

STATE OF MINNESOTA

DISTRICT COURT

COUNTY OF ANOKA

TENTH JUDICIAL DISTRICT

COURT FILE NO. _____
COUNTY ATTORNEY FILE NO. 08-01566

State of Minnesota,

Plaintiff,

v.

CRIMINAL COMPLAINT

KRISTINA MARIE DORNIDEN (DOB: 07/05/1979)
8361 - 7th Street Court
Cottage Grove MN 55016

Summons Warrant
 Order of Detention

Defendant.

Amended
 Tab Charge Previously Filed

The Complainant, being duly sworn, makes complaint to the above-named Court and states that there is probable cause to believe that the Defendant committed the following offense(s):

COUNT 1: AID/ABET MURDER IN THE SECOND DEGREE (INTENTIONAL)
Minnesota Statutes §609.19, Subd. 1(1); 609.05
PENALTY: 0-40 Years and/or \$0 - \$0

On or about October 29, 2008, in the County of Anoka, Minnesota, the Defendant, KRISTINA MARIE DORNIDEN, while intentionally aiding, advising, and conspiring with Andrew Thomas Hawes (DOB: 3/08/1972), and Elizabeth Mary Hawes (DOB: 12/16/1964), did cause the death of Edwin Charles Hawes (DOB: 2/11/1962), with intent to effect the death of that person or another, but without premeditation.

STATEMENT OF PROBABLE CAUSE

The Complainant states that the following facts establish probable cause:

Your complainant is Jeffrey Schoeberl, a Detective with the Anoka County Sheriff's Office – Criminal Investigation Division. In that capacity, your complainant has reviewed police reports, has conducted an investigation of his own, and states substantially the following:

1. On October 30, 2008, at 2:34 a.m., Anoka County Sheriff Deputies Pierson and Froslee located a vehicle in the parking lot of the Woodland Creek Golf Club at 3200 South Coon Creek Drive in the City of Andover, County of Anoka, State of Minnesota. Upon checking the business they found that it was secure. The vehicle is a 2001 Chevrolet Silverado with Minnesota license MCP-412. This vehicle lists to Hawes Landscaping. A short time later a female was found walking in the parking lot who is identified as Elizabeth Mary Hawes (DOB: 12/16/1964), a defendant herein. Hawes lists an address of 3717 – 35th Avenue South in the City of Minneapolis. Elizabeth Hawes told the two deputies different reasons for being in the area. Additional investigation showed that there is a recent temporary restraining order against Elizabeth Hawes which prevents her from being at the home of her brother, Edwin Charles Hawes (DOB: 2/11/1962), who resides at 2579 South Coon Creek Drive, Andover, Anoka County, about ½ mile down the street. Elizabeth Hawes acknowledged she had been at her brother Edwin's residence in violation of the order. Elizabeth Hawes said she went to the residence in order to "repossess" a Volkswagen Passat that her brother Edwin had been driving. Elizabeth Hawes had a key for a Volkswagen Passat in her sock. Based on all these circumstances Elizabeth Hawes was arrested for violating the restraining order.

2. Deputies were then going to go to the residence of Edwin Hawes. While enroute, the deputies encountered an adult male identified as Andrew Thomas Hawes (DOB: 3/18/1972), a defendant herein, the brother of Elizabeth Hawes and Edwin Hawes. Andrew Hawes has a home address on Halifax Avenue North in the City of Robbinsdale, Hennepin County. Andrew Hawes appeared to be disoriented and confused and an ambulance was called to provide medical attention. Andrew Hawes stated he and his sister, Elizabeth, had been fighting. At that time it was unknown that Andrew Hawes was listed on the above restraining order preventing contact between Andrew and Edwin and Edwin's residence. After receiving medical treatment, Andrew Hawes was released from the scene and Elizabeth was taken to jail. Deputies then made it to Edwin Hawes' residence where they spoke with an adult male, Martin Herbert Weltman (DOB: 12/30/1940). Mr. Weltman stated his roommate, Edwin, was not home. At that time deputies did not notice anything unusual when they went to Edwin's home. Edwin's residence is secluded without much lighting around the home.

3. At approximately 9:30 a.m., on October 30, 2008, Anoka County Sheriff's Deputy Josh Hatton was driving on South Coon Creek Drive, near the Woodland Creek Golf Course and Edwin Hawes' home. Deputy Hatton observed a wallet in the road and he stopped. The wallet had identification suggesting it belonged to Edwin Hawes. Deputy Hatton then went to the residence to return the wallet and spoke with Mr. Weltman. Weltman again said that Hawes was not home. While at the home, Deputy Hatton observed what appeared to be a large amount of blood on the driveway. Hatton was unaware of the activity from hours earlier and thought the blood to be consistent with the cleaning of a deer.

4. Martin Weltman has suffered strokes and requires nursing assistance in the home. His nurse arrived in the late morning of October 30, 2008, and commented on the blood in the driveway. Mr. Weltman did not phone the police until the early afternoon hours of October 30, 2008. At that time Mr. Weltman reported that his roommate, Edwin Hawes, was missing and that he had concern about the blood in the driveway. Mr. Weltman also told police that the car Edwin Hawes drives, a 2005 Volkswagen Passat with Minnesota license NYB-389, was not at the residence. Further, Mr. Weltman stated he called Edwin's employer, Green Garden, and learned that Edwin was not there. The owner of Green Garden, Mark Robert Miles, stated that Edwin Hawes had never missed a day of work in his two years of employment there. Mr. Miles then described what he understood to be a violent history between Edwin Hawes and his brother Andrew and sister Elizabeth. Mr. Miles said that in the recent past Andrew Hawes had attempted to kill Edwin by running him down with a vehicle. By noon on October 30, 2008, Elizabeth Hawes was released from the Anoka County Jail for the restraining order violation.

5. Investigation continued into the missing Edwin Hawes. The large amount of blood at Edwin's residence was tested and confirmed to be presumptive blood. The Anoka County Medical Examiner, Dr. Janis Amatuzio, was at the scene and indicated that the volume of blood observed is a "critical" amount of blood loss for a person to endure. Much blood was also present on the exterior of the home, on trees and landscaping. Some of the blood is consistent with smearing and other shows directional spatter. Within the pool of blood, a key for Edwin's front door was found and nearby a pair of pants consistent in size with others in Edwin's closet. Also in the blood was a broadhead from an arrow. It was eventually learned that Andrew Thomas Hawes' girlfriend Kristina Marie Dorniden (DOB: 7/05/1979), a defendant herein, owns a farm with Andrew Hawes in the town of Westbrook, Minnesota in rural Cottonwood County.

6. During the late evening hours of October 30, 2008, City of Westbrook Police Chief Wahl went to the Hawes farm where he observed a large, illegal fire. At the scene was Andrew Hawes, who the Chief knew. Chief Wahl spoke with Andrew regarding the fire and then left the scene. Chief Wahl returned about 1:00 a.m., with additional law enforcement officers and Andrew was no longer at the scene, however Elizabeth was now at the fire. When asked at the scene about the fire, Elizabeth Hawes said "That's not my brother". Local authorities found the situation suspicious, saw what appeared to be a person in the fire, and froze the scene to get a search warrant for the property. While detaining Elizabeth, Kristina arrived in the 2004 Ford pickup license YAT-9280. The 2004 Ford pickup YAT9280 appeared to have a significant amount of blood in the bed and on the bumper and license plate area. When this truck was later processed, police found a latex glove and a shoe with a broken arrow it. The arrow appears to have been painted black. Also located were 2 bottles of apparent bleach.

7. Observed in the fire pit is what Doctor Amatuzio identifies as human skeletal remains. Dr. Amatuzio examined the burned remains and has made a tentative identification that the burned remains are those of Edwin C. Hawes. This identification was done by dental record comparison. Amatuzio identified what appears to be a 'through and through' wound in the chest - consistent with an arrow projectile. Amatuzio also found trauma to the skull and brain.

8. Further processing of the driveway of Edwin's residence demonstrated that parts of the blood pool were attempted to be cleaned, possibly with bleach. The smell of bleach was apparent at the scene. Located on the property was a bottle of bleach with a blue cap. In a grassy area near the parking lot of the golf course where Elizabeth Hawes was earlier arrested, police found a

bottle of bleach with a blue cap and a latex glove. Also in the same area was a crossbow and arrow which appears to have been painted black. The arrow has only 2 of the 3 broadheads intact. Found in a wood pile near the pool of blood at Edwin's home was a baseball bat which was painted black.

9. A search of Andrew Hawes' residence in Hennepin County found used latex gloves and black spray paint.

10. On October 31, 2008, Elizabeth Hawes' husband, Daniel Robert Romig (DOB: 8/24/1962), gave two statements. In the first interview, Daniel Romig denied having any knowledge of what Elizabeth or Andrew were planning. In the second interview Daniel stated that he has heard Elizabeth and Andrew talking at his residence in the past discussing how they planned to kill Edwin. Romig stated that they had discussed the plan several times in his presence but he did not want to believe they would go through with it. Romig stated that Andrew and Elizabeth had gone to Edwin's residence a half a dozen times to scout out the residence and Edwin's schedule. Daniel stated that the plan involved Kristina Dorniden dropping Andrew off near Edwin's residence and Andrew would use a crossbow to kill Edwin. Romig stated that Andrew would then load Edwin's body into his Volkswagen Passat and drive away. Andrew and Elizabeth would then get rid of both the Volkswagen Passat and Edwin's body to make it look like he just left town.

11. Romig stated that at 9:00 p.m., on October 29, 2008, Andrew showed up at his residence of 3717 - 35th Avenue South in the City of Minneapolis and it was clear to Romig that Andrew had been in a struggle and that Andrew had killed Edwin. This is because Andrew said he "repossessed" the Passat. Romig stated that he learned that Andrew had hidden Edwin's body in some leaves at Edwin's residence after trying to put the body in the Passat. Andrew then drove the Passat to a church parking lot in Golden Valley. Romig states then all 3, Andrew, Elizabeth, and Kristina, were at his home. Romig states they all left and that when he awoke on October 30, 2008, his father's blue Ford truck, YAT-9280, was not at his residence. Romig next heard from his wife when she called from the Anoka Jail - he then picked her up about noon. Romig believes they must have taken his blue Ford after he went to bed late October 29 or early on the 30th. Further, Romig believes Kristina drove Andrew to Edwin's residence in the afternoon of Wednesday, October 29.

12. Detectives later recovered Edwin's Volkswagen Passat at the location described by Romig. The Passat had presumed blood on several portions of the vehicle, the interior, and fragments of clothing on the undercarriage. The clothing is consistent with clothing residue found in the pool of blood. The truck also has blood in it along with a bloody hammer.

13. Edwin Hawes was seen at Lifetime Fitness in Coon Rapids at about 6:00 p.m., on Wednesday, October 29. At about 7:00 p.m., a neighbor of Edwin's heard what he described as multiple raised male voices outside. The neighbor says it "didn't sound right" but he did not go to Edwin's.

Complainant requests that Defendant, subject to bail or conditions of release, be:
(1) arrested or that other lawful steps be taken to obtain Defendant's appearance in court; or
(2) detained, if already in custody, pending further proceedings; and that said Defendant otherwise be dealt with according to law.

COMPLAINANT'S NAME:

COMPLAINANT'S SIGNATURE:

Jeffrey Schoeberl, Anoka County Sheriff's
Office - CID

Subscribed and sworn to before the undersigned this _____ day of _____, 2008.

NAME/TITLE:

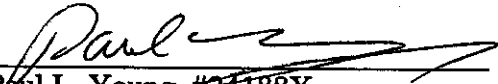
SIGNATURE:

Being authorized to prosecute the offenses charged, I approve this complaint.

Date:

11/3/08

PROSECUTING ATTORNEY'S SIGNATURE:



Name: Paul L. Young, #24188X
Assistant Anoka County Attorney
Anoka County Government Center
Anoka, MN 55303
(763) 323 - 5598

FINDING OF PROBABLE CAUSE

From the above sworn facts, and any supporting affidavits or supplemental sworn testimony, I, the Issuing Officer, have determined that probable cause exists to support, subject to bail or conditions of release where applicable, Defendant's arrest or other lawful steps be taken to obtain Defendant's appearance in court, or Defendant's detention, if already in custody, pending further proceedings. Defendant is therefore charged with the above-stated offense.

SUMMONS

THEREFORE YOU, THE ABOVE-NAMED DEFENDANT, ARE HEREBY SUMMONED to appear on _____ before the above-named court at the Anoka County Courthouse, Anoka, MN 55303 to answer this complaint.

IF YOU FAIL TO APPEAR in response to this SUMMONS, a WARRANT FOR YOUR ARREST shall be issued.

WARRANT

To the Sheriff of the above-named county; or other person authorized to execute this warrant: I hereby order, in the name of the State of Minnesota, that the above-named Defendant be apprehended and arrested without delay and brought promptly before the above-named court (if in session), and if not, before a Judge or Judicial Officer of such court without unnecessary delay, and in any event not later than 36 hours after the arrest or as soon as such Judge or Judicial Officer is available to be dealt with according to law.

Execute in MN Only

Execute Nationwide

Execute in Border States

ORDER OF DETENTION

Since the above-named Defendant is already in custody, I hereby order, subject to bail or conditions of release, that the above-named Defendant continue to be detained pending further proceedings.

Bail: \$
Conditions of Release:

This complaint, duly subscribed and sworn to, is issued by the undersigned Judicial Officer this _____ day of _____, 2008.

JUDICIAL OFFICER:
NAME:
TITLE:

SIGNATURE:

Sworn testimony has been given before the Judicial Officer by the following witnesses:

COUNTY OF ANOKA STATE OF MINNESOTA STATE OF MINNESOTA Plaintiff, vs. KRISTINA MARIE DORNIDEN Defendant	Clerk's Signature or File Stamp: <p style="text-align: center;">RETURN OF SERVICE</p> <p><i>I hereby Certify and Return that I have served a copy of this COMPLAINT upon the Defendant herein named.</i></p> Signature of Authorized Service Agent: _____
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Clerk's Signature or File Stamp:

DEFENDANT DATA / CHARGE SHEET - ATTACHMENT A

DEFENDANT NAME: DORNIDEN, KRISTINA MARIE

Defendant alias name(s):

Defendant DOB: 07/05/1979

Alias DOB(s):

Defendant last known address: 8361 - 7th Street Court
Cottage Grove MN 55016

State ID:

OTHER DEFENDANT / CASE IDENTIFIERS:

Fingerprinted? No Yes Unknown

Handgun permit? No Yes (Issuing Agency:) Unknown

Location of Violation: Andover

IF DRIVING OFFENSE:

Driver's License Number: D653478585534 Issuing State: Minnesota

License Plate Number: N/A Issuing State:

Accident Type: No injury/no damage Property Damage
check all that apply Personal Injury Fatality

Blood Alcohol Concentration (BAC):

STATUTE AND OFFENSE GRID

Cnt Nbr	Statute Type	Offense Date(s)	Statute Nbrs and Text Descriptions	Offense Level	MOC	GOC	Controlling Agencies	Control Numbers
1	Charge	October 29, 2008	609.19 Subd. 1(1) Murder in the Second Degree (Intentional)	SFL	H2002	X	MN0020000	08-263432