

State of Minnesota
County of Blue Earth

District Court
5th Judicial District

Prosecutor File No.
Court File No.

BEC-16-0249
07-CR-16-632

State of Minnesota,

Plaintiff,

vs.

KENNETH MATTHEW KING DOB: 06/02/1989

100 W Main St
Elysian, MN 56028

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: Predatory Offender-Knowingly Violates Registration Req. or Intentionally Provides False Information

Minnesota Statute: 243.166.5(a)
Maximum Sentence: 5 years and/or \$10,000
Offense Level: Felony

Offense Date (on or about): 02/17/2016

Control #(ICR#): 16002048

Charge Description: Kenneth Matthew King Also Known As Ken Matthew King And Kenny King

On or about February 17, 2016, in the County of Blue Earth, said Defendant, Kenneth Matthew King, did, as a predatory offender, fail to notify any corrections agent or law enforcement authority five days before living and/or obtaining a new primary address or secondary address.

COUNT II

Charge: Predatory Offender-Knowingly Violates Registration Req. or Intentionally Provides False Information

Minnesota Statute: 243.166.5(a), with reference to: 243.166.5(c)
Maximum Sentence: 5 years and/or \$10,000
Offense Level: Felony

Offense Date (on or about): 02/17/2016

Control #(ICR#): 16002048

Charge Description: Kenneth Matthew King Also Known As Ken Matthew King And Kenny King

On or about February 17, 2016, in the County of Blue Earth, said Defendant, Kenneth Matthew King, did,

as a predatory offender, fail to provide the information required by MN ST. 243.166 Subd. 4a including the year, model, make, license plate number, and color of all motor vehicles owned or regularly driven by the person to a corrections agent or law enforcement authority, within five days.

COUNT III

Charge: Predatory Offender-Knowingly Violates Registration Req. or Intentionally Provides False Information

Minnesota Statute: 243.166.5(a), with reference to: 243.166.5(c)

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

Offense Level: Felony

Offense Date (on or about): 02/17/2016

Control #(ICR#): 16002048

Charge Description: Kenneth Matthew King Also Known As Ken Matthew King And Kenny King

On or about February 17, 2016, in the County of Blue Earth, said Defendant, Kenneth Matthew King, did, as a predatory offender, fail to provide the information required by MN ST. 243.166 Subd. 4a including the addresses of all locations where the person is employed or a change in circumstances that renders previously reported employment information invalid to a corrections agent or law enforcement authority, within five days.

STATEMENT OF PROBABLE CAUSE

On February 17, 2016 at approximately 10:06 p.m., Deputy Phillips of the Blue Earth County Sheriff's Office stopped at a residence located at Beaver Avenue in Southbend Township, Blue Earth County to conduct a check on Kenneth Matthew King's, DOB 6-2-1989, predatory offender compliance. Prior to stopping at the residence, Deputy Phillips checked the Minnesota Offender Registration website through the Minnesota Bureau of Criminal Apprehension. King was currently listed as having a noncompliant status with his registration requirements following an adjudication of delinquency for Criminal Sexual Conduct in the Third Degree.

Deputy Phillips went to the residence and made contact with an adult female who stated that she did not know who King was. The adult female stated that King did not live at the residence. She stated that she has owned and lived at the residence for approximately one year. Deputy Phillips then attempted to contact King through the phone number provided on his registration. He found that the number was no longer in service. He then attempted to contact King through the work telephone number provided in his registration information. After this attempt failed, Deputy Phillips contacted a representative of the company who stated they had received several telephone calls over the past year from people looking for King, but that they did not know King and had had this phone number for approximately one year.

After attempting to locate King through the information available to him, Deputy Phillips asked the Le Sueur County Sheriff's Office to check the address of 211 North East Park Avenue in the city of Elysian, which he believed to be King's parents' residence. A short time later, Deputy Phillips was contacted by a Le Sueur County deputy who advised that King's mother had provided an address of 100 West Main Street in the city of Elysian as King's current address. Deputy Phillips asked the Le Sueur County deputy to take King into custody if contact was made for violating his predatory offender registration requirements, failing to provide current information. A short time later, the Le Sueur County deputy advised that King was in custody. Deputy Phillips then met the Le Sueur County deputy and took custody of King.

When Deputy Phillips took King into custody, he advised that he had not been living at the Beaver Avenue address for quite some time. He stated that he thought he no longer needed to register his predatory offender registration information and had no longer been receiving the packets from the Bureau of Criminal Apprehension in the mail. Deputy Phillips explained that since he had not updated his last address with the Bureau of Criminal Apprehension, that may be the reason his packets had no longer been arriving in the mail.

Deputy Phillips transported King to the Blue Earth County Jail and read him a Miranda warning. King agreed to speak to him. He stated that he had moved out of the Beaver Avenue address in the spring of 2014 and had moved back to his parents' home at 211 NE Park Avenue in Elysian. King stated that he and his girlfriend had moved into an apartment on Main Street in Elysian for a few months before returning to his parents' residence. King then stated that on September 4, 2015, he and his girlfriend moved into the current apartment at 100 West Main Street in Elysian.

King provided Deputy Phillips with the current telephone number that he now uses and he stated that he drives a 1996 GMC Sierra 1500 pickup that is green in color. He stated that he had left the employment that was registered with the Minnesota Bureau of Criminal Apprehension in the spring of 2014 and is currently unemployed. He stated that he thought due to his probation term expiring that he no longer needed to register. Deputy Phillips noted that King was cooperative throughout his contact with him.

A review of King's registration packet reveals that King failed to report his change of address, change in employment status, and his use of the 1996 GMC Sierra pickup.

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

Richard Murry
Captain
401 Carver Rd
Mankato, MN 56002-0228
Badge: 2708

Electronically Signed:
02/19/2016 08:21 AM
Blue Earth County, MN

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

Prosecuting Attorney

Ryan S. Hansch
401 Carver Road
PO Box 3129
Mankato, MN 56002
(507) 304-4600

Electronically Signed:
02/18/2016 04:59 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 19, 2016.

Judicial Officer

Kurt D Johnson
District Court Judge

Electronically Signed: 02/19/2016 08:52 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.

KENNETH MATTHEW KING

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: