

NOT

State of Wisconsin

Circuit Court

Green Lake County

STATE OF WISCONSIN

Plaintiff,

DA Case No.: 2009GL000862
Assigned DA/ADA: PROSECUTOR
SPECIAL
Agency Case No.: 09BPD733
09BPD1390
09BPD1769
Court Case No.: 10-CF-42

-VS-

EMIL C BURMEISTER

FILED

JAN 5 2010

SUSAN J. KRUEGER
Clerk of Circuit Court
GREEN LAKE COUNTY, WI

DOB: 11/26/1964
Sex/Race: M/W
Eye Color: Brown
Hair Color: Brown
Height:
Weight:
Alias:

Defendant,

ARREST WARRANT

THE STATE OF WISCONSIN TO ANY LAW ENFORCEMENT OFFICER:

A complaint, a copy of which is attached, having been made before me accusing the defendant of committing the crime(s) of:

<u>THE CRIME(S) OF:</u>	<u>DATE OF VIOLATION:</u>	<u>CONTRARY TO WIS. STATUTE(S):</u>
Manufacture/Deliver Cocaine (>1g but <=5g); PTAC, as a Party to a Crime	04/02/2009	961.41(1)(cm)1r; 939.05
Manufacture/Deliver Cocaine (>5 - 15g); PTAC, as a Party to a Crime	06/10/2009	961.41(1)(cm)2; 939.05
Manufacture/Deliver Cocaine (>1g but <=5g); PTAC, as a Party to a Crime	07/22/2009	961.41(1)(cm)1r; 939.05

And having found that probable cause exists that such violation was committed by the defendant, you are, therefore, commanded to arrest the defendant and bring him before me, or if I am not available, before some other judge of this county.

Date: January 5, 2010

Circuit Court Judge/Court Commissioner

In lieu of holding the defendant in custody, bond may be posted in the amount of BODY ONLY.

EXTRADITION: YES xx NO
ENTER: Wisconsin Only Nationwide xx Adjoining Counties/States

State of Wisconsin

Circuit Court

Green Lake County

STATE OF WISCONSIN

-VS-

EMIL C. BURMEISTER
N8720 LANDING ROAD
BERLIN, WI 54923
DOB: 11/26/1964
Sex/Race: M/W
Eye Color: Brown
Hair Color: Brown

Plaintiff,

Defendant

Court Case No. 2010-CF-0000 _____
DA Case No.: 2009GL000862
Assigned: PROSECUTOR SPECIAL
Agency Case No.:
09BPD733, 09BPD1390, 09BPD1769
ATN: 24010000191719

Criminal Complaint

Complainant, Cpt. Kevin Block of the Berlin Police Department (BPD), being first duly sworn, deposes and says:

Count 1: DELIVERY OF COCAINE (7.1 GRAMS), AS A PARTY TO A CRIME (PTAC)

The above-named defendant on or about Thursday, April 02, 2009, in the City of Berlin, Green Lake County, Wisconsin, as a party to a crime, did deliver a controlled substance, to-wit: Cocaine, in an amount of more than one gram but not more than 5 grams, contrary to sec. 961.41(1)(cm)1r, 939.05, 973.046(1g) Wis. Stats., a Class F Felony, and upon conviction may be fined not more than Twenty Five Thousand Dollars (\$25,000), or imprisoned not more than twelve (12) years and six (6) months, or both. And the Court shall suspend the defendant's operating privileges for not less than six (6) months nor more than five (5) years. If the defendant's driving privileges are already suspended, any suspension imposed must be served consecutively. And the court may impose a deoxyribonucleic acid analysis surcharge of \$250.

Count 2: DELIVERY OF COCAINE (6.9 GRAMS), AS A PARTY TO A CRIME (PTAC)

The above-named defendant on or about Wednesday, June 10, 2009, in the City of Berlin, Green Lake County, Wisconsin, as a party to a crime, did deliver a controlled substance, to-wit: Cocaine, in an amount of more than 5 grams but not more than 15 grams, contrary to sec. 961.41(1)(cm)2, 939.05, 973.046(1g) 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 the Court may suspend the defendant's operating privileges for not less than six (6) months nor more than five (5) years. If the defendant's driving privileges are already suspended, any suspension imposed must be served consecutively. And the court may impose a deoxyribonucleic acid analysis surcharge of \$250.

Count 3: DELIVERY OF COCAINE (4.0 GRAMS), AS A PARTY TO A CRIME (PTAC)

The above-named defendant on or about Wednesday, July 22, 2009, in the City of Berlin, Green Lake County, Wisconsin, as a party to a crime, did deliver a controlled substance,

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to-wit: Cocaine, in an amount of more than one gram but not more than 5 grams, contrary to sec. 961.41(1)(cm)1r, 939.05, 973.046(1g) Wis. Stats., a Class F Felony, and upon conviction may be fined not more than Twenty Five Thousand Dollars (\$25,000), or imprisoned not more than twelve (12) years and six (6) months, or both. And the Court may suspend the defendant's operating privileges for not less than six (6) months nor more than five (5) years. If the defendant's driving privileges are already suspended, any suspension imposed must be served consecutively. And the court may impose a deoxyribonucleic acid analysis surcharge of \$250.

PROBABLE CAUSE: AND PRAYS SAID DEFENDANT BE DEALT WITH ACCORDING TO LAW; AND THAT THE BASIS FOR THE COMPLAINANT'S CHARGE OF SUCH OFFENSE IS AS FOLLOWS:

Complainant is a sworn law enforcement officer with the Berlin Police Department (BPD) and basis this complaint upon the report and investigation of Inv. Chad Krause of the same department as well as upon statements from officers UC Jason Parks, UC James Cramm, and Det. Benjamin Goehring. Complainant also relies upon statements attributed to co-defendants Leisa J. Shipley, Robin Hill, and Emil "Craig" Burmeister (hereinafter "defendant"). The statements attributed to the identified officers are presumed truthful and reliable as statements from sworn law enforcement officers. The statements attributed to the co-defendants and the defendant are presumed truthful and reliable as statements against their penal interest.

On April 2, 2009, UC Jason Parks spoke with Inv. Chad Krause regarding a drug transaction between UC Parks and co-defendant Leisa J. Shipley, hereinafter "co-defendant Shipley." UC Parks had contact with co-defendant Shipley at a residence on Adams Avenue in the City of Berlin, Green Lake County, Wisconsin. UC Parks spoke with co-defendant Shipley who agreed to provide him with an "8-ball," which is a slang term used to describe an eighth ounce of cocaine. Co-defendant Shipley agreed upon the purchase price of \$220.00, but then said that she would need an additional \$10.00 for her share. Co-defendant Shipley then said that she would need to contact her source for the cocaine. Inv. Krause conducted surveillance and observed co-defendant Shipley leave the residence shortly after receiving the money from UC Parks. Inv. Krause then observes the defendant's van pull up along side of co-defendant Shipley. Co-defendant Shipley then entered the van and drove for a period with the defendant before she returned to her residence. UC Parks and Inv. Krause report that upon returning to the residence, co-defendant Shipley provided UC Parks with a clear plastic bag containing a white powdery substance, which Inv. Krause later weighed at 7.1 grams. Using a standard test, Inv. Krause received a positive detection for cocaine in the substance. The defendant was the supplier of the cocaine in question during this incident based upon the time line of events coupled with the statements provided.

On June 10, 2009, UC James Cramm spoke with Inv. Chad Krause regarding a drug transaction between UC Cramm and co-defendant Leisa J. Shipley, hereinafter "co-defendant Shipley." UC Cramm had contact with co-defendant Shipley at a residence on Adams Avenue in the City of Berlin, Green Lake County, Wisconsin. UC Cramm spoke with co-defendant Shipley who agreed to provide him with a quarter ounce of cocaine for the price of \$520.00. Co-defendant Shipley took the money from UC Cramm and told him

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that she would be back in a short time with the cocaine. She returned shortly thereafter and provided UC Cramm with two clear plastic bags with each containing a white powder and chunks. Det. Benjamin Goehring assisted in the investigation by conducting surveillance during this incident. Inv. Chad Krause also provided surveillance during this incident. Det. Goehring observed the defendant leave his residence around the time of the drug transaction. Inv. Krause then observed the defendant and co-defendant Shipley together in a vehicle shortly thereafter before she returned to the residence to sell cocaine to UC Cramm. Once back at the residence, co-defendant Shipley told UC Cramm that "he said he did it good," referring to her supplier of the cocaine. The defendant was the supplier of the cocaine in question during this incident based upon the time line of events coupled with the statements provided. Inv. Krause received the cocaine from UC Cramm and, using a standard test, he received a positive detection for cocaine. The substance weighed 6.9 grams.

On July 22, 2009, Officer Krause and James Cramm met regarding a possible purchase of cocaine from co-defendant Robin Hill, hereinafter "co-defendant Hill." UC Cramm went to Hill's residence, located on Broadway Street in the City of Berlin, Green Lake County, Wisconsin. Once at that location, UC Cramm agreed to purchase an eighth ounce of cocaine from co-defendant Hill. Hill said that she would need to contact her source and then said that the deal was fine for a purchase price of \$220.00. UC Cramm and co-defendant Hill drove to a residence that Hill directed UC Cramm to, which UC Cramm knew to be the residence of the defendant. UC Cramm then provided co-defendant Hill with \$220.00 for the cocaine plus her agreed upon \$20.00 payment for organizing the transaction. Co-defendant Hill was in the residence for a short time and then exited and provided UC Cramm with a plastic baggie containing a white powder substance. On the drive back, co-defendant Hill referred to her supplier of the cocaine as "Craig," which UC Cramm knows to be the nickname of the defendant. Inv. Krause received the cocaine from UC Cramm and, using a standard test, he received a positive detection for cocaine. The substance weighed 4.0 grams. The defendant was the supplier of the cocaine in question during this incident based upon the time line of events coupled with the statements provided.

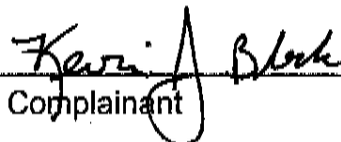
Complainant also reviewed records pertaining the Green Lake County case number 09-CF-0075. The allegations in this case are that, in 2009, the defendant were found in possession of a considerable quantity of cocaine. The amount of the cocaine was not consistent with personal use; to the contrary, the cocaine was consistent with a person engaged in the trafficking of drugs.

Subscribed and sworn to before me,
and approved for filing on:

This 4th day of January, 2010.



Winn S. Collins, District Attorney


Complainant