STATE OF WISCONSIN

CIRCUIT COURT

COUNTY OF MARATHON

STATE OF WISCONSIN

-VS-

Dylan K Yang 915 Jefferson Street Wausau, WI 54403 DOB: 11/30/1999 DA Case No: 2015MA000778

Plaintiff, Court Case No:

[Defendant's ATN]

Criminal Complaint

Defendant.

COPY

STATE OF WISCONSIN)
)SS
COUNTY OF MARATHON)

Complainant, on information and belief, being first duly sworn on oath states that:

Count 1: FIRST DEGREE RECKLESS HOMICIDE

The above-named defendant on or about Friday, February 27, 2015, in the City of Wausau, Marathon County, Wisconsin, did recklessly cause the death of I.M.Z.P., under circumstances which show utter disregard for human life, contrary to sec. 940.02(1), 939.50(3)(b) Wis. Stats., a Class B Felony, and upon conviction may be sentenced to a term of imprisonment not to exceed sixty (60) years.

Complainant is a Marathon County law enforcement officer who bases this complaint upon review of law enforcement reports which your complainant believes are reliable in that they are made by the officers in the routine and ordinary course of the officers' official duties.

Those reports state:

On February 27, 2015, law enforcement was dispatched to the Aspirus Hospital emergency room for a report of a stabbing. The investigation revealed that I.M.Z.P. had been stabbed two times in the back. Officer Brent Olson observed two stab wounds on I.M.Z.P.'s back. Doctor Dennis Costa stated that the stab wounds punctured I.M.Z.P.'s lung, liver, and vena cava. In Dr. Costa's professional opinion, these wounds caused I.M.Z.P.'s death.

Law enforcement's investigation revealed that I.M.Z.P. and numerous friends of his went to the home of Dylan Yang, located at 915 Jefferson Street, in the City of Wausau, Marathon County, Wisconsip. I.M.Z.P., Yang, and several more juveniles had been exchanging messages throughout the day attempting to arrange a fight between I.M.Z.P.'s gang, the YRS (Young Reckless/Ruthless Squad) and Yang's gang, the OTB (Oriental/Original True Bloods).

Nia Phillips stated that she drove I.M.Z.P. and his friends to the 900 block of Jefferson Street. Once there, I.M.Z.P. and A.D. got out of her vehicle. She saw Asian males exit 915 Jefferson Street and approach I.M.Z.P. The Asian males began attacking I.M.Z.P., and I.M.Z.P. was

attempting to fight back. At some point, I.M.Z.P. fell to the ground during the altercation. When he got up, she noticed he was bleeding and looked like he was going to pass out. She put him in her car and drove him to the hospital.

Lieutenant Todd Baeten spoke with Dylan Yang. Yang stated that he and T.W. were sitting on the porch of his house when I.M.Z.P. arrived, exited a vehicle, and began shooting a gun at them. Yang did not know if it was a real gun or not. Yang stated T.W. ran towards I.M.Z.P. Yang ran into his house and grabbed a large knife. When he came outside, I.M.Z.P. was on top of T.W., punching him. Yang did not know what I.M.Z.P. did with the gun. Yang took the knife and stabbed I.M.Z.P. in the back.

Officer Jacob Chittum interviewed T.W. T.W. stated that he was outside of Yang's house with Yang when I.M.Z.P. arrived and exited the vehicle. T.W. stated that I.M.Z.P. shot at them, but T.W. realized that I.M.Z.P. was firing a bb gun. T.W. tackled I.M.Z.P. and did not know where the gun went after this. I.M.Z.P. then pushed T.W. into a snow back, got on top of him, and punched T.W. in the head. T.W. did not see the gun in I.M.Z.P.'s hands at this point. I.M.Z.P. was getting off of T.W. when Yang stabbed I.M.Z.P. in the back.

Detective Kindlarski searched the home of Yang. During that search, he located the knife used by Yang. It was a knife measuring 13.75 inches in total length. The blade was 9.5 inches long, came to a point at the tip, and was 1.75 inches wide at its widest point.

Your complainant believes the statements contained within said reports are reliable for the following reasons: They are made by victims and/or witnesses to criminal activity, insofar as it is based upon personal observations and knowledge. They are made by the defendant contrary to penal interests.

and prays that the defendant be dealt with according to law.

Subscribed and sworn to before me, and approved for filing on: March 02, 2015.

Complainant

(Assistant) District Attorney
State Bar No. 1055474
Marathon County, Wisconsin