunshot wound to his (Mallett's) abdomen and that the path of the bullet had gone through his (Mallett's) liver, stomach and also probably his spleen.

4) Upon the statement of the defendant, which statement is against his (the defendant's) penal interest, that he (the defendant) with two of his friends was involved in the robbery of the Whole Thing Tavern at 3rd and Chambers and that on the night of the robbery they were all talking about needing some money and that one of his friends said he knew a man who owns the tavern and that the man's name was James and that James had a lot of money and hadn't been robbed before; that this friend had a .32 caliber revolver and his (the defendant's) second friend had a .380 automatic; the three of them all left the tavern at which they were discussing the robbery and drove to the Whole Thing Tavern; that one of his friends left the car to check the tavern and he (the defendant) and his other friend waited in the car until the guy who had left returned and when he returned, he indicated that there weren't too many people in the tavern and that they could probably get the whole tavern; further, their plan was to go to the side door of the tavern and knock on the door and once the door was open to pull up their bandannas on their faces and hold up the tavern; that they did go to the tavern and once they got inside, all three started yelling "Get down;" he (the defendant) started taking customer's wallets; while inside, each of his friends fired a gun and after the shooting, they all ran out and got back in the car and his two friends argued about which one shot the man.

5) Upon the statement of Viola Jordan, an adult citizen, that she (Jordan) on December 22nd, 1991 parked her automobile in the parking lot near Wendy's, located at 633 West North Avenue, in the City and County of Milwaukee, State of Wisconsin and that as she was parking her car and about to get out of it, a black male approached her on the driver's side, opened the door and pointed a small revolver in her face and said "Don't panic, don't look at me, give me your Jewelry"; that she gave him the Jewelry and he then told her to start the car and she did start the car and he then ordered her out and when she got out, he got into the car and drove away and that she then went to the Wendy's restaurant and asked them to call the police and further that her car was a 1983 Plymouth Reliant.

6) Upon the statement of fellow City of Milwaukee Police Officer Joseph Farina that during the early morning hours of December 23rd, 1991 he (Farina) saw the 1983 Plymouth Reliant automobile which had been reported stolen from Viola Jordan being driven in the 2500 block of North 14th Street and it was deviating lanes and had disregarded a stop sign; that he

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(Farina) was able to have the car pull over and when it did, he observed that the driver of the automobile ran from the area; further, that there was a female passenger in the car and that she identified the driver of the car at that time as the defendant.

7) Upon the further statement of the defendant that sometime after the robbery and shooting at the Whole Thing Tavern, he and still another friend of his were near a Wendy's and that this friend had a gun and that he (the defendant) stood at the bus stop and his friend went and got the car and jewelry from a woman who was at the Wendy's and that after his friend got the car, he (the defendant) jumped in and then they drove away from the area and that his friend gave him (the defendant) the woman's ring and the car and he (the defendant) sold the ring at a bar for \$30 and later he (the defendant) was driving the stolen car and picked up a girlfriend and then the police attempted to pull the car over and he made several quick turns in an alley and then pulled over and ran from the car leaving his girlfriend in the car.

8) Upon the statement of Kenneth Ridgeway, an adult citizen, that he (Ridgeway) during the late evening hours of February 24th, 1992 was just 8) coming home from work to 2858 North Booth in the City and County of Milwaukee, State of Wisconsin; that he was driving his car into the alley eastbound and made a right turn southbound; that he backed his car into the garage and at this time a black male ran up to the car and pointed a handgun at him (Ridgeway); the man stated "Don't move, I'll kill you, where is the Jewelry, where is the money?" and he (Ridgeway) told the man he didn't have any and the man said "Dig in your pockets and give me your wallet" or words to that substantial effect and the man then told Ridgeway to raise his hands and he (Ridgeway) did and the man then said "Give me your watch" and he (Ridgeway) did; that the man then said "I ought to kill you, give me that speaker out of there" indicating the speaker which was in the back seat and the man also made him (Ridgeway) lie down on the seat of the car and took the wallet, the watch and the speaker and ran from the scene.

9) Upon the further statement of the defendant that he was again with the same friend that had done the robbery at Wendy's and they were driving that friend's car when his friend saw a black male driving into an alley and that his friend stopped the car and went into the alley and that his friend with a .25 automatic and a few minutes later his friend came running back and said "Let's go" and his friend had a large box with speakers and a man's wallet and he (the defendant) kept the man's I.D. for himself.

10) Upon the statement of fellow City of Milwaukee Police Officer Gil Ewer that he (Ewer) was involved in the arrest of the defendant which occurred on March 4th, 1992 and at that time the defendant initially identified himself as "Reggie Ridgeway" and showed the Wisconsin Driver's License of Kenneth Ridgeway with an address on North Booth.

11) Upon the statement of Larry West, an adult citizen, that he (West) at about 10:00 p.m. on February 26th, 1992 was coming home with his ten year old daughter from the McDonald's located at North 52nd and West Fond du Lac Avenue and that when they got to the home at 3941 North 61st Street in the City and County of Milwaukee, State of Misconsin he (West) opened the garage door electronically and pulled into the garage and then he and his

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daughter started to get out when he heard his daughter crying and he looked over and saw the defendant pointing a handgun at his daughter and he told the defendant "Don't hurt her" and he got out of the car and the man walked around the car and said "Give me your wallet, give me your wallet" and he (West) gave him \$55 out of his right front pants pocket and the man again repeated "Give me your wallet" and he (West) said "I'm going to reach into my pocket very carefully, I'm not getting anything, just my wallet, just don't hurt my daughter" or words to that substantial effect and he (West) reached into his pocket and gave the defendant his wallet and then the defendant said "Give me your chain from around your neck" and he (West) took the chain off and gave it to the defendant and the defendant then said "Give me your watch" or words to that substantial effect and he (West) took off his watch and gave it to the defendant and the defendant then went out the garage door and said "Don't look or I'll shoot you" or words to that substantial effect and he (West) did not look out until he heard a car door slam and then he saw an older automobile being driven away.

12) Upon the further statement of the defendant which is against his (the defendant's) penal interest that once again he was with the same friend in that friend's automobile and that this was on February 26th, 1992 and they were near Capitol Court and his friend was driving and they saw a man drive into an alley and this was near the 3900 block of North 61st Street and his friend pulled over and he (the defendant) got out and he (the defendant) had the .25 automatic and he approached the black male and a small child and showed the gun and pointed it at the man and demanded his wallet, money, watch and gold chain and after taking this property, he ran back to the auto and they drove away and he gave his friend some money but he doesn't remember how much.

13) Upon the statement of Patricia Davis, an adult citizen, that she (Davis) on the afternoon of March 2nd, 1992 drove to her home at 5130 North 84th Street in the City and County of Milwaukee, State of Wisconsin and that she drove to her garage and backed her car into the garage and got out and was removing items from the passenger side of the automobile; and that when she turned toward the alley, preparing to come out of the garage, a black male came up to her and said "Give me your keys and the bag" or words to that substantial effect and that she replied "There's nothing in the bag" and that the man then grabbed the bag and said "I'll take it anyway" and he looked at her right hand and grabbed it and took a ring from her finger and that he grabbed her around the neck and said "Do you have a necklace?" and she didn't have a necklace and that he then grabbed for the car keys and she said "You can't have my car keys" or words to that substantial effect and then he grabbed her by the hair and pulled her head back and said "You better give me the keys or I'll kill you" and that she then tossed the keys to him and he jumped into the car and drove it away.

14) Upon the further statement of the defendant which is against his (the defendant's) penal interests that on March 2nd, 1992 he (the defendant) was with yet another friend and he and that friend borrowed a 1979 Buick Riviera that some other friends had stolen and that his friend drove the Riviera out west and while driving around, they spotted a white female pulling into the alley in the vicinity of 5130 North 84th Street in the City and County of Milwaukee, State of Wisconsin and that his friend pulled over and he (the defendant) got out and approached the woman and

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asked for her purse and she said she didn't have one and he asked for the car keys and she gave them to him and he took the car from the scene and drove the car and his friend drove the Riviera back to 18th Street and once they got back there, they switched license plates on the cars.

****END OF COMPLAINT****

SUBSCRIBED AND SWORN TO BEFORE ME AND APPROVED FOR FILING March 10th, 1992

DEPUTY/ASST. DISTRICT ATTORNEY

Dermoth March

-- FELONY COMPLAINT --

CLW/046/cg

STATE OF WISCONSIN	CIRCUIT COURT BRANCH 02	MILWAUKEE COUNTY		
State of Wisconsin vs. Lore	•	Judgment of Conviction Amended		
		Sentence to Wisconsin State Prisons		
Date of Birth: 06-27-1971		Case No. 1992CF920975		

FILED 01-25-2017 John Barrett Clerk of Circuit Court

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The defendant was found guilty of the following crime(s):

Ct.	Description	Violation	Plea	Severity	Date(s) Committed	Trial To	Date(s) Convicted
1	[939.05 Party to a Crime]						
	[939.641 Concealing Identity]						
	Felony Murder	940.03	Guilty	Felony U	11-14-19 <mark>9</mark> 1		05-27-1992
3	[939.05 Party to a Crime]						
	Armed Robbery	943.32(2)	Guilty	Felony B	02-24-1992		05-27-1992
4	[939.05 Party to a Crime]						
	Armed Robbery	943.32(2)	Guilty	Felony B	02-26-1992		05-27-1992
5	[939.05 Party to a Crime]						
	Robbery with Use of Force	943.32(1)(a)	Guilty	Felony C	03-02-1992		05-27-1992

IT IS ADJUDGED that the defendant is guilty as convicted and sentenced as follows:

Ct.	Sent. Date	Sentence	Length	Agency	Comments
1	07-10-1992	State prison	30 YR		
1	07-10-1992	Costs		~ 0	As to each count: Court orders victim witness surcharge and all applicable costs stayed to 9/10/92 or 60 days in the House of Correction. Concurrent with any other sentence.
3	07-10-1992	State prison	132 MO		
3	07-10-1992	Costs			
4	07-10-1992	State prison	132 MO		
4	07-10-1992	Costs			
5	07-10-1992	State prison	72 MO		
5	07-10-1992	Costs			

Sentence Concurrent With/Consecutive Information:

Ct.	Sentence	Туре	Concurrent with/Consecutive To Comments
1	State prison		Credit for 128 days.
3	State prison	Consecutive	As to counts three and four: Consecutive to each other and consecutive to count one.
4	State prison	Consecutive	as stated in count three
5	State prison	Consecutive	Consecutive to sentences in counts one, two, three and four.

Conditions of Sentence or Probation

Obligations: (Total amounts only)

Fine	Court Costs	Attorney Fees	☐ Joint and Several Restitution	Other	Mandatory Victim/Wit. Surcharge	5% Rest. Surcharge	DNA Anal. Surcharge
	100.00				200.00		

Pursuant to §973.01(3g) and (3m) Wisconsin Statutes, the court determines the following:

The Defendant is \square is not \square eligible for the Challenge Incarceration Program.

The Defendant is 🗌 is not 🗌 eligible for the Substance Abuse Program.

STATE OF WISCONSIN CIRC State of Wisconsin vs. Lorenzo Gui	CUIT COURT BRANC		WAUKEE COUNTY	FILED 01-25-2017 John Barret Clerk of Cir	
		Sentence to Prisons	o Wisconsin State		
Date of Birth: 06-27-1971		Case No. 1	992CF920975		
The following charges were Dismis	sed but Read In			Date(s)	Date(s)
Ct. Description	Violation	Plea	Severity	Committed	Read In
2 [939.05 Party to a Crime]	042 22/2)		Felony P	12 22 1001	05 07 1000
Armed Robbery	943.32(2)		Felony B	12-22-1991	05-27-1992

IT IS ADJUDGED that 128 days sentence credit are due pursuant to §973.155, Wisconsin Statutes

IT IS ORDERED that the Sheriff shall deliver the defendant into the custody of the Department.

If the defendant is in or is sentenced to state prison and is ordered to pay restitution, **IT IS ORDERED** that the defendant authorize the department to collect, from the defendant's wages and from other monies held in the defendant's inmate account, an amount or a percentage which the department determines is reasonable for restitution to victims.

If the defendant is placed on probation or released to extended supervision, **IT IS ORDERED** that the defendant pay supervision fees as determined by the Department of Corrections.

	BY THE COURT:
Distribution:	
Victor Manian, Reserve Judge	Electronically signed by John Barrett
	Circuit Court Judge/Clerk/Deputy Clerk
	January 25, 2017
	Date