State of Minnesota County of Hennepin

District Court 4th Judicial District

Prosecutor File No.

33.EC56.0227 27-CR-20-12951

Court File No.

State of Minnesota,

COMPLAINT

Plaintiff.

Warrant

VS.

THOMAS KIERNAN LANE DOB: 03/08/1983

574 Continental Drive St. Paul, MN 55112

Defendant.

The Complainant submits this complaint to the Court and states that there is probable cause to believe Defendant committed the following offense(s):

COUNTI

Charge: Aiding and Abetting Second Degree Murder - Unintentional - While Committing a Felony

Minnesota Statute: 609.19.2(1), with reference to: 609.05.1 Maximum Sentence: Imprisonment of not more than 40 years.

Offense Level: Felony

Offense Date (on or about): 05/25/2020

Control #(ICR#): 20200338

Charge Description: That on or about May 25, 2020, in Hennepin County, Minnesota, Thomas Kiernan Lane intentionally aided, advised, hired counseled, or conspired with or otherwise procured another to commit a crime, namely, causing the death of a human being, George Floyd, without intent to effect the death of any person, while committing or attempting to commit a felony offense other than criminal sexual conduct in the first or second degree with force or violence or a drive-by shooting, namely assault in the third degree.

COUNT II

Charge: Alding and Abetting Second Degree Manslaughter - Culpable Negligence Creating Unreasonable Risk

Minnesota Statute: 609,205(1), with reference to: 609.05.1

Maximum Sentence: Imprisonment of not more than 10 years, or payment of a fine of not more than

\$20,000, or both.
Offense Level: Felony

Offense Date (on or about): 05/25/2020

Control #(ICR#): 20200338

Charge Description: That on or about May 25, 2020, in Hennepin County, Thomas Kiernan Lane intentionally aided, advised, hired, counseled, or conspired with or otherwise procured the other to commit

the crime, namely caused the death of another, George Floyd, by his culpable negligence, creating an unreasonable risk and consciously took the chances of causing death or great bodily harm to another, George Floyd...

STATEMENT OF PROBABLE CAUSE

On May 25, 2020, someone called 911 and reported that a man bought merchandise from Cup Foods at 3759 Chicago Avenue in Minneapolis, Hennepin County, Minnesota with a counterfeit \$20 bill. At 8:08 p.m., Minneapolis Police Department (MPD) Officers Thomas Lane (the defendant) and J.A. Kueng arrived with their body worn cameras (BWCs) activated and running. The officers learned from store personnel that the man who passed the counterfeit \$20 bill was parked in a car around the corner from the store on 38th Street.

BWC video obtained by the Minnesota Bureau of Criminal Apprehension shows that the officers approached the car, the defendant on the driver's side and Kueng on the passenger side. Three people were in the car; George Floyd was in the driver's seat, a known adult male was in the passenger seat and a known adult female was sitting in the backseat. As the defendant began speaking with Mr. Floyd, the defendant pulled his gun out and pointed it at Mr.Floyd's open window and directed Mr. Floyd to show his hands. When Mr. Floyd put his hands on the steering wheel, the defendant put his gun back in its holster.

While Officer Kueng was speaking with the front seat passenger, the defendant ordered Mr. Floyd out of the car, put his hands on Mr. Floyd, and pulled him out of the car. The defendant handcuffed Mr. Floyd.

Once handcuffed, Mr. Floyd walked with the defendant to the sidewalk and sat on the ground at the defendant's direction. When Mr. Floyd sat down he said "thank you man" and was calm. In a conversation that lasted just under two minutes, the defendant asked Mr. Floyd for his name and identification. The defendant asked Mr. Lloyd if he was "on anything" and noted there was foam at the edges of his mouth. The defendant explained that he was arresting Mr. Floyd for passing counterfeit currency.

At 8:14 p.m., Officer Kueng and the defendant stood Mr. Floyd up and attempted to walk Mr. Floyd to their squad car. As the officers tried to put Mr. Floyd in their squad car, Mr. Floyd stiffened up and fell to the ground. Mr. Floyd told the officers that he was not resisting but did not want to get in the back seat and was claustrophobic.

MPD Officers Derek Chauvin and Tou Thao then arrived in a separate squad car.

The defendant, together with the other officers, made several attempts to get Mr. Floyd in the backseat of their squad car by pushing him from the driver's side. As the officers were trying to force Mr. Floyd in the backseat, Mr. Floyd repeatedly said that he could not breathe. Mr. Floyd did not voluntarily sit in the backseat and the officers physically struggled to try to get him in the backseat.

Officer Chauvin went to the passenger side and tried to get Mr. Floyd into the car from that side and the defendant and Kueng assisted.

Officer Chauvin pulled Mr. Floyd out of the passenger side of the squad car at 8:19:38 p.m. and Mr. Floyd went to the ground face down and still handcuffed. Kueng held Mr. Floyd's back and the defendant held his legs. Officer Chauvin placed his left knee in the area of Mr. Floyd's head and neck. Mr. Floyd said, "I can't breathe" multiple times and repeatedly said, "Mama" and "please," as well. At one point, Mr. Floyd said "I'm about to die." Officer Chauvin and the other two officers stayed in their positions.

One of the officers said,"You are talking fine" to Mr. Floyd as he continued to move back and forth. The defendant asked, "should we roll him on his side?" and Officer Chauvin said,"No, staying put where we got him." The defendant said,"I am worried about excited delirium or whatever." Officer Chauvin said,"That's why we have him on his stomach." Officer Chauvin and Kueng held Mr. Floyd's right hand up. Despite his comments, the defendant took no actions to assit Mr. Floyd, to change his position, or to reduce the force

the officers were using against Mr. Floyd. None of the three officers moved from their positions.

While Mr. Floyd showed slight movements, his movements and sounds decreased until at 8:24:24, Mr. Floyd stopped moving. At 8:25:31 the video appears to show Mr. Floyd ceasing to breathe or speak. The defendant said, "want to roll him on his side." Kueng checked Mr. Floyd's right wrist for a pulse and said, "I couldn't find one." None of the officers moved from their positions.

At 8:27:24, Officer Chauvin removed his knee from Mr. Floyd's neck. An ambulance and emergency medical personnel arrived, the officers placed Mr. Floyd on a gurney, and the ambulance left the scene. Mr. Floyd was pronounced dead at Hennepin County Medical Center.

The Hennepin County Medical Examiner (ME) conducted Mr. Floyd's autopsy on May 26, 2020. While the ME did not observe physical findings supportive of mechanical asphyxia, the ME opined that Mr. Floyd died from cardiopulmonary arrest while being restrained by law enforcement officers. The autopsy revealed that Mr. Floyd had arteriosclerotic and hypertensive heart disease, and toxicology testing revealed the presence of fentanyl and evidence of recent methamphetamine use. The ME opined that the effects of the officers' restraint of Mr. Floyd, his underlying health conditions, and the presence of the drugs contributed to his death. The ME listed the cause of death as "[c]ardiopulmonary arrest complicating law enforcement subdual, restraint, and neck compression," and concluded the manner of death was homicide.

Officer Chauvin, the defendant, and Officer Kueng subdued Mr. Floyd prone to the ground in this manner for nearly 9 minutes. During this time, Mr. Floyd repeatedly stated he could not breathe and his physical condition continued to deteriorate such that force was no longer necessary to control him. Officer Chauvin had his knee on Mr. Floyd's neck for 8 minutes and 46 seconds in total. Two minutes and 53 seconds of this was after Mr. Floyd was non-responsive. Police are trained that this type of restraint with a subject in a prone position is inherently dangerous. Officer Chauvin's restraint of Mr. Floyd in this manner for a prolonged period was a substantial causal factor in Mr. Floyd losing consciousness, constituting substantial bodily harm, and Mr. Floyd's death as well.

SIGNATURES AND APPROVALS

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 declares under penalty of perjury that everything stated in this document is true and correct. Minn. Stat. § 358.116; Minn. R. Crim. P. 2.01, subds. 1, 2.

Complainant

James D. Reyerson

Special Agent

1430 Maryland Avenue E

St. Paul, MN 55106

Badge: 1385

Electronically Signed: 06/03/2020 01:06 PM

Ramsey County, Minnesota

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

Prosecuting Attorney Matthew Frank

Assistant Attorney General

445 Minnesota Street

Suite 1400

St. Paul. MN 55101

(651) 297-1075

Electronically Signed: 06/03/2020 12:59 PM

Keith Ellison

Minnesota Attorney General

Michael O. Freeman

Hennepin County Attorney

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(s).

	[SUMMONS		
THEREFORE YOU, THE before the above-named of				atAM/PM swer this complaint.
IF YOU FAIL TO APPEAR in	response to this SUMN	IONS, a WARRANT FOR	R YOUR ARREST sh	all be issued.
		WARRANT		
To the Sheriff of the above-n of Minnesota, that the Defer session), and if not, before a 36 hours after the arrest or as	ndant be apprehended Judge or Judicial Office	and arrested without der of such court without u	ielay and brought pro unnecessary delay, a	omptly before the court (if in nd in any event not later than
Execute in I	N Only	Execute Nationwide	☐ Execute	in Border States
Since the Defendant is alrea	dy in custody, I order,	DER OF DETENTIO		he Defendant continue to be
detained pending further prod	eeaings.			
Ball: \$1,000,000.00 Conditions of Release:	2			
This complaint, duly subscrib as of the following date: June		ed under penalty of perju	ury, is issued by the u	ndersigned Judicial Officer
Judicial Officer	Luis Bartolomei District Court Judge	•	Electronically Signed	l: 06/03/2020 01:34 PM
Sworn testimony has been gi	ven before the Judicial	Officer by the following w	vitnesses:	
	COUNTY OF H		A CONTRACTOR OF THE CONTRACTOR	

State of Minnesota

Plaintiff

VS.

Thomas Kiernan Lane

Defendant

LAW ENFORCEMENT OFFICER RETURN OF SERVICE I hereby Certify and Return that I have served a copy of this Warrant upon the Defendant herein named.

Signature of Authorized Service Agent:

DEFENDANT FACT SHEET

Name: DOB:	Thomas Kiernan Lane 03/08/1983			
Address:	574 Continental Drive St. Paul, MN 55112			
Alias Names/DOB:				
SID:				
Height:				
Weight:	*			
Eye Color:				
Hair Color:				
Gender:	MALE			
Race:				
Fingerprints Required per Statute:	Yes			
Fingerprint match to Criminal History Record:	No			
Driver's License #:				
Alcohol Concentration:				

STATUTE AND OFFENSE GRID

Cnt Nbr	Statute Type	Offense Date(s)	Statute Nbrs and Descriptions	Offense Leve!	MOC	GOC	Controlling Agencies	Case Numbers
1	Charge	5/25/2020	609.19.2(1) Murder - 2nd Degree - Without Intent - While Committing a Felony	Felony	H2853	X	MNBCA0000	20200338
	Modifier	5/25/2020	609.05.1 Liability for Crimes of Another-Intentional	No-Level	H2853	X	MNBCA0000	20200338
2	Charge	5/25/2020	609.205(1) Manslaughter - 2nd Degree - Culpable Negligence Creating Unreasonable Riak	Felony	H3003	Х	MNBCA0000	20200338
	Modifier	5/25/2020	609.05.1 Liability for Crimes of Another-Intentional	No-Level	H3003	Х	MNBCA0000	20200338