

1     STATE OF WISCONSIN                             CIRCUIT COURT                             GREEN LAKE COUNTY

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2     State of Wisconsin,  
3                             Plaintiff,

4     v.

Case No. 20-CF-62

5     Timothy L. Jones,  
6                             Defendant.

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7                             TRANSCRIPT OF PROCEEDINGS had in the above-entitled  
8 matter, Bail/Bond Hearing, held at the Courthouse in Green Lake  
9 County, Wisconsin, on May 8, 2020, before the Honorable Mark T.  
10 Slate, Judge, commencing at 1:02 p.m.

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12   A P P E A R A N C E S

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14     For State of Wisconsin:                             Gerise Laspisa  
15   Asst. District Attorney

16     For Timothy L. Jones:                             Vicki Jobling  
17   Attorney at Law

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25     Reported by:   Karen Blair, RPR, CRR

1 P R O C E E D I N G S

2 THE COURT: Court will call the bond hearing of  
3 Timothy Jones. The State appears by ADA Gerise Laspisa. The  
4 defendant appears by video in custody. Attorney Vicki Jobling  
5 also appears by video. Mr. Jones, do you have any objection to  
6 holding this hearing by video?

7 MR. JONES: No.

8 THE COURT: Can you see and hear me clearly?

9 Mr. Jones, can you see and hear me clearly?

10 MR. JONES: Yes.

11 THE COURT: The Court has already reviewed a  
12 probable cause affidavit, does find that there is probable  
13 cause that a crime has been committed. What's the State's  
14 position on bond?

15 MS. LASPISA: Your Honor, first of all I would like  
16 to indicate that we have had an opportunity to speak with the  
17 victim in this case and that the victim would like the Court to  
18 know that she fears for her life and safety; that she's hoping  
19 that you will continue with cash bond and no contact with her,  
20 but would also like the no contact order extended to include  
21 her two minor children as well as no contact with her residence  
22 where this offense occurred.

23 I would note that I have had an opportunity to  
24 speak with the defendant's probation agent this morning. He is  
25 currently on parole from a 1991-CF-1169 case out of Dane County

1 where he was convicted of two counts of attempted first degree  
2 homicide, endangering safety by use of a dangerous weapon, and  
3 a felon in possession of a firearm. He was parolled on  
4 March 3rd of 2020. He had to go serve a few days in jail in  
5 Milwaukee for an old OWI ticket. He was released from  
6 Milwaukee County March 7. Since then he has picked up a  
7 fleeing, resisting, OAR, and possession of drug paraphernalia  
8 in Dodge County. That case is open and pending. He also has  
9 prior convictions in a 1991-CF-1168 case out of Dane County for  
10 second degree reckless injury as a repeater; an 89-CF-892705  
11 out of Milwaukee County for felon in possession of a firearm;  
12 88- CF-882314 for a theft; and there are three older  
13 convictions in the '80s, from '85 and '86, that I am not  
14 certain what the charges are but there were -- or the  
15 dispositions at this point in time.

16 I know that the Court yesterday set \$5,000 cash  
17 bail. The State would ask, based upon the defendant's prior  
18 record, as well as the potential for fleeing based upon the  
19 seriousness of this offense, as well as what potentially could  
20 happen in Dodge County, as well as his parole status, we would  
21 ask that you increase the cash bail to \$10,000 cash bail.

22 I can inform the Court that in speaking with his  
23 probation agent there is a hold; that she will continue to --  
24 believes she will maintain that hold at this point in time, but  
25 based upon all of the factors that the Court must consider in

1 setting bail, I ask that you consider an increase. Along with  
2 the modifications for the no contacts.

3 THE COURT: Attorney Jobling?

4 (Remarks were made off the record with respect to  
5 the audio-visual arrangements.)

6 MS. JOBLING: Okay. Thank you, Your Honor. In  
7 terms of bail we would ask if the Court would stick to the  
8 original \$5,000 that was set previously. There is a probation  
9 hold. Obviously, that seems that it's very unlikely to be  
10 lifted so I'm not sure, I guess, the necessity of additional  
11 cash in this matter.

12 Mr. Jones was living in Beaver Dam between the time  
13 of his release from Wisconsin state prison until the time of  
14 his recent arrest. He does have ties to Wisconsin in terms of  
15 the fact that he has resided here his whole life. He was born  
16 in Milwaukee. He has a mother that resides in Wisconsin, as  
17 well. So for that reason we would ask for \$5,000 cash.

18 THE COURT: The Court had originally set bond based  
19 on the severity of the offense. Now that the Court has  
20 additional information about the defendant and the fact that he  
21 is currently on parole, the Court is concerned that \$5,000  
22 would not be enough to ensure his appearance. The Court will  
23 increase the cash bond to \$10,000 cash. He's to have no  
24 contact with the victim, the victim's two minor children --  
25 that means he may not call, write, electronically contact them,

1 or have anyone else contact them on his behalf. The Court will  
2 allow him to go back to the residence one time, if he bonds  
3 out, with law enforcement to retrieve any other items.

4 We'll schedule this up for a status hearing -- or  
5 an initial hearing. Let's set that for May 18th at 1:00  
6 o'clock. I'll assume that we'll have a criminal complaint at  
7 that time or the State can inform us why we do not.

8 Anything else by the State?

9 MS. LASPISA: Your Honor, I apologize. I forgot.  
10 The victim had also asked that the no contact order include her  
11 residence as well as her mother, whose name is Rebecca  
12 Kranz (ph.) who also lives at the same residence. And just to  
13 inform the Court, I will likely have that Criminal Complaint by  
14 next week Monday or Tuesday.

15 THE COURT: Well, just to make sure we're clear, it  
16 will be the residence or anybody else who resides at that  
17 residence.

18 MS. LASPISA: Thank you.

19 THE COURT: Attorney Jobling, anything?

20 MS. JOBLING: No, Your Honor. Mr. Jones does  
21 qualify for the public defender so as soon as we get the  
22 Criminal Complaint we will work on appointment of counsel.

23 THE COURT: Thank you.

24 (The hearing ended at 1:10 p.m.)  
25

1 STATE )  
OF ) SS.  
2 WISCONSIN )

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5 I, KAREN BLAIR, Registered Professional Reporter, do  
6 hereby certify that I was personally present during the  
7 foregoing matter; that I made a record of the same by means of  
8 machine shorthand; that the foregoing pages, numbered from 2 to  
9 5, inclusive, have been transcribed by me and carefully  
10 compared with my stenographic notes, and constitute a full,  
11 true, and accurate transcript of the proceedings had in said  
12 matter.

13 DATED this 16th day of September, 2021.

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Electronically Signed  
Karen Blair, Court Reporter

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