

STATE OF WISCONSIN CIRCUIT COURT FOND DU LAC COUNTY

STATE OF WISCONSIN
Plaintiff,

vs.

JARED ALLEN THURBER
526 S Douglas St
Ripon, WI 54971
DOB: 02/17/1988
Sex/Race: M/W
Alias: Also Known As Jared A
Thurber

Defendant.

DA Case No.: 2026FL001983
Assigned DA/ADA: Joseph Radish
Agency Case No.: 26-7213
Court Case No.:
ATN: 20002617000056

CRIMINAL COMPLAINT

For Official Use

The undersigned law enforcement officer with Ripon Police Department being first duly sworn, states that:

Count 1: STRANGULATION AND SUFFOCATION (WITH A PREVIOUS CONVICTION), DOMESTIC ABUSE ASSESSMENTS, DOMESTIC ABUSE REPEATER, REPEATER

The above-named defendant on or about Friday, June 19, 2026, in the City of Ripon, Fond du Lac County, Wisconsin, did intentionally impede the normal breathing by applying pressure on the throat or neck of another person and has a previous conviction under this section or a previous conviction for a violent crime, as defined in s. 939.632 (1) (e), contrary to sec. 940.235(2), 939.50(3)(g), 973.055(1), 939.621(1)(b) and (2), 939.62(1)(b) Wis. Stats., a Class G Felony, and upon conviction may be fined not more than Twenty Five Thousand Dollars (\$25,000), or imprisoned not more than ten (10) years, or both.

And further, invoking the provisions of sec. 973.055(1) Wis. Stats., because this charge is an act of domestic abuse, the court shall impose the domestic abuse assessment of \$100 for this offense because this charge is an enumerated crime under sec. 973.055(1)(a)1, Wis. Stats., and the conduct constituting the violation involved an act by the defendant against his or her spouse, against an adult with whom the defendant resides or formerly resided, or against an adult with whom the defendant has created a child.

And further, invoking the provisions of sec. 939.621(1)(b) and (2) Wis. Stats., because the defendant is a domestic abuse repeater, having been convicted on 2 or more separate occasions of a felony or a misdemeanor, for which a court imposed a domestic abuse surcharge under sec. 973.055(1) Wis. Stats., or for which a court waived a domestic abuse surcharge pursuant to sec. 973.055(4) Wis. Stats., or was committed in another state but that, had it been committed in this state, would have subjected the person to a domestic abuse surcharge under sec. 973.055 (1) Wis. Stats., or that is a crime of domestic abuse under the laws of that state, and these convictions occurred during the ten year period immediately prior to the commission of this offense and remain of record and unreversed, the maximum term of imprisonment for this offense may be increased by not more than two (2) years, and the penalty increase changes the status of a misdemeanor to a felony.

And further, invoking the provisions of sec. 939.62(1)(b) Wis. Stats., because the defendant is a repeater, having been convicted of Fond du Lac County case number 21CF621 of the felony offense of Take and Drive Vehicle w/o Consent (Rptr) on 06/30/25, which conviction(s) remain of record and unreversed, the maximum term of imprisonment for the underlying crime may be increased by not more than 2 years if the prior convictions were for misdemeanors and by not more than 4 years if the prior conviction was for a felony.

Count 2: AGGRAVATED BATTERY, DOMESTIC ABUSE REPEATER, DOMESTIC ABUSE ASSESSMENTS, REPEATER

The above-named defendant on or about Friday, June 19, 2026, in the City of Ripon, Fond du Lac County, Wisconsin, did cause great bodily harm to VICTIM, by an act done with intent to cause great bodily harm to that person, contrary to sec. 940.60(3)(b), 939.50(3)(e), 939.621(1)(b) and (2), 973.055(1), 939.62(1)(c) Wis. Stats., a

Class E Felony, and upon conviction may be fined not more than Fifty Thousand Dollars (\$50,000), or imprisoned not more than fifteen (15) years, or both.

And further, invoking the provisions of sec. 939.621(1)(b) and (2) Wis. Stats., because the defendant is a domestic abuse repeater, having been convicted on 2 or more separate occasions of a felony or a misdemeanor, for which a court imposed a domestic abuse surcharge under sec. 973.055(1) Wis. Stats., or for which a court waived a domestic abuse surcharge pursuant to sec. 973.055(4) Wis. Stats., or was committed in another state but that, had it been committed in this state, would have subjected the person to a domestic abuse surcharge under sec. 973.055 (1) Wis. Stats., or that is a crime of domestic abuse under the laws of that state, and these convictions occurred during the ten year period immediately prior to the commission of this offense and remain of record and unreversed, the maximum term of imprisonment for this offense may be increased by not more than two (2) years, and the penalty increase changes the status of a misdemeanor to a felony.

And further, invoking the provisions of sec. 973.055(1) Wis. Stats., because this charge is an act of domestic abuse, the court shall impose the domestic abuse assessment of \$100 for this offense because this charge is an enumerated crime under sec. 973.055(1)(a)1, Wis. Stats., and the conduct constituting the violation involved an act by the defendant against his or her spouse, against an adult with whom the defendant resides or formerly resided, or against an adult with whom the defendant has created a child.

And further, invoking the provisions of sec. 939.62(1)(c) Wis. Stats., because the defendant is a repeater, having been convicted of Fond du Lac County case number 21CF621 of the felony offense of Take and Drive Vehicle w/o Consent (Rptr) on 06/30/25, which conviction(s) remain of record and unreversed, the maximum term of imprisonment for the underlying crime may be increased by not more than 2 years if the prior convictions were for misdemeanors and by not more than 6 years if the prior conviction was for a felony.

Count 3: FALSE IMPRISONMENT, REPEATER, DOMESTIC ABUSE REPEATER, DOMESTIC ABUSE

The above-named defendant on or about Friday, June 19, 2026, in the City of Ripon, Fond du Lac County, Wisconsin, did intentionally confine VICTIM, without that person's consent, and with the knowledge that he had no lawful authority to do so, contrary to sec. 940.30, 939.50(3)(h), 939.62(1)(b), 939.621(1)(b) and (2), 968.075(1)(a) 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.

And further, invoking the provisions of sec. 939.62(1)(b) Wis. Stats., because the defendant is a repeater, having been convicted of Fond du Lac County case number 21CF621 of the felony offense of Take and Drive Vehicle w/o Consent (Rptr) on 06/30/25, which conviction(s) remain of record and unreversed, the maximum term of imprisonment for the underlying crime may be increased by not more than 2 years if the prior convictions were for misdemeanors and by not more than 4 years if the prior conviction was for a felony.

And further, invoking the provisions of sec. 939.621(1)(b) and (2) Wis. Stats., because the defendant is a domestic abuse repeater, having been convicted on 2 or more separate occasions of a felony or a misdemeanor, for which a court imposed a domestic abuse surcharge under sec. 973.055(1) Wis. Stats., or for which a court waived a domestic abuse surcharge pursuant to sec. 973.055(4) Wis. Stats., or was committed in another state but that, had it been committed in this state, would have subjected the person to a domestic abuse surcharge under sec. 973.055 (1) Wis. Stats., or that is a crime of domestic abuse under the laws of that state, and these convictions occurred during the ten year period immediately prior to the commission of this offense and remain of record and unreversed, the maximum term of imprisonment for this offense may be increased by not more than two (2) years, and the penalty increase changes the status of a misdemeanor to a felony.

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 4: SECOND DEGREE RECKLESSLY ENDANGERING SAFETY, REPEATER

The above-named defendant on or about Friday, June 19, 2026, in the City of Ripon, Fond du Lac County, Wisconsin, did recklessly endanger the safety of VICTIM, contrary to sec. 941.30(2), 939.50(3)(g), 939.62(1)(b) Wis. Stats., a Class G Felony, and upon conviction may be fined not more than Twenty Five Thousand Dollars (\$25,000), or imprisoned not more than ten (10) years, or both.

And further, invoking the provisions of sec. 939.62(1)(b) Wis. Stats., because the defendant is a repeater, having been convicted of Fond du Lac County case number 21CF621 of the felony offense of Take and Drive Vehicle w/o Consent (Rptr) on 06/30/25, which conviction(s) remain of record and unreversed, the maximum term of imprisonment for the underlying crime may be increased by not more than 2 years if the prior convictions were for misdemeanors and by not more than 4 years if the prior conviction was for a felony.

Count 5: DISORDERLY CONDUCT, DOMESTIC ABUSE ASSESSMENTS, REPEATER, DOMESTIC ABUSE REPEATER

The above-named defendant on or about Friday, June 19, 2026, in the City of Ripon, Fond du Lac County, Wisconsin, while in a private or public place, did engage in abusive, boisterous, indecent, profane, violent, 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), 973.055(1), 939.62(1)(a), 939.621(1)(b) and (2) 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. 973.055(1) Wis. Stats., because this charge is an act of domestic abuse, the court shall impose the domestic abuse assessment of \$100 for this offense because this charge is an enumerated crime under sec. 973.055(1)(a)1, Wis. Stats., and the conduct constituting the violation involved an act by the defendant against his or her spouse, against an adult with whom the defendant resides or formerly resided, or against an adult with whom the defendant has created a child.

And further, invoking the provisions of sec. 939.62(1)(a) Wis. Stats., because the defendant is a repeater, having been convicted of Fond du Lac County case number 21CF621 of the felony offense of Take and Drive Vehicle w/o Consent (Rptr) on 06/30/25, which conviction(s) remain of record and unreversed, the maximum term of imprisonment for the underlying crime may be increased to not more than 2 years.

And further, invoking the provisions of sec. 939.621(1)(b) and (2) Wis. Stats., because the defendant is a domestic abuse repeater, having been convicted on 2 or more separate occasions of a felony or a misdemeanor, for which a court imposed a domestic abuse surcharge under sec. 973.055(1) Wis. Stats., or for which a court waived a domestic abuse surcharge pursuant to sec. 973.055(4) Wis. Stats., or was committed in another state but that, had it been committed in this state, would have subjected the person to a domestic abuse surcharge under sec. 973.055 (1) Wis. Stats., or that is a crime of domestic abuse under the laws of that state, and these convictions occurred during the ten year period immediately prior to the commission of this offense and remain of record and unreversed, the maximum term of imprisonment for this offense may be increased by not more than two (2) years, and the penalty increase changes the status of a misdemeanor to a felony.

Count 6: OBSTRUCTING AN OFFICER, REPEATER

The above-named defendant on or about Friday, June 19, 2026, in the City of Ripon, Fond du Lac County, Wisconsin, did knowingly obstruct 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), 939.62(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. 939.62(1)(a) Wis. Stats., because the defendant is a repeater, having been convicted of Fond du Lac County case number 21CF621 of the felony offense of Take and Drive Vehicle w/o Consent (Rptr) on 06/30/25, which conviction(s) remain of record and unreversed, the maximum term of imprisonment for the underlying crime may be increased to not more than 2 years.

Count 7: MISTREATING ANIMALS - INTENTIONAL OR NEGLIGENT VIOLATION, REPEATER

The above-named defendant on or about Friday, June 19, 2026, in the City of Ripon, Fond du Lac County, Wisconsin, did intentionally treat an animal, Norman, in a cruel manner, contrary to sec. 951.02, 939.51(3)(a), 939.62(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. 939.62(1)(a) Wis. Stats., because the defendant is a repeater, having been convicted of Fond du Lac County case number 21CF621 of the felony offense of Take and Drive Vehicle w/o Consent (Rptr) on 06/30/25, which conviction(s) remain of record and unreversed, the maximum term of imprisonment for the underlying crime may be increased to not more than 2 years.

Count 8: FELONY INTIMIDATION OF A VICTIM, REPEATER, DOMESTIC ABUSE REPEATER, DOMESTIC ABUSE

The above-named defendant on or about Friday, June 19, 2026, in the City of Ripon, Fond du Lac County, Wisconsin, knowingly and maliciously did prevent VICTIM, who has been the victim of a crime, from making a report of the victimization to a law enforcement agency, where the act is accompanied by force or violence or attempted force or violence, contrary to sec. 940.45(1), 939.50(3)(g), 939.62(1)(b), 939.621(1)(b) and (2), 968.075(1)(a) Wis. Stats., a Class G Felony, and upon conviction may be fined not more than Twenty Five Thousand Dollars (\$25,000), or imprisoned not more than ten (10) years, or both.

And further, invoking the provisions of sec. 939.62(1)(b) Wis. Stats., because the defendant is a repeater, having been convicted of Fond du Lac County case number 21CF621 of the felony offense of Take and Drive Vehicle w/o Consent (Rptr) on 06/30/25, which conviction(s) remain of record and unreversed, the maximum term of imprisonment for the underlying crime may be increased by not more than 2 years if the prior convictions were for misdemeanors and by not more than 4 years if the prior conviction was for a felony.

And further, invoking the provisions of sec. 939.621(1)(b) and (2) Wis. Stats., because the defendant is a domestic abuse repeater, having been convicted on 2 or more separate occasions of a felony or a misdemeanor, for which a court imposed a domestic abuse surcharge under sec. 973.055(1) Wis. Stats., or for which a court waived a domestic abuse surcharge pursuant to sec. 973.055(4) Wis. Stats., or was committed in another state but that, had it been committed in this state, would have subjected the person to a domestic abuse surcharge under sec. 973.055 (1) Wis. Stats., or that is a crime of domestic abuse under the laws of that state, and these convictions occurred during the ten year period immediately prior to the commission of this offense and remain of record and unreversed, the maximum term of imprisonment for this offense may be increased by not more than two (2) years, and the penalty increase changes the status of a misdemeanor to a felony.

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:

Complainant bases the allegations of this complaint upon the report and investigation of officer(s) Cory R Bonack, of the Ripon Police Department. Complainant and the officer(s) are reliable as sworn law enforcement officials.

On 06/19/2026, at around 10:35 AM, I, Officer Tim Grenier and Officer Cory Bonack were dispatched to 526 S Douglas Street for a report of a domestic battery. The reporting party was able to escape to the neighbor's property and call 911. He was reporting that the roommate was trying to kill him.

Upon arrival, the Reporting party identified as VICTIM. VICTIM, upon first seeing him, had an extremely swollen face and his left eye was bruised and swollen. He had several marks on his face and neck. VICTIM had a metal type silver in color baseball bat in between his legs that he was using to balance. VICTIM said that he had to fight to get out and as soon as his roommate fell asleep, he crawled out the door and attempted to find a neighbor that was home to call 911. He said he didn't get anyone to come to the door, so he stopped and sat on the trailer hoping someone would drive by. VICTIM identified his roommate as Jared A. Thurber. VICTIM said Jared has only been there for approximately two (2) months and had just shown up after being dropped off.

VICTIM told me that last night he told Jared that he would have to move out. Jared does not help pay for anything and does not have a job. VICTIM said that Jared just went crazy after that. He said he has never seen him act this way before. VICTIM said Jared instantly got mad and in his face. He started to push him and hit him in the face. VICTIM described the hitting as with a closed fist. VICTIM said that Jared had placed both of his hands around his neck and started to choke him. VICTIM said this restricted his breathing and caused him to almost to pass out. They both ended up on the ground and VICTIM said he was exhausted. Jared then went and started to go through VICTIM's pockets and pulled out a box cutting knife he had in his pocket. He said he started to pretend to

stab him in the sides. Jared also grabbed a baseball bat that was located by the kitchen and had it with him the whole time. VICTIM said he just tormented him all night and would jab him with it and keep him awake.

VICTIM said at one point Jared took a pocket knife that was pink in color and he thought was a Real-tree brand and held it to his throat. He said the blade is approximately 3-4 inches long. Jared at one point took the baseball bat and struck VICTIM in the legs but primarily the left leg (confirmed fracture later after transport to hospital). VICTIM said Jared got large black zip-ties out of the closet down stairs and had tried to zip tie his hands and feet. VICTIM said Jared got them on him, but he put them on wrong and so he was able to slip them off. Jared did this because he wanted to go get cigarettes. VICTIM said throughout the night, Jared made comments that he was going to kill him, and he thought he really was going too. VICTIM did not consent to the zip ties being placed or being held against his will. He took the first opportunity he thought he could, to get out of the house. VICTIM said Jared made him stay in the living room area, and on the couch, so he could see him. VICTIM describes this to me as being a prisoner in his own house. He said he was exhausted and in so much pain he just complied.

While speaking to VICTIM during the initial encounter and late at the hospital, VICTIM was very concerned about his dog Norman. VICTIM said that Jared had struck Norman with the baseball bat and had also whipped him with the leash throughout the night. VICTIM has concerns about his dog, and when I told him that the dog was out of the house and with officers, he was relieved. VICTIM was not going to stay at the hospital until his dog was safe and cared for.

Just after 9:00 am, Jared fell asleep in the recliner. VICTIM took this opportunity to get out of the house. VICTIM said he grabbed the bat to use as a crutch and had to crawl at some points because the pain was so bad. He said he was lucky to get out of the house alive and find a phone to call 911.

VICTIM was transported to Ripon Community Hospital by Ripon Guardian Ambulance. I went up to the hospital and stayed with VICTIM. VICTIM signed a medical release form, allowing the medical records to be shared with the police department. VICTIM also completed the required domestic violence forms and worksheet. VICTIM was provided a Fond du Lac County Victim form and a copy of the medical release form. VICTIM also was given a voluntary written statement form, which he wrote and signed at 5:17pm on 6/19/2026 while at the hospital. The statement says the following:

"I, VICTIM came home on 6-18- when I was confronted by a Jared Thurber who preceeded to push me around and wanted to fight. We tussled with each other for awhile, being punched, kicked, and struck with an aluminum bat. I was told to stay on my own couch, literally being a prisoner in my own house. Throughout the morning on the 19th I was constantly attacked if I didn't do what he said and would throw stuff at me, like shoes, and things. And at 1 point he struck my dog Norman with the baseball bat after he fractured my tibia. I lost a couple teeth, was choked, beaten and battered. The pain has been horrendes. I was lucky to escape with my life when he fell asleep around 9am on the 19th. Sneaking out I was able to contact 911 and sought medical attention"

At approximately 8:00 pm, I responded to 526 S Douglas St to protect the scene while fire units ventilated the house due to the use of OC gas. After some time, the fire units left the scene. I remained on scene until more Ripon Police officers arrived for evidence collection. Capt Kurczek provided a search warrant for 526 S Douglas St obtained by Sergeant Kluge.

At approximately 9:20 pm, Capt Kurczek, Sgt LaLuzerne, Ofc Warner, and I entered the address. I assisted Sgt LaLuzerne in collecting evidence. I detailed the collected as they seized them. I also collected VICTIM's wallet with his ID and his keys (there was no cash in his wallet). At approximately 10:37 pm, we exited the residence and secured the doors. Captain Kurczek and I briefly reentered the house to take additional pictures. I locked the door after we exited. I then drove to the Ripon Community Hospital (845 Parkside St). I gave VICTIM his wallet, ID, and keys.

OFFICER SHEW REPORT

On Saturday, June 20, 2026, I, Officer B. Shew, conducted follow-up on this case. I contacted the property owner of 526 S. Douglas St. I provided a case number and general information as to what occurred.

VICTIM said the suspect in this case, Jared Thurber, had held onto his phone so there would be nothing to view. VICTIM said that Jared made VICTIM contact VICTIM'S boss informing the boss that he was not coming into

work that day. VICTIM provided officers the messages, where VICTIM informs his employer that he is not feeling well that day.

MISTREATING DOG (NORMAN):

VICTIM said that Jared would take the small end of the bat and jab it into the dogs mouth. Jared also hit the dog in the back rear hip, causing the dog to yell loud. Jared was also whipping the dog with the metal part of the dog leash. Jared also chased the dog into VICTIM'S room.

CAPTAIN KURCZEK REPORT

On June 19, 2026, I, Captain Bradley Kurczek, was assigned administrative duties from 8 AM to 4 PM. At approximately 10:23 AM, Ripon officers were dispatched to 526 S. Douglas St in the City of Ripon, Fond du Lac County, WI for a possible domestic disturbance.

I immediately noticed that VICTIM's left eye was bruised and nearly swollen shut. He was holding a bat, which he claimed he used to help him walk while escaping the residence. VICTIM had multiple injuries to his face. His speech was slow, hoarse, and mumbled, and he appeared exhausted.

While Officer Grenier was gathering further information from VICTIM, he reported that the altercation began sometime last night and continued into the morning, ending just before VICTIM called the police. VICTIM claimed he was physically assaulted by Jared, threatened with a knife, and held captive.

I asked VICTIM how long he had known Jared, and he replied that it had only been two months since Jared was dropped off at his house. VICTIM stated that Jared uses marijuana and prescription drugs but could not specify which prescriptions. I also asked where Jared was from, and VICTIM said Kansas City.

I asked if Jared had slept at all or if he had been awake all night. VICTIM replied that Jared had been awake all night, stating, "Harassing me, threatening me, hitting me with a baseball bat, beating the dog." When I asked where the dog was, VICTIM said it was still inside the house.

I requested assistance from the Fond du Lac County Sheriff's deputies to establish a perimeter around the property. While waiting for the responding officers, I inquired about a utility knife. VICTIM described it as a folding utility knife. When I asked if he still had it, he informed me that he did not, as he had previously taken the utility knife from Jared. I then asked if Jared had any other knives, and he mentioned that Jared still had VICTIM's "jack knife," which he described as being 3 to 4 inches long and shaped more like a hunting knife.

I returned to my squad and called Fond du Lac County probation agent Schmidt. She informed me that Jared had just been transferred to her from Agent McCulley. When I spoke with Agent McCulley, she told me, "Jared's violent," especially when under the influence. She recounted an incident where she revoked him because he assaulted a couple of girls and fled from the police. She also noted that while in jail, Jared got into four significant fights, during which he "choked people out." Furthermore, she mentioned that Jared has a history of stealing vehicles and fleeing from the police.

Deputy Birkholz advised that their Tactical Response Vehicle (TRV) unit was enroute to assist in providing a safe location for issuing PA commands to Jared. Two drone operators were also on their way to assist from the county.

At the staging area, I met with the property owner, Jerry Cronier. Jerry stated that he had been renting to VICTIM for about a year but was concerned that no one else should be living in the house.

Once the command post was established, I remained in or near the command post, assisting with information gathering and navigating city and investigative resources. During the tactical deployment, Jared was located in the upper west bedroom behind the door, preventing the robot from clearing it. When the drone entered the bedroom, Jared knocked it to the ground. At this point, a tan gun case was observed in the bedroom, leading to a slowdown in operations as we now believed there might be a firearm inside the residence. Jared covered the drone with a blanket.

I immediately called Officer Grenier to inquire about the gun case. VICTIM described it and insisted that it was empty and that there were no firearms in the residence.

With confirmation that Jared was in the residence, barricaded in the bedroom, and the possibility of being armed, chemical munitions were strategically deployed into the residence. As this was happening, Jared had thrown the tan case out the back window where a contact team was located. Also during this, VICTIM's dog exited the residence and was secured by Officer Henning, then transported to the Green Lake Animal Shelter. At 7:20 PM, Jared exited the residence and was taken into custody, then turned over to Sgt. Kluge for medical clearance and transportation to jail.

I arrived at the residence around 8:15 PM, at which point the ventilation had been cleared. I began taking photos of the exterior of the property, documenting the overall situation as well as the damages.

SGT LAUZERNE REPORT

At approximately 9:20 PM, Sgt. LaLuzerne, Officer Volz, Officer Warner, and I entered the residence to begin processing it for evidence. In the kitchen, I observed a red substance, believed to be blood, on the floor in front of the stove. There was also a paper towel on the floor in that area, which appeared to have blood on it. I noted that the refrigerator had been moved. Next to it, on the ground, was a plastic tote containing miscellaneous items. The tote and items around it showed signs of what looked like blood splatter. On the wall above the tote, there were additional red splatters presumed to be blood. As I walked from the kitchen to the living room, I noticed an indent in the wood on the south side of the entry frame, which could have been caused by an object like a baseball bat.

There was a closet accessible from both the kitchen and the living room. Inside, I found various items, including a toolbox. Black zip ties were scattered from the toolbox to the floor. In the living room area, I observed a couch with a pillow stained with blood, and a recliner next to it. A black zip tie was located on the ground near the end table beside the couch. Additionally, there were numerous zip ties on top of the floor cabinet in front of the recliner.

Under the recliner, I found a pink-handled Realtree folding knife, with the handle positioned under the rocker of the recliner. We also discovered a blue folding knife under the cushions of the couch.

In the west bedroom, I located a wooden-handled multi-tool lying on the floor near a damaged window.

PRIOR CONVICTIONS

Your complainant also relies upon Wisconsin CCAP records, which are records complainant has relied upon in the past and found to be truthful and reliable. According to those records, the defendant was convicted in:

- Fond du Lac County case number 21CF621 of the felony offense of Take and Drive Vehicle w/o Consent (Rptr) on 06/30/25. That conviction remains of record and unreversed.
- Fond du Lac County case number 20CF521 of the felony offense of Substantial Battery – Intend Bodily Harm (DA Rptr) (DA) on 06/30/25. That conviction remains of record and unreversed.
- Dane County case number 18CF931 of the misdemeanor offenses of Battery (DA) and Disorderly Conduct (DA) on 07/22/19. That conviction remains of record and unreversed.

Based on the foregoing, the complainant believes this complaint to be true and correct.