

State of Minnesota
County of Blue Earth

District Court
5th Judicial District

Prosecutor File No.
Court File No.

BEC-16-0213
07-CR-16-557

State of Minnesota,

Plaintiff,

vs.

PATRICIA MARIE ST CLAIR DOB: 12/14/1979

2434 Ogema Place Apt 102
Minneapolis, MN 55404

Defendant.

COMPLAINT

Order of Detention

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

COUNT I

Charge: Drugs - 5th Degree - Possess Schedule 1,2,3,4 - Not Small Amount Marijuana

Minnesota Statute: 152.025.2(a)(1)

Maximum Sentence: 5 years and/or \$10,000

Offense Level: Felony

Offense Date (on or about): 02/10/2016

Control #(ICR#): 16003822

Charge Description: Patricia Marie St Clair Also Known As Patricia Marie Stclair, Patricia M St Clair, Colleen Ann Clair, Patricia St Clair, Patricia Maire Clair And Patty Marie Stclair

On or about February 10, 2016, in the County of Blue Earth, said Defendant, Patricia Marie St Clair did unlawfully possess one or more mixtures containing a controlled substance classified in schedule I, II, III, or IV, except a small amount of marijuana.

COUNT II

Charge: Give Peace Officer False Name/Birthdate/ID Card

Minnesota Statute: 609.506.1

Maximum Sentence: 90 days and/or \$1,000

Offense Level: Misdemeanor

Offense Date (on or about): 02/10/2016

Control #(ICR#): 16003822

Charge Description: Patricia Marie St Clair Also Known As Patricia Marie Stclair, Patricia M St Clair, Colleen Ann Clair, Patricia St Clair, Patricia Maire Clair And Patty Marie Stclair

On or about February 10, 2016, in the County of Blue Earth, said Defendant, Patricia Marie St Clair did,

with intent to obstruct justice, gave a fictitious name, other than a nickname, or gave a false date of birth, or false or fraudulently altered identification card to a peace officer, as defined in section 626.84, subdivision 1, paragraph (c), when that officer makes inquiries incident to a lawful investigatory stop or lawful arrest, or inquires incident to executing any other duty imposed by law.

COUNT III

Charge: Theft-Take/Use/Transfer Movable Prop-No Consent

Minnesota Statute: 609.52.2(a)(1), with reference to: 609.52.3(5)

Maximum Sentence: 90 days and/or \$1,000

Offense Level: Misdemeanor

Offense Date (on or about): 02/10/2016

Control #(ICR#): 16003822

Charge Description: Patricia Marie St Clair Also Known As Patricia Marie Stclair, Patricia M St Clair, Colleen Ann Clair, Patricia St Clair, Patricia Maire Clair And Patty Marie Stclair

On or about February 10, 2016, in the County of Blue Earth, said Defendant, Patricia Marie St Clair did, intentionally and without claim of right, take, use, transfer, conceal or retain possession of the movable property of another without the other's consent and with intent to deprive the owner permanently of possession of the property.

COUNT IV

Charge: Drugs - Possession of Drug Paraphernalia - Use or Possession Prohibited

Minnesota Statute: 152.092

Maximum Sentence: \$300

Offense Level: Petty Misdemeanor

Offense Date (on or about): 02/10/2016

Control #(ICR#): 16003822

Charge Description: Patricia Marie St Clair Also Known As Patricia Marie Stclair, Patricia M St Clair, Colleen Ann Clair, Patricia St Clair, Patricia Maire Clair And Patty Marie Stclair

On or about February 10, 2016, in the County of Blue Earth, said Defendant, Patricia Marie St Clair did knowingly or intentionally possess drug paraphernalia; to wit: a smoking device

STATEMENT OF PROBABLE CAUSE

On February 10, 2016, at 12:30 p.m., dispatch received a call from Scheels loss prevention reporting there were several people in the store that he believed were some part of an organized crime spree. Scheels is located at 1850 Adams Street, in the City of Mankato. Dispatch also advised that this was an in progress theft.

Officer Justin Lindmeyer, of the Mankato Department of Public Safety, responded along with Officer Melissa Myers. Further information from loss prevention provided while in route to Scheels indicated there was one male and three females and that they were concealing various items from the store.

Blue Earth County Deputies also responded to the scene. By the time Mankato Police arrived, all of the individuals, along with mall security and Scheels loss prevention were inside the Scheels loss prevention office. Two of the females in the loss prevention office stated that they did not have identification on them, and that they had nothing in their bags with their names on it. They both stated they were juveniles. Officer Myers asked deputies to transport those two females to the Public Safety Center so that they could be identified and have arrangements made for their parents to pick them up. One of the females said her name was Patricia. Officer Myers stayed for a short time at Scheels and then responded to the Public Safety Center and found that both of the females had been placed in holding rooms.

When Officer Myers went into the second holding room to meet with the second female, Officer Myers asked the female what her name was, and the female responded, 'Patricia Leonna Kier' with a birth date of May 14, 1998. She provided a Minneapolis address. The name was provided to dispatch and dispatch advised that this female was not on file in Minnesota. A third officer from the Mankato Department of Public Safety, Tim Spellacy, was able to meet with the second female in holding and got her to identify herself to him as Patricia Marie St. Clair, with a date of birth of December 14, 1979. Officer Myers looked at the DVS photo of her and observed that the phone matched. At this point, it was also learned that Patricia had several Warrants out for her arrest.

Patricia was transported with her property which was a purse to the Blue Earth County Jail for her Warrants and local charges including False Information to Police. After pulling into the sally port, Officer Lindmeyer walked Patricia into the intake room. He returned to his squad car to get her purse and brought that along as well. Before bringing the purse into the jail Officer Lindmeyer opened it to check for weapons or contraband and immediately observed a brown/gold zipper pouch that he opened and saw four syringes. Officer Lindmeyer walked into the intake room and asked Patricia what the syringes were for. She immediately said she is a heroin user. Also inside the brown/gold zipper pouch was a large blue rubber band commonly used for syringe use, two small metal tins with pieces of black hard substances that tested positive for heroin. Patricia advised the black hard substance was the 'hard cut' of the heroin, basically the junk they don't want. These items were placed into evidence.

Officer Lindmeyer later learned from Scheels loss prevention that while the group of four were in the loss prevention office prior to police arrival, Patricia had removed several clothing items from inside of her purse and sat them on the desk- clothing that had been taken from the store. The other females had also taken several items of girls' youth clothing and had them placed in the front waistband of their clothing. The total value of the girls' youth clothing that had been accumulated from the theft among the four participants was \$185.00.

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

Daniel Schisel
Police Commander
710 S Front St
Mankato, MN 56001-3803
Badge: 3135

Electronically Signed:
02/11/2016 04:16 PM
Blue Earth County, Minnesota

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

Prosecuting Attorney

Stefanie Menning
401 Carver Road
PO Box 3129
Mankato, MN 56002
(507) 304-4600

Electronically Signed:
02/11/2016 04:11 PM

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 DEFENDANT, ARE SUMMONED to appear on _____, _____ at _____ AM/PM before the above-named court at 401 Carver Rd, Mankato, MN 56002-0347 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 order, in the name of the State of Minnesota, that the Defendant be apprehended and arrested without delay and brought promptly before the 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 Defendant is already in custody, I order, subject to bail or conditions of release, that the Defendant continue to be detained pending further proceedings.

Bail: \$
Conditions of Release:

This complaint, duly subscribed and sworn to or signed under penalty of perjury, is issued by the undersigned Judicial Officer as of the following date: February 12, 2016.

Judicial Officer

Greg Anderson
District Court Judge

Electronically Signed: 02/12/2016 09:32 AM

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

**COUNTY OF BLUE EARTH
STATE OF MINNESOTA**

State of Minnesota

Plaintiff

vs.

PATRICIA MARIE ST CLAIR

Defendant

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

Signature of Authorized Service Agent: