

FILED  
01-22-2024  
Clerk of Circuit Court  
Kenosha County  
2024CF000100  
Honorable David Wilk  
Branch 5

**STATE OF WISCONSIN      CIRCUIT COURT      KENOSHA COUNTY**

STATE OF Wisconsin  
Plaintiff,

**CRIMINAL COMPLAINT**

vs.

DA Case #: 2024KN000346

CHRYSTUL D. KIZER  
2453 N. 17th Street #7  
Milwaukee, WI 53206  
DOB: 07/02/2000  
Sex/Race: F/B  
Eye Color: Brown  
Hair Color: Black  
Height: 5 ft 3 in  
Weight: 104 lbs  
Alias:

Agency Case #: koda

Defendant.

*For Official Use*

The undersigned, being first duly sworn, states that:

**Count 1: FELONY BAIL JUMPING**

The above-named defendant on or about Sunday, January 7, 2024, Kenosha County, Wisconsin, having been charged with a felony in Kenosha County Circuit Court file number 18CF643 and having been released from custody under Chapter 969 Wis. Stats., did intentionally fail to comply with the terms of her bond, specifically by committing an additional crime (battery), contrary to sec. 946.49(1)(b), 939.50(3)(h) Wis. Stats., a Class H Felony, and upon conviction may be fined not more than Ten Thousand Dollars (\$10,000), or imprisoned not more than six (6) years, or both.

**Count 2: FELONY BAIL JUMPING**

The above-named defendant on or about Sunday, January 7, 2024, Kenosha County, Wisconsin, having been charged with a felony in Kenosha County Circuit Court file number 18CF643 and having been released from custody under Chapter 969 Wis. Stats., did intentionally fail to comply with the terms of her bond, specifically by committing an additional crime (disorderly conduct), contrary to sec. 946.49(1)(b), 939.50(3)(h) Wis. Stats., a Class H Felony, and upon conviction may be fined not more than Ten Thousand Dollars (\$10,000), or imprisoned not more than six (6) years, or both.

**Count 3: FELONY BAIL JUMPING**

The above-named defendant on or about Sunday, January 7, 2024, Kenosha County, Wisconsin, having been charged with a felony in Kenosha County Circuit Court file number 18CF643 and having been released from custody under Chapter 969 Wis. Stats., did intentionally fail to comply with the terms of her bond, specifically by committing an additional crime (resisting an officer), contrary to sec. 946.49(1)(b), 939.50(3)(h) Wis. Stats., a Class H Felony, and upon conviction may be fined not more than Ten Thousand Dollars (\$10,000), or imprisoned not more than six (6) years, or both.

**Count 4: FELONY BAIL JUMPING**

The above-named defendant on or about Sunday, January 7, 2024, Kenosha County, Wisconsin, having been charged with a felony in Kenosha County Circuit Court file number 18CF643 and having been released from custody under Chapter 969 Wis. Stats., did intentionally fail to comply with the terms of her bond, specifically by failing to update address with the court, contrary to sec. 946.49(1)(b), 939.50(3)(h) Wis. Stats., a Class H Felony, and upon conviction may be fined not more than Ten Thousand Dollars (\$10,000), or imprisoned not more than six (6) years, or both.

**PROBABLE CAUSE:**

Officer Joseph Carlson of the Milwaukee Police Department reported that on January 7, 2024 at 8:26 a.m., he and Officer Fekete responded to a battery complaint at 2453 N 17th Street #7 in the City and County of Milwaukee, State of Wisconsin.

Dispatch notes state that the caller stated a male was putting his hands around her. On the call, the male can be heard saying "stop hitting me." The female was screaming, and uncooperative, not willing to answer questions, and would not stop screaming.

On scene, officers entered the building and located apartment #7 on the second floor of the three story apartment building. Officers Carlson and Fekete were allowed inside after knocking on the door. Two occupants were found inside the apartment, identified as DM (DOB: 11/30/1976) and defendant Chrystul Kizer.

Officer Carlson observed both parties to be arguing with one another and the defendant was constantly yelling, so Officer Carlson spoke with DM alone inside the bedroom. The defendant kept yelling that DM was a pedophile and continuously interrupted Officer Carlson's interview with DM over property inside the bedroom. Officers Carlson and Fekete were trying to calm the situation as both parties were arguing over property. DM was gathering his things to leave so things could calm down.

Officer Carlson observed at one point, the defendant moved a plastic tote which contained a baseball bat and told DM she would hit him with it. The defendant purposefully hid DM's vehicle keys and once he found them inside her clothing, she aggressively lunged at DM. Fearing that the defendant was going to assault DM, officers detained the defendant and placed her inside the squad.

Your complainant reviewed body camera footage from the January 7, 2024 incident. When the defendant was informed that she was going to be detained, the defendant began screaming and struggled with officers, who struggled to place the defendant in handcuffs. From the video, the defendant's active resistance appears to knock the body camera off of the officers, who appear to pick the cameras up from the floor after the defendant is detained. Both officers were in full Milwaukee Police Department uniform and it was clear the two officers on scene were police officers.

Officer Carlson then spoke with DM, who indicated he woke up this morning and offered to make the defendant coffee. DM stated the defendant was going "crazy" on him and arguing over a Snapchat account. DM said the defendant threw a metal chair at him while inside the bedroom,

which struck his left knee area, causing pain. DM indicated the defendant attacked him inside his bedroom and must have scratched his left forearm, causing pain. DM advised the defendant is constantly attacking him and wants her to move out of the apartment. DM said he did not give the defendant consent to cause him pain.

Officer Carlson observed DM to have a red mark below his left knee, where DM stated the defendant threw a chair at him. DM had what appeared to be three scratch marks on his left wrist. DM showed scabbed scratch marks on his right wrist stating "she's always attacking me." DM informed officers that he and the defendant were living together at the time.

On January 19, 2024, DM spoke via telephone with the Kenosha County District Attorney's Office regarding this incident. During that phone call, DM added that prior to the altercation on January 7, 2024, he had told the defendant that one of them would have to leave the apartment that day. At that point, the defendant called 911. Additionally, DM stated that he and the defendant had been residing at the above address since September of 2023.

On February 6, 2020, the defendant appeared before Judge Wilk in Kenosha County Circuit Court file number 18CF643, where the defendant was charged with the felony offenses of first degree intentional homicide, take and drive vehicle without consent, arson of a building, bail jumping and possession of a firearm by a convicted felon. Judge Wilk admitted the defendant to a \$400,000 cash bond and imposed the standard non-monetary terms of release that the defendant commit no further crimes, and that she provide written to the Clerk of Court of any change of address or telephone number within 48 hours of the change. On June 22, 2020, the defendant posted this bond, and signed the bond, acknowledging its conditions, which were in full force and effect on the date of this offense.

A review of documents filed in the case show that the defendant's attorney filed a notice of new address on June 24, 2021, listing the defendant's address as 5455 N. 83rd Street in Milwaukee. Subsequent to this, no update has been provided for the defendant's address, and CCAP records continue to show the defendant's address as 5455 N. 83rd Street. A check of records through T.L.O., an online law enforcement database, show the 5455 N. 83rd Street to be attributed to the defendant's mother, Devore Taylor. T.L.O. records show that address to be expired as of August 1, 2023. A search of T.L.O. records also shows this address to be expired with the defendant as of August 3, 2023, and linking the defendant to the 2453 N. 17th Street address since December 25, 2023. These records, coupled with DM's statement that he and the defendant had been residing together on January 7, 2024, show the defendant has changed her address without notifying the court.

Your complainant is an 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 Milwaukee Police Department prepared by Officer Carlson, which reports were prepared in the normal course of law enforcement duties;
- Statements by citizen informant(s) DM (DOB: 11/30/1976); who are eyewitnesses to the facts they relate;
- Statements by the defendant, which were made contrary to her 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 on 01/22/24

Electronically Signed By:

Michael D. Graveley

District Attorney

State Bar #: 1000229

Electronically Signed By:

Zachary L Brost

Complainant