

FILED
03-28-2023
Clerk of Circuit Court
Kenosha County
2023CM000545
Honorable Angelina
Gabriele
Branch 6

STATE OF WISCONSIN CIRCUIT COURT KENOSHA COUNTY

STATE OF Wisconsin

Plaintiff,

CRIMINAL COMPLAINT

vs.

DA Case #: 2022KN005820

TERRY J. FEEST
3516 29th Street
Kenosha, WI 53144
DOB: 10/30/1963
Sex/Race: M/W
Eye Color: Brown
Hair Color: Brown
Height: 5 ft 6 in
Weight: 165 lbs
Alias:

Agency Case #: kpd2022-00060047

Mandatory date

Defendant.

For Official Use

The undersigned, being first duly sworn, states that:

Count 1: DISORDERLY CONDUCT

The above-named defendant on or about Monday, November 28, 2022, in the City of Kenosha, Kenosha County, Wisconsin, while in a public or private place, did engage in violent, abusive, indecent, profane, boisterous, unreasonably loud or otherwise disorderly conduct, under circumstances in which such conduct tended to cause or provoke a disturbance, contrary to sec. 947.01(1), 939.51(3)(b) Wis. Stats., a Class B Misdemeanor, and upon conviction may be fined not more than One Thousand Dollars (\$1,000), or imprisoned not more than ninety (90) days, or both.

PROBABLE CAUSE:

On November 29, 2022 at approximately 12:01 a.m., Kenosha Police Officer Jacob Thorpe responded to 3323 30th Street, in the City and County of Kenosha, State of Wisconsin, for a threats complaint.

The caller, Megan Murdock, stated an older male, later identified as Terry Feest, the defendant, driving a beige SUV, threatened her and asked her if she wanted to die. Ms. Murdock described the defendant as male in his 70s, wearing glasses and a baseball hat.

Ms. Murdock stated at approximately 11:50 p.m., she heard a car horn going off continuously, so she opened her garage door and saw a beige SUV with no plates in the middle of the road. Ms. Murdock approached the vehicle and saw the defendant with his hand on the horn. Ms. Murdock knocked on the car door and asked the defendant what was wrong and he drove off, striking the neighbors mailbox. A short time later, Ms. Murdock was outside speaking with the neighbor when the same vehicle drove 30th Street at a high rate of speed.

Ms. Murdock stated the vehicle stopped in front of her house and the defendant rolled down his window and said "do you wanna die?" to her and she replied "no" and the defendant told her she

should go inside because he would kill her. Ms. Murdock stated she went inside and the defendant's actions caused her to feel threatened.

Ms. Murdock captured a video of the vehicle. Officer Thorpe watched a portion of the vehicle and observed a newer model silver BMW SUV with a temporary tag drive east past Ms. Murdock's residence and then put the car in reverse and drive back on 30th Street. A neighbor then pulled up and advised the silver BMW was parked on 29th Street.

Officer Kevin Roepke responded and spoke with the neighbor, Michael Gaudio, who stated he was awoken by a car horn going off in front of his residence. Mr. Gaudio came outside and observed a silver vehicle in front of his residence, which then drove off and struck his mailbox. Mr. Gaudio did not see a license plate or the driver of the vehicle, but stated the vehicle went west on 30th Street and eventually turned around and came back east on 30th Street. Mr. Gaudio stated the driver then began yelling at a woman who lived across the street and then drove off.

Officer Roepke was going to search the area for the vehicle and was approached by two people who stated they knew where the vehicle was, stating it was on 30th Street and continually blaring its horn. The people pointed to where the vehicle was parked, which was a silver BMW X5, temporary plate V2808V. Mr. Gaudio was also driving around and pointed to the same vehicle, stating it was the vehicle from the incident. The vehicle was parked near 36th Court and 29th Street in front of 3516 29th Street. Officer Roepke felt the vehicle and observed it was not cold and felt as if it had recently been operated. Officer Roepke stated it was 35 degrees outside at that time and other parked cars had been frosted over as if they had not been moved in some time.

Officer Roepke observed a small scratch along the passenger side and the passenger side mirror. A records check showed the temporary plate was registered to Keith Anderson at 3605 29th Street. Officer Roepke make contact with Mr. Anderson, who stated he sold the vehicle to the defendant earlier that day and he lived at 3516 29th Street where the vehicle was parked. Mr. Anderson stated the defendant drove the vehicle around and text him stating the check engine light was on. Mr. Anderson told the defendant to park the vehicle and not drive it until the parts came in to fix the issue.

Mr. Anderson stated he last observed the vehicle parked in the defendant's driveway around 7:30/8:00 p.m. Mr. Anderson stated on his RING doorbell camera, he could see the vehicle exit the defendant's driveway around 10:56 p.m. Mr. Anderson stated he did not see who was driving the vehicle, but he knows the defendant lives alone and he was on the one with possession of the vehicle keys. Mr. Anderson stated the vehicle had minor damage when he sold it to the defendant, such as the hood being popped up, but he was unaware of any damage along the passenger side of the vehicle.

Officers knocked on the defendant's door and stepped back off the porch. Officer Roepke heard creaking coming from the front door area and announced loudly as "POLICE" many times, but it appeared if no one was going to answer the door. As Officers were about to leave, the front door opened and the defendant, wearing a t-shirt and no pants, answered the door, holding a gun in his hand. Officers immediately took cover behind the garage and ordered the defendant to drop the gun while announcing they were police. The defendant eventually put the gun away and showed his hands. Officer Roepke ordered the defendant out of the residence, but he refused as he was naked from the waist down. The defendant closed the door and went back inside. While Officers

spoke regarding how to continue the situation, the defendant exited the residence and complied with Officers orders.

Officer Roepke spoke with Mr. Guadio again, who stated there was no actual damage to his mailbox.

Officer Vincent Hubli spoke with the defendant, who stated he purchased the BMW from his neighbor across the street, pointing at Mr. Anderson's residence. The defendant stated he drove the vehicle for a test drive and two check engine lights came on, so he text Mr. Anderson. The defendant stated he returned home and did not move his vehicle from the rest of the evening after parking it in the driveway. The defendant stated he had the only key fob for the vehicle and did not give anyone else consent to take and drive his vehicle. Officer Hubli asked the defendant if anyone else drove the vehicle and he stated not to his knowledge.

Officer Hubli transported the defendant to the Kenosha County Jail. While en route, the defendant was cursing at Officer Hubli and stating something similar to "I fucking hate the police" and calling him an "asshole" and "motherfucker."

Once the defendant was printed and released, Officer Hubli escorted the defendant back to his squad. The defendant stated "you obviously don't know me." Officer Hubli asked what he meant as it appeared as if he was hinting a threat towards him. The defendant looked at Officer Hubli, smiled, and shook his head as he appeared to laugh. The defendant was escorted by Officer Valeri so Officer Hubli could collect his things from the sally port locker. The defendant approached Officer Hubli and looked at him with what appeared to be a "1000 yard stare" and appeared as if he wanted to fight Officer Hubli. Officer Hubli stated the defendant's face appeared to have tightened up and his teeth were clenched. Officer Hubli instructed the defendant to go by his squad car and the defendant ignored his orders and stopped approximately one foot in front of Officer Hubli with his hands moving toward him. Officer Hubli moved the defendant's left hand to his left, so the defendant's back was facing him. The defendant then stated something similar to "have you ever met a real Navy Seal?" in an attempt to intimidate Officer Hubli.

Your complainant is an attorney with the Kenosha County District Attorney's Office, who bases his/her knowledge of this complaint on:

- The official law enforcement agency reports of the Kenosha Police Department prepared by Officers Jacob Thorpe, Kevin Roepke, and Vincent Hubli, which reports were prepared in the normal course of law enforcement duties;
- Statements by citizen informant(s) Megan Murdock, Michael Gaudio, and Kevin Anderson; who are eyewitnesses to the facts they relate;
- Statements by the defendant, which were made contrary to his penal interests;
- The official records of: The Circuit Court for Kenosha County; The Department of Transportation; The FBI Triple I Teletype; The Wisconsin Circuit Court Automated Program, which records are maintained in the normal course of business duties.

