

STATE OF WISCONSIN

**CRIMINAL COMPLAINT**

Plaintiff,

-vs-

DA Case #: 2014KN004348

Ronnie D. Orr

kpd14116160

[REDACTED]

Kenosha, WI 53140

File No. 2014-CM-

DOB: 07/03/1987

Sex/Race: M/B

Eye Color: Brown

Hair Color: Black

Height: 5 ft 8 in

Weight: 170 lbs

Alias: Also Known As Ronnie D. Jr.

Hon. \_\_\_\_\_

Defendant,

Kenosha County Assistant District Attorney James S. Kraus, being first duly sworn, states that:

**Count 1: BATTERY, DOMESTIC ABUSE**

The above-named defendant on or about Sunday, August 10, 2014, in the City of Kenosha, Kenosha County, Wisconsin, did cause bodily harm to [REDACTED], by an act done with intent to cause bodily harm to that person, and with knowledge that person did not consent, contrary to sec. 940.19(1), 939.51(3)(a), 968.075(1)(a) Wis. Stats., a Class A Misdemeanor, and upon conviction may be fined not more than Ten Thousand Dollars (\$10,000), or imprisoned not more than nine (9) months, or both.

And further, invoking the provisions of sec. 968.075(1)(a) Wis. Stats., because this charge is an act of domestic abuse, costs upon conviction would include the domestic abuse assessment imposed under sec. 973.055(1) Wis. Stats.

**Count 2: DISORDERLY CONDUCT, DOMESTIC ABUSE**

The above-named defendant on or about Sunday, August 10, 2014, 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), 968.075(1)(a) 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.

And further, invoking the provisions of sec. 968.075(1)(a) Wis. Stats., because this charge is an act of domestic abuse, costs upon conviction would include the domestic abuse assessment imposed under sec. 973.055(1) Wis. Stats.

## PROBABLE CAUSE:

On August 10, 2014 at approximately 4:55 p.m., Officer Dusty Nichols of the Kenosha Police Department responded to 4311 Sheridan Road in the City and County of Kenosha, State of Wisconsin, for a report of family trouble. Upon arrival, Officer Nichols observed several people at the back of the apartment building. He then made contact with [REDACTED] who was sobbing and visibly upset. Ms. [REDACTED] stated that she had been in an argument with the defendant, Ronnie Orr, who is the father of her five months old infant, [REDACTED]. Ms. [REDACTED] appeared to be uncomfortable talking to Officer Nichols with the other people around, who were all members of the defendant's family. Officer Nichols spoke to a woman who identified herself as the defendant's mother (but would not provide her name), and she stated she did not want to get involved and had no idea where the defendant was.

Officer Nichols then met with Ms. [REDACTED] at the Public Safety Building. She stated that on this date, she and the defendant, their infant [REDACTED] and Ms. [REDACTED]'s three year old son [REDACTED] were all at Simmons Island, located at 5001 Simmons Island Drive in the City and County of Kenosha, State of Wisconsin. Ms. [REDACTED] stated that she previously arranged for the defendant to care for [REDACTED], while she took [REDACTED] to the Kingfish baseball game. She stated that the defendant claimed that she never arranged that, and he "flipped out" on her. The defendant began yelling and swearing at Ms. [REDACTED] in front of other people while at the park. Ms. [REDACTED] took [REDACTED] to the car, and she told the defendant she would give him a ride. The defendant put [REDACTED] in her car seat, and the defendant then got into the driver's seat. Ms. [REDACTED] got into the passenger seat, and the defendant drove away.

As the defendant was driving he was reckless, speeding and swerving. At one point, the defendant swerved over and pulled to the curb to yell at her. He stated to her, "keep talking and I'm going to knock you out."

The defendant drove toward Ms. [REDACTED]'s apartment at [REDACTED] Birch Road in the City and County of Kenosha, State of Wisconsin. Ms. [REDACTED] told the defendant she did not want him to take the baby when he was acting like this. As they were driving, the defendant pulled her by the hair and slammed her head into the center console two or three times, causing her pain without her consent. When they arrived at Ms. [REDACTED]'s apartment, the defendant took [REDACTED] out of the car, and she again told the defendant she did not want him to take the baby. The defendant put [REDACTED] back in the car and then the defendant got into driver's seat. Ms. [REDACTED] jumped back into the passenger seat, because she did not want him to take the car with the kids.

The defendant started driving. The defendant called someone and told them that he was coming over with the baby. He then stated to the person on the phone, "I'm gonna kill this bitch." The defendant pulled the car over and kept stating that he was taking the baby. When Ms. [REDACTED] protested, the defendant told her to "shut the fuck up," pulled her hair and hit her. The defendant pulled away, made a U-turn, and then pulled into the driveway, later determined to be at [REDACTED] Sheridan Road. When they got to the back of the house, Ms. [REDACTED] saw that the defendant's family was there. The defendant took the baby out of the car, and Ms. [REDACTED] told the defendant he could not take the baby. She asked for a phone so she could call the police. The defendant then threw Ms. [REDACTED] to the ground, causing an abrasion on her arm and she struck her head on the ground. Ms. [REDACTED] kept asking for someone to call the police. She then heard someone say that the police were coming. The defendant put the baby back in the car,

and when Ms. [REDACTED] saw the officer walking up the driveway, she turned and saw that the defendant was now gone.

Officer Nichols observed that Ms. [REDACTED] had scratches, swelling and redness to the left side of her neck, face and forehead, as well as an abrasion to her left elbow. She also had several pieces of hair on her dress that had been pulled out. Ms. [REDACTED] did not give the defendant consent to cause her pain or injury at any time.

Attempts to locate the defendant were unsuccessful. Officer Nichols noted that the defendant is wanted on three outstanding warrants.

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 Officer Dusty Nichols, which reports were prepared in the normal course of law enforcement duties;
- Statements by citizen informant(s) [REDACTED] who are eyewitnesses to the facts they relate;

Subscribed and sworn to before me,  
and approved for filing on:

This \_\_\_\_ day of September, 2014.

\_\_\_\_\_  
Complainant

\_\_\_\_\_  
Assistant District Attorney

I find that probable cause (exists) (does not exist) that the crime was committed by the defendant and order that he be (held to answer thereto) (released forthwith).

Date: \_\_\_\_\_

\_\_\_\_\_  
(Judge) (Court Commissioner)

STATE OF WISCONSIN

**CRIMINAL COMPLAINT**

Plaintiff,

-vs-

DA Case #: 2015KN000305

Ronnie D. Orr

kpd156965

Kenosha, WI 53140

File No. 2015-

DOB: 07/03/1987

Sex/Race: M/B

Eye Color: Brown

Hair Color: Black

Height: 5 ft 8 in

Weight: 160 lbs

Alias: Also Known As Ronnie D. Orr Jr

Hon. \_\_\_\_\_

Defendant,

Kenosha County Assistant District Attorney Margaret Drees, being first duly sworn, states that:

**Count 1: DISORDERLY CONDUCT, DOMESTIC ABUSE**

The above-named defendant on or about Thursday, January 15, 2015, 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), 968.075(1)(a) 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.

And further, invoking the provisions of sec. 968.075(1)(a) Wis. Stats., because this charge is an act of domestic abuse, costs upon conviction would include the domestic abuse assessment imposed under sec. 973.055(1) Wis. Stats.

**Count 2: RESISTING AN OFFICER**

The above-named defendant on or about Thursday, January 15, 2015, in the City of Kenosha, Kenosha County, Wisconsin, did knowingly resist an officer, while such officer was doing an act in an official capacity and with lawful authority,, contrary to sec. 946.41(1), 939.51(3)(a) Wis. Stats., a Class A Misdemeanor, and upon conviction may be fined not more than Ten Thousand Dollars (\$10,000), or imprisoned not more than nine (9) months, or both.

**Count 3: MISDEMEANOR BAIL JUMPING**

The above-named defendant on or about Thursday, January 15, 2015, in the City of Kenosha, Kenosha County, Wisconsin, having been charged with a misdemeanor in Kenosha County Circuit Court File No. 14CM1413 and having been released from custody under Chapter 969 Wis. Stats., did intentionally fail to comply with the terms of his bond, specifically by committing an additional

crime, contrary to sec. 946.49(1)(a), 939.51(3)(a) Wis. Stats., a Class A Misdemeanor, and upon conviction may be fined not more than Ten Thousand Dollars (\$10,000), or imprisoned not more than nine (9) months, or both.

## PROBABLE CAUSE:

On January 15, 2014 at approximately 9:55 p.m., Officer Bisciglia of the Kenosha Police Department responded to [REDACTED], in the City and County of Kenosha, for a report of family trouble. Dispatch advised Officer Bisciglia while en route that they had received multiple calls from various callers complaining of a loud, and possibly physical, argument occurring between a male and female at the above address.

When Officer Bisciglia arrived at the address he made contact with the female occupant of the address, verbally identified as [REDACTED], who was holding a small child. The officer observed Ms. [REDACTED]'s face to be red and her eyes were watering as though she had been crying. He also noticed that she was breathing heavily and sweating. Officer Bisciglia also observed a male standing behind Ms. [REDACTED] noticed him to be sweating and breathing heavily as well. This male was later verbally identified as Ronnie D. Orr, D.O.B. 07/03/1987, hereinafter referred to as the defendant. At this time, Officer Bisciglia was joined by Kenosha Police Department Officer Bonds.

Officer Bisciglia attempted to separate Ms. [REDACTED] and the defendant by requesting that the defendant exit the apartment to talk to him, which the defendant did. Once he was outside the apartment, Officer Bisciglia attempted to pat down the defendant for a safety check by securing the defendant's left arm and asking him to place his hands behind his back. At this time, the officer noticed resistive tension in the defendant's arm and upper body and the defendant began to thrash away from the officer. Both Officer Bisciglia and Officer Bonds then directed the defendant to the ground where Officer Bisciglia attempted to place the defendant in handcuffs but the defendant stood up and again began to try and pull away from the officer. This action pulling away occurred a couple more times and Officer Bisciglia was forced to use a wall stun to successfully secure the defendant. While this incident was occurring, Ms. [REDACTED] was screaming for the officers to stop and about how the officers were arresting the defendant in front of their children.

After the defendant was placed in the squad car, Officer Bisciglia talked to Ms. [REDACTED] who acknowledged the police "should have been called" and that they needed to be there. The officer asked her what had happened and Ms. [REDACTED] stated that she and the defendant had been in a verbal argument. Officer Bisciglia asked her if it had gotten physical to which she answered that "it was a fight." When asked what that meant, she stated that it had in fact gotten physical. She told the officer that no one had been hit but that the defendant had pushed her, though she was not in pain.

While Officer Bisciglia was talking to Ms. [REDACTED] Officer Cooper, who had arrived shortly before the defendant was escorted to the squad car, spoke to the children in the home. Officer Cooper spoke with three children who were verbally identified as, [REDACTED] (age eight), [REDACTED] (age six), and [REDACTED] (age three). All of the children were upset and crying but stopped after they began to talk to the officer. [REDACTED] told Officer Cooper that her dad, the defendant, and her stepmom, Ms. [REDACTED], were fighting. She stated that Ms. [REDACTED] had hit her dad and that her dad had hit Ms. [REDACTED] back and "kept hitting her." When asked to

describe the hitting, [REDACTED] stated that Ms. [REDACTED] had pushed the defendant and the defendant had pushed her back. As she said this, [REDACTED] made a pushing gesture with both her arms and hands. Officer Cooper also talked to [REDACTED] who stated that they wanted to go back to their Grandma's because [REDACTED] got hurt by daddy a lot." He also stated that they were trying to sleep but there was a lot of yelling.

The youngest child, [REDACTED] talked to Officer Cooper as well. He told the officer that "he was bleeding my mom." Officer Cooper did observe a small cut, approximately 1/2 inch in length, on Ms. [REDACTED] right hand, which was still bleeding. Ms. [REDACTED] stated that she sustained the cut during the altercation but was not sure how.

Furthermore, on November 12, 2014 the defendant appeared before Commissioner David R. Berman in Kenosha County Circuit Court File No. 14CM1413 in which the defendant was charged with battery and disorderly conduct. Commissioner Berman admitted the defendant to a \$2,500 signature bond and imposed the non-monetary condition of release that the defendant not commit any further crimes. The defendant signed the bond acknowledging the conditions, which were in full force and effect on the date of these offenses.

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

- The official law enforcement agency reports of the Kenosha Police Department prepared by Officer Bisciglia, Officer Londo, Officer Cooper, and Officer Bonds which reports were prepared in the normal course of law enforcement duties;
- Statements by citizen informant(s) [REDACTED] who are eyewitnesses to the facts they relate;
- 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.

Subscribed and sworn to before me,  
and approved for filing on:

This 16th day of January, 2015.

\_\_\_\_\_  
Complainant

\_\_\_\_\_  
Assistant District Attorney

I find that probable cause (exists) (does not exist) that the crime was committed by the defendant and order that he be (held to answer thereto) (released forthwith).

Date: \_\_\_\_\_

\_\_\_\_\_  
(Judge) (Court Commissioner)

:

STATE OF WISCONSIN

**CRIMINAL COMPLAINT**

Plaintiff,

-vs-

DA Case #: 2006KN001852

Ronnie D. Orr

kpd0636457

[REDACTED]  
Kenosha, WI 53143

File No. 06-CM-\_\_\_\_\_

DOB: 07/03/1987

Sex/Race: M/B

Hon. Barbara A. Kluka

Eye Color: Brown

Hair Color: Black

Height: 5 ft 7 in

Weight: 157 lbs

Alias:

Defendant,

Kenosha County District Attorney Paralegal Cheryl A. Shinske, being first duly sworn, states that:

**Count 1: DISORDERLY CONDUCT**

The above-named defendant on or about Tuesday, March 21, 2006, 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, 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.

**Count 2: MISDEMEANOR BAIL JUMPING**

The above-named defendant on or about Tuesday, March 21, 2006, in the City of Kenosha, Kenosha County, Wisconsin, having been charged with a misdemeanor in Kenosha County Circuit Court File No. 06-CM-495 and having been released from custody under Chapter 969 Wis. Stats., did intentionally fail to comply with the terms of his bond, specifically by committing an additional crime, contrary to sec. 946.49(1)(a), 939.51(3)(a) Wis. Stats., a Class A Misdemeanor, and upon conviction may be fined not more than Ten Thousand Dollars (\$10,000), or imprisoned not more than nine (9) months, or both.

**PROBABLE CAUSE:**

On March 21, 2006 at 12:33 PM, Officer Ron Francis of the Kenosha Police Department was working in his capacity as the school resource officer at Reuther Central High School located at 913 – 57<sup>th</sup> Street in the City and County of Kenosha, State of Wisconsin when he received a report that there was a fight on the steps just outside the entrance. Officer Francis states when he arrived security person Cheryl LaCount and Dean of Students

Steve Plato had the fight stopped. Officer Francis states that he escorted the two students to the Dean's office.

Cheryl LaCount gave a written statement to Officer Francis wherein she indicated that she was working at the west entrance door when she observed the defendant, Ronnie Orr and Ra'mon Gordon yelling at each other outside the west entrance of the school. LaCount states the defendant and Gordon then started pushing each other and the fight started to escalate and another student stepped in and tried to keep them apart. LaCount states she walked out the door and stepped between the two and told them to stop, which they did.

Steve Plato, Dean of Students gave a written statement indicating that he witnessed Ra'mon and the defendant fighting on the steps outside of school and that they were pushing and grabbing each other. Plato states he saw Ra'mon throw his arm and fist at Ronnie. Plato states he witnessed both Ra'mon and the defendant make physical contact with each other and they did not stop until the security guard broke the fight up. Steve Plato signed a written no consent form indicating he gave no one consent to fight outside the west doors and cause a disturbance.

Furthermore, on March 15, 2006 the defendant appeared before Commissioner Carl M. Greco in Kenosha County Circuit Court File No. 06-CM-495 in which the defendant was charged with Disorderly Conduct and Carrying a Concealed Weapon. Commissioner Greco admitted the defendant to a \$500.00 signature bond and imposed the non-monetary condition of release that the defendant not commit any further crimes. The defendant signed this bond acknowledging the conditions, which were in full force and effect on the date of these offenses.

Your complainant is a paralegal with the Kenosha County District Attorney's Office, who bases her knowledge of this complaint on:

- The official law enforcement agency reports of the Kenosha Police Department prepared by Officer Francis, which reports were prepared in the normal course of law enforcement duties;
- Statements by citizen informant(s) Cheryl LaCount and Steve Plato; 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.

Subscribed and sworn to before me,  
and approved for filing on:

This 22<sup>nd</sup> day of March, 2006.

\_\_\_\_\_  
Complainant

\_\_\_\_\_  
Assistant District Attorney



STATE OF WISCONSIN - VS - Ronnie D. Orr

I find that probable cause (exists) (does not exist) that the crime was committed by the defendant and order that he be (held to answer thereto) (released forthwith).

Date: \_\_\_\_\_

\_\_\_\_\_  
(Judge) (Court Commissioner)

/cas

Kenosha County Eye

STATE OF WISCONSIN

CRIMINAL COMPLAINT

Plaintiff,

-vs-

DA Case #: 2006KN000991

Ronnie D. Orr

kpd0619002

[Redacted]

File No. 06-CM-\_\_\_\_\_

Kenosha, WI 53143

DOB: 07/03/1987

Hon. \_\_\_\_\_

Sex/Race: M/B

Eye Color: Brown

Hair Color: Black

Height: 5 ft 7 in

Weight: 157 lbs

Alias:

Defendant,

Kenosha County Assistant District Attorney Michael D. Graveley, being first duly sworn, states that:

Count 1: DISORDERLY CONDUCT, USE OF A DANGEROUS WEAPON

The above-named defendant on or about Saturday, February 11, 2006, 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, 939.51(3)(b), 939.63(1)(a) 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.

And further, invoking the provisions of sec. 939.63(1)(a) Wis. Stats., because the defendant committed this crime while possessing a dangerous weapon, the maximum term of imprisonment may be increased by not more than 6 months.

Count 2: CARRYING A CONCEALED WEAPON

The above-named defendant on or about Saturday, February 11, 2006, in the City of Kenosha, Kenosha County, Wisconsin, not being a peace officer, did go armed with a concealed and dangerous weapon, a pistol, contrary to sec. 941.23, 939.51(3)(a) Wis. Stats., a Class A Misdemeanor, and upon conviction may be fined not more than Ten Thousand Dollars (\$10,000), or imprisoned not more than nine (9) months, or both.

PROBABLE CAUSE:

[Redacted] states that on February 11, 2006 at about 3:30 PM he was outside of the Uptown located at 6136 – 22<sup>nd</sup> Avenue in the City and County of Kenosha, State of Wisconsin when persons he knows personally as Ronnie Orr, the defendant and [Redacted] walked up. [Redacted] indicates the defendant said that he had a beef with his brother. [Redacted] indicated that instead the defendant's brother had a beef with him. [Redacted] indicates the defendant then walked in his face and [Redacted] opened the door and called his mom and his mom grabbed him from inside and he heard the police were being called.

\_\_\_\_\_ indicates that on February 11, 2006 at about 3:30 PM he was at Uptown with his mom and his brother \_\_\_\_\_ when he heard his brother \_\_\_\_\_ outside saying that they're trying to jump him. \_\_\_\_\_ indicates he went to the door and was going to go out but he saw a gun that had a brown handle and the defendant was pulling it out. \_\_\_\_\_ indicates he was so scared he ran away from the door. \_\_\_\_\_ indicates it looked like a real gun and he saw a guy he knew named \_\_\_\_\_ who was with the defendant.

\_\_\_\_\_ indicates on February 11, 2006 at about 3:30 PM she was at Uptown Beauty Shop with her two sons \_\_\_\_\_. when she heard \_\_\_\_\_ yell back to her that there were people trying to jump him. \_\_\_\_\_ indicates at this point she grabbed \_\_\_\_\_ and as she was holding him two males approached. \_\_\_\_\_ indicates the smaller of these individuals reached into his coat and began pulling something out of his black coat that looked to her like it was a gun. \_\_\_\_\_ indicates it was dark brown and she believed it to be a gun. \_\_\_\_\_ indicates she then yelled to the clerk to call 911 and when she yelled the two left running away.

The defendant Ronnie Orr gave a statement to Detective Zastrow \_\_\_\_\_ of the Kenosha Police Department on February 11, 2006 regarding this incident. Orr indicated that on February 11, 2006 he was going home in the Uptown area with his mom driving and they went by the Uptown Beauty Shop where he saw \_\_\_\_\_ so he got out of the car. The defendant indicated his mom pulled over a little ways up and he went up to \_\_\_\_\_ was with him. The defendant stated he asked \_\_\_\_\_ if he had a problem with his brother. The defendant stated \_\_\_\_\_ answered that he did and that he tried to open the door to the beauty shop to call his brother. The defendant states some lady was with \_\_\_\_\_ and was holding him back from coming outside. The defendant indicates he heard the lady say to the clerk to call the police so \_\_\_\_\_ and he went back to his mom's car and they left. The defendant denied that he ever had a gun or put his hand in his coat acting as if he had a gun.

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

- The official law enforcement agency reports of the Kenosha Police Department prepared by Officer Wienke, Officer Cooper and Detective Zastrow, which reports were prepared in the normal course of law enforcement duties;
- Statements by citizen informant(s) \_\_\_\_\_ 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.

Subscribed and sworn to before me,  
and approved for filing on:

This 15<sup>th</sup> day of March, 2006.  
Complainant

\_\_\_\_\_

\_\_\_\_\_  
Assistant District Attorney