STATE OF MINNESOTA COUNTY OF HENNEPIN

DISTRICT COURT FOURTH JUDICIAL DISTRICT

State of Minnesota,	Court File No. : 27-CR-23-1886
Plaintiff, vs.	EXHIBT U2 RAISSA CARPENTER IS A FRAUD PART 02
Matthew David Guertin,	
Defendant.	Judicial Officer: Sarah Hudelston

TO: THE HONORABLE SARAH HUDLESTON, JUDGE OF DISTRICT COURT; MARY F. MORIARTY, HENNEPIN COUNTY ATTORNEY; AND MAWERDI HAMID, ASSISTANT HENNEPIN COUNTY ATTORNEY

SYNTHETIC JUDICIAL SYSTEM EXPOSED AI-DRIVEN DOCKET SIMULATIONS AND PSYCHIATRIC DISPOSAL WITHIN THE 4TH JUDICIAL DISTRICT COURT





MINNESOTA COURT RECORDS ONLINE (MCRO)

Case Details (Register of Actions)

Search executed on 04/30/2024 05:17 AM

27-CR-21-8228

Upcoming Hearing:

Review Hearing on 04/30/2024 at 1:30 PM

Case Information

Case Number: 27-CR-21-8228

Case Title: State of Minnesota vs Lucas Patrick Kraskey

Case Type: Crim/Traf Mandatory

Date Filed: 04/28/2021

Case Location: Hennepin County, Hennepin Criminal Downtown

Judicial Officer: Frank, Matthew

Case Status: Dormant

Party Information

Jurisdiction

State of Minnesota

Attorneys Active

- FREEMAN, CHRISTOPHER ERIC Lead Attorney
- ARNESON, THOMAS STUART
- FREEMAN, CHRISTOPHER ERIC
- GALAYDH, WARSAME ALI KHALIF
- GRIFFIN, MEGAN NAOMI
- O'ROURKE, DAWN MARIE
- SORENSEN, ROBERT J

Attorneys Inactive

- HALLMAN, DANIEL BRIAN
- O'ROURKE, DAWN MARIE

Defendant

Kraskey, Lucas Patrick

DOB: 06/01/1984

Minneapolis, MN 55418-0000

Alias: Also Known As Kaskey, Lucas Patrick

Attorneys Active

- REILAND, ANDREW JOSEPH, II Lead Attorney
- DAVIS, ALEXANDER NATHAN
- ELSEN, MATTHEW JOHN
- GRANSE, ALICIA LYNN
- Herlofsky, Susan

Attorneys Inactive

- CARPENTER, RAISSA
- HAWKINS, ERIC OLE
- VAN BEEK, LINDSEY KAY

Warrants

Inactive Warrants

Kraskey, Lucas Patrick Bench Warrant-fail to appear at a hearing

Judicial Officer: Dayton Klein, Julia

03/16/2023 06:03 AM Status: Warrant Cleared by Wt Office

Bond/Bail Options

Bond or Cash Bail Amount: \$0.00

Kraskey, Lucas Patrick Bench Warrant-fail to appear at a hearing

Judicial Officer: Allyn, Julie

11/08/2021 07:58 PM Status: Warrant Cleared by Wt Office

10/26/2021 07:00 AM Status: Issued Active

Bond/Bail Options

Bond or Cash Bail Amount: \$0.00

Kraskey, Lucas Patrick Bench Warrant-fail to appear at a hearing

Judicial Officer: Chou, Marta M.

07/27/2021 03:15 AM Status: Warrant Cleared by Wt Office

Bond/Bail Options

Bond or Cash Bail Amount: \$0.00

Charges

Damage to Property - 1st Degree - Value Reduced Over \$1000 Statute: 609.595.1(4)

Additional Statute: Damage to Property-1st Degree (609.595.1)

Level of Charge: Felony **Offense Date:** 02/23/2021

Community Of Offense: Minneapolis

Law Enforcement Agency: Metro Transit Commission Police Department

Prosecuting Agency: Hennepin County Attorney

Interim Conditions

05/16/2023 Interim conditions for Kraskey, Lucas Patrick

Judicial Officer: Dayton Klein, Julia

- Remain law-abiding
- Post Bail or Bond with No Conditions \$30,000.00
- Release with Conditions \$0.00
- Make all future court appearances
- No use or possession of firearms or dangerous weapons
- Do not leave Minnesota without written court approval

· Conditions, other

03/17/2023 Interim conditions for Kraskey, Lucas Patrick

> Judicial Officer: Bartolomei, Luis Expiration Date: 05/16/2023 • Release with Conditions

\$0.00

· Remain law-abiding

· Make all future court appearances

· Contact with probation

· Follow all instructions of probation

· Conditions, other

• Do not ship/transport/possess or receive firearm or ammo

· Do not leave Minnesota without written court approval

07/28/2021 Interim conditions for Kraskey, Lucas Patrick

> Judicial Officer: West, Sarah S. Expiration Date: 03/17/2023

· Release with Conditions \$0.00

· Remain law-abiding

· Make all future court appearances

· Contact with probation

· Follow all instructions of probation

• No alcohol/controlled substance use

· Take medications in the prescribed dosage and frequency

· Random testing

· Conditions, other

Case Assignments

Current Case Assignment

Judicial Assignment: Frank, Matthew Date of Assignment: 01/12/2024

Prior Case Assignments

Judicial Assignment: Houghtaling, Melissa

Date of Assignment: 01/13/2023 Reassignment Reason: Reassigned

Judicial Assignment: Engisch, Nicole A. Date of Assignment: 04/01/2022 Reassignment Reason: Reassigned

Judicial Assignment: Allyn, Julie Date of Assignment: 07/28/2021 Reassignment Reason: Reassigned

Date of Assignment: 04/28/2021

Reassignment Reason: Initial Assignment

Case Events

02/21/2024	Order-Evaluation for Competency to Proceed (Rule 20.01)	[·]
02/22/202	Judicial Officer: Browne, Michael K Index #39	2 pages
01/12/2024	Notice of Case Reassignment	A
	Judicial Officer: Frank, Matthew Index #38	1 page
11/01/2023	Finding of Incompetency and Order Judicial Officer: Browne, Michael K	
	Index #37	5 pages
10/30/2023	Found Incompetent Judicial Officer: Browne, Michael K	
10/30/2023	Waiver of Appearance Index #36	
10/30/2023	Rule 20 Evaluation Report Index #35	
10/30/2023	Rule 20 Report Distributed	
08/22/2023	Order-Evaluation for Competency to Proceed (Rule 20.01) Judicial Officer: Dayton Klein, Julia Index #34	2 pages
05/16/2023	Order for Conditional Release Judicial Officer: Dayton Klein, Julia Index #33	1 page
05/16/2023	Hearing Held Remote	
05/02/2023	Bail to stand as previously ordered	
05/02/2023	Finding of Incompetency and Order Judicial Officer: Mercurio, Danielle	
	Index #32	5 pages
05/02/2023	Found Incompetent Judicial Officer: Mercurio, Danielle	
05/02/2023	Hearing Held Remote	
04/14/2023	Rule 20 Evaluation Report Index #31	
03/28/2023	Motion Judicial Officer: Mercurio, Danielle Party: Attorney Herlofsky, Susan Index #30	

03/28/2023	Bail to stand as previously ordered	
03/28/2023	Hearing Held Remote	
03/28/2023	Order-Evaluation for Competency to Proceed (Rule 20.01) Judicial Officer: Dayton Klein, Julia Index #29	2 pages
03/21/2023	Motion Judicial Officer: Borer, George Party: Defendant Kraskey, Lucas Patrick Index #28	
03/21/2023	Bail to stand as previously ordered	
03/21/2023	Hearing Held Remote	
03/17/2023	Order for Conditional Release Judicial Officer: Bartolomei, Luis Index #27	2 pages
03/17/2023	Hearing Held In-Person	
03/16/2023	Warrant Cleared by Wt Office	
03/07/2023	Warrant Issued Index #26	
03/07/2023	Fail to Appear at a hearing Party: Defendant Kraskey, Lucas Patrick	
03/07/2023	Hearing Held Remote	
02/21/2023	Order-Evaluation for Competency to Proceed (Rule 20.01) Judicial Officer: Mercurio, Danielle Index #25	2 pages
02/21/2023	Request for Continuance Index #24	
02/21/2023	Hearing Held Remote	
02/15/2023	Rule 20 Progress Report Index #23	
02/14/2023	Request for Continuance Index #22	
02/14/2023	Fail to Appear at a hearing Party: Defendant Kraskey, Lucas Patrick	

02/14/2023	Hearing Held Remote		
02/07/2023	Request for Continuance Index #21		
02/07/2023	Fail to Appear at a hearing Party: Defendant Kraskey, Lucas Patrick		
02/07/2023	Hearing Held Remote		
01/13/2023	Notice of Case Reassignment Judicial Officer: Houghtaling, Melissa Index #20	L 1 page	
12/13/2022	Hearing Held Remote		
10/06/2022	Order-Evaluation for Competency to Proceed (Rule 20.01) Judicial Officer: Janzen, Lisa K Party: Defendant Kraskey, Lucas Patrick Index #19	2 pages	
06/14/2022	Findings and Order Judicial Officer: Janzen, Lisa K Index #18	5 pages	
06/14/2022	Found Incompetent Judicial Officer: Janzen, Lisa K		
06/14/2022	Hearing Held Remote		
06/10/2022	Rule 20 Evaluation Report Index #17		
06/10/2022	Rule 20 Report Distributed		
04/01/2022	Notice of Case Reassignment Judicial Officer: Engelking, Matthew E. Index #16	1 page	
03/23/2022	Order-Evaluation for Competency to Proceed (Rule 20.01) Judicial Officer: Janzen, Lisa K Index #15	2 pages	
12/14/2021	Probable Cause Found		
12/14/2021	Found Incompetent Judicial Officer: Allyn, Julie		
12/14/2021	Hearing Held Using Remote Technology		
12/08/2021	Notice of Remote Hearing with Instructions Index #14		



		2 pages
12/08/2021	Hearing Held Using Remote Technology Remote Party: Attorney DAVIS, ALEXANDER NATHAN; Defendant Kraskey, Lucas Patrick; Attorney O'ROURKE, DAWN MARIE	
12/08/2021	Identity Verified	
11/09/2021	Law Enforcement Notice of Release and Appearance Index #13	1 page
11/09/2021	Notice of Remote Hearing with Instructions Index #12	2 pages
11/08/2021	Warrant Cleared by Wt Office	
10/26/2021	Fail to Appear at a hearing Party: Defendant Kraskey, Lucas Patrick	
10/26/2021	Warrant Issued Index #11	
09/14/2021	Hearing Held Using Remote Technology	
08/02/2021	Demand or Request for Discovery Index #10	& pages
07/28/2021	Statement of Rights Index #9	
07/28/2021	Identity Verified	
07/28/2021	Order Granting Public Defender Judicial Officer: West, Sarah S. Index #8	
07/28/2021	Hearing Held Using Remote Technology Remote Party: Defendant Kraskey, Lucas Patrick; Attorney O'ROURKE, DAWN MARIE; Attorney VAN BEEK, LINDSEY KAY	
07/28/2021	Notice of Remote Hearing with Instructions Index #7	2 pages
07/28/2021	Order for Conditional Release Judicial Officer: West, Sarah S. Index #6	1 page

07/27/2021	Warrant Cleared by Wt Office	
06/25/2021	Pre-Plea Worksheet Index #5	
06/23/2021	Warrant Issued Index #4	
06/23/2021	Fail to Appear at a hearing	
06/23/2021	Hearing Held Using Remote Technology Remote Party: Attorney HALLMAN, DANIEL BRIAN	
05/12/2021	Returned Mail Index #3	1 page
04/28/2021	Fingerprints Required Notice sent	
04/28/2021	Notice of Remote Hearing with Instructions Index #2	2 pages
04/28/2021	E-filed Comp-Summons Index #1	6 pages

ш	ea	PI	nn	
	ca	ш	ΗU	13

Upcoming Hearings

04/30/2024 01:30 PM

Review Hearing

Judicial Officer: Skibbie, Lori

Location: GC-C657

Previous Hearings

10/31/2023 01:30 PM

Review Hearing

Judicial Officer: Browne, Michael K

Location: GC-C459 Cancelled; Waived

05/16/2023 01:30 PM

Bail Hearing

Hearing

Judicial Officer: Dayton Klein, Julia

Location: GC-C559

05/02/2023 01:30 PM

Judicial Officer: Mercurio, Danielle

Location: GC-C556

Date Updated: 04/12/2023

Reset by Court to 05/02/2023 01:30 PM - By agreement

Original Hearing Date: 04/25/2023 01:30 PM

Result: Held On the Record

Result: Held On the Record

04/25/2023	01:30 PM	Hearing Judicial Officer: Borer, George Location: GC-C456 Cancelled; Other	
04/11/2023	01:30 PM	Bail Hearing Judicial Officer: Dayton Klein, Julia Location: GC-C559 Cancelled; Other	
03/28/2023	01:30 PM	Bail Hearing Judicial Officer: Mercurio, Danielle Location: GC-C556	Result: Held On the Record
03/21/2023	01:30 PM	Hearing Judicial Officer: Borer, George Location: GC-C456	Result: Held On the Record
03/17/2023	01:30 PM	Hearing Judicial Officer: Bartolomei, Luis Location: PSF 143	Result: Held On the Record
03/07/2023	01:30 PM	Hearing Judicial Officer: Dayton Klein, Julia Location: GC-C559	Result: Held On the Record
02/21/2023	01:30 PM	Hearing Judicial Officer: Mercurio, Danielle Location: GC-C556	Result: Held On the Record
02/14/2023	01:30 PM	Hearing Judicial Officer: Borer, George Location: GC-C456	Result: Held On the Record
02/07/2023	01:30 PM	Hearing Judicial Officer: Skibbie, Lori Location: GC-C457	Result: Held On the Record
12/13/2022	01:30 PM	Hearing Judicial Officer: Janzen, Lisa K Location: GC-C857	Result: Held On the Record
06/14/2022	01:30 PM	Hearing Judicial Officer: Janzen, Lisa K Location: GC-C857	Result: Held On the Record
12/14/2021	11:00 AM	Omnibus Hearing Judicial Officer: Allyn, Julie Location: GC-C653	Result: Held On the Record
		Date Updated: 12/09/2021 Reset by Court to 12/14/2021 11:00 AM - Session/Hearing Moved Same Date/Time - Not Rescheduled	
		Original Hearing Date: 12/14/2021 11:00 AM	
12/08/2021	01:31 PM	Hearing Judicial Officer: Norris, Lyonel Location: PSF 143	Result: Held On the Record
10/26/2021	11:00 AM	Hearing Judicial Officer: Allyn, Julie Location: GC-C955	Result: Held Off the Record
09/14/2021	09:00 AM	Omnibus Hearing Judicial Officer: Allyn, Julie	Result: Held Off the Record

Exhibit U | p. 149

Location: GC-C655

07/28/2021 01:30 PM First Appearance

Judicial Officer: West, Sarah S.

Location: PSF 143

06/23/2021 03:31 PM

Hearing

Judicial Officer: Chou, Marta M.

Location: PSF 143

Result: Held On the Record

Result: Held Off the Record

Search executed on 04/30/2024 05:17 AM



MINNESOTA JUDICIAL BRANCH

Filed in District Court Filed in District Court
State of Minnesota
State of Minnesota
4/28/2025 12:18 PM
Apr 28, 2021 7:52 am

State of Minnesota Hennepin County District Court Fourth Judicial District

Court File Number: 27-CR-21-8228
Case Type: Crim/Traf Mandatory

Notice of Remote Zoom Hearing

LUCAS PATRICK KRASKEY 2606 GRAND ST NE MINNEAPOLIS MN 55418

State of Minnesota vs Lucas Patrick Kraskey

You are notified this matter is set for a remote hearing. This hearing will not be in person at the courthouse.

Hearing Information

June 23, 2021

First Appearance

3:31 PM

The hearing will be held via Zoom and appearance shall be by video and audio unless otherwise directed with Judicial Officer Marta M. Chou, Hennepin County District Court.

If you fail to appear a warrant may be issued for your arrest. For petty misdemeanors, a conviction will be entered if you fail to appear.

You must:

- Notify the court if your address, email, or phone number changes.
- If this is the first time you've appeared in court, have your exhibits ready at the hearing
 and you will be given instructions at the hearing on how to submit them. If this is not
 the first time you've appeared, contact the judicial officer hearing your case for more
 instructions. Visit www.mncourts.gov/Remote-Hearings for more information and
 options for joining remote hearings, including how to submit exhibits.
- Contact the court at 612-348-6000 if you do not have access to the internet, or are unable to connect by video and audio.
- If you cannot afford to hire a lawyer and would like to apply for a court-appointed attorney before this appearance visit https://4thcourtspde.courts.state.mn.us or scan the QR code to start the application.



To join by internet:

- 1. Type https://zoomgov.com/join in your browser's address bar (example: bar at top of page on Google Chrome, Safari, or Internet Explorer).
- 2. Enter the Meeting ID and Meeting Password (if asked):

Meeting ID: 161 869 7800

Passcode: 362199

- 3. Update your name by clicking on your profile picture. If you are representing a party, add your role to your name, for example, John Smith, Attorney for Defendant.
- 4. Click the **Join Audio** button in the lower left-hand corner of your screen.
- 5. Click **Share Video**.
- 6. Select 4 to unmute (may need to tap screen to activate icons).

To join by telephone (if you can't to join by internet):

Be sure you know how to mute your phone when you are not speaking and unmute it again to speak.

1. Call Toll-Free: 1-833-568-8864

2. Enter the Meeting ID and Meeting Password:

Meeting ID: 161 869 7800

Passcode: 362199
3. To Unmute use *6

To receive an eReminder for future court dates via e-mail or text, visit www.mncourts.gov/Hearing-eReminders.aspx or scan the QR code to enroll.



Dated: April 28, 2021

Sarah Lindahl-Pfieffer Hennepin County Court Administrator 300 South Sixth Street Minneapolis MN 55487-0419 612-348-2040

cc:



State of Minnesota County of Hennepin

District Court 4th Judicial District

Prosecutor File No. Court File No.

21A02183 27-CR-21-8228

State of Minnesota,

COMPLAINT

Plaintiff,

Summons

VS.

LUCAS PATRICK KRASKEY DOB: 06/01/1984

2606 GRAND ST NE MINNEAPOLIS, MN 55418

Defendant.

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: Damage to Property - 1st Degree - Value Reduced Over \$1000

Minnesota Statute: 609.595.1(4), with reference to: 609.595.1

Maximum Sentence: 5 YEARS AND/OR \$10,000

Offense Level: Felony

Offense Date (on or about): 02/23/2021

Control #(ICR#): 21001515

Charge Description: That on or about 2/23/2021, in Hennepin County, Minnesota, LUCAS PATRICK KRASKEY intentionally caused damage to physical property belonging to victim, without victim's consent, and such damage reduced the value of the property by more than \$1,000 as measured by the cost of repair and/or replacement.

BRANCH

STATEMENT OF PROBABLE CAUSE

Complainant has investigated the facts and circumstances of this offense and believes the following establishes probable cause:

In January through February 2021, officers with the University of Minnesota and Metro Transit police departments began investigating a series of property damage to glass panels around bus stops, light rail transit stations, and university buildings. Officers reviewed surveillance video and determined it appeared the same individual was responsible for many of the incidents of property damage. The adult male was wearing a blue/purple coat/sweatshirt with a distinct white mark on the hood, a black jacket, sunglasses, and wore either a black backpack or a blue backpack with white piping. University of Minnesota officers stopped and spoke with a male wearing the same clothing and backpack on February 15, 2021, and identified him as LUCAS PATRICK KRASKEY, DOB 6/1/84, DEFENDANT. Officers reviewed the surveillance video and compared it to known photographs of Defendant. Officers confirmed Defendant was the person in the surveillance video.

During their investigation officers learned surveillance video showed that on February 23, 2021, at approximately 8:26 p.m., Defendant boarded a northbound Blue Line train at the Lindberg Terminal. At 8:28 p.m., Defendant exited the train at the Fort Snelling Station in Hennepin County, Minnesota. Defendant then took out a folding knife, used the knife to peel off an "Emergency" sticker from an E-TEL box and then used the folding knife to break three glass panels of the seating shelter on the platform. Defendant then gets on his bicycle and rides away.

The total cost to replace the glass panels was \$1,588.99.

MINNESOTA JUDICIAL BRANCH

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

Brett Schuck Police Officer 560 6th Avenue N Minneapolis, MN 55411

Badge: 73391

Electronically Signed:

04/26/2021 07:51 PM Ramsey County, 21966

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

Prosecuting Attorney

Dawn O'Rourke

Assistant County Attorney

300 S 6th St

Minneapolis, MN 55487

(612) 348-5550

Electronically Signed: 04/23/2021 11:25 AM

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).

THEREFORE YOU, THE DEFENDANT, ARE SUMMONED to appear as directed in the Notice of Hearing before the above-named court 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: \$0.00

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: April 27, 2021.

Judicial Officer

Luis Bartolomei
District Court Judge

Electronically Signed: 04/27/2021 10:27 AM

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

COUNTY OF HENNEPIN STATE OF MINNESOTA

State of Minnesota

Plaintiff

VS.

LUCAS PATRICK KRASKEY

Defendant

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

Signature of Authorized Service Agent:

DEFENDANT FACT SHEET

LUCAS PATRICK KRASKEY Name:

DOB: 06/01/1984

Address: 2606 GRAND ST NE

MINNEAPOLIS, MN 55418

Alias Names/DOB: Lucas Patrick Kaskey DOB: 6/1/1984

SID:

Height:

Weight:

Eye Color:

Hair Color: Gender:

Race:

Fingerprints Required per Statute:

Fingerprint match to Criminal History Record: No

Driver's License #:

SILS Person ID #:

SILS Tracking No.

Alcohol Concentration:

MALE

White

Yes

502903 3216904

STATUTE AND OFFENSE GRID

Cnt Nbr	Statute Type	Offense Date(s)	Statute Nbrs and Descriptions	Offense Level	МОС	GOC	Controlling Agencies	Case Numbers
1	Charge	2/23/2021	609.595.1(4) Damage to Property - 1st Degree - Value Reduced Over \$1000	Felony	P1129		MN0274300	21001515
	Penalty	2/23/2021	609.595.1 Damage to Property-1st Degree	Felony	P1129		MN0274300	21001515



MINNESOTA JUDICIAL BRANCH

Filed in District Court State of Minnesota

4/28/2025 12:18 PM

STATE OF MINNESOTA COUNTY OF HENNEPIN

State of Minnesota

Filed in District Court State of Minnesota

JUL 28 2021

DISTRICT COURT FOURTH JUDICIAL DISTRICT

Case: 27-CR- Z1-8067, Z1 - 877, Z1-878, Z1
DOB (SILS): Charge: Case: 27-CR- Z1-8067, Z1-878, Z1-8788, Z1-878, Z1-8788, Z1-8788, Z1-8788, Z1-8788, Z1-8788, Z1-8788, Z1-8788, Z1-8788, Z1-8788, Z1-87

CONDITIONAL RELEASE ORDER

	CONDITIONAL RELEASE ORDER
∑\n:	ew Order Amended Order
Post bail/bond of \$ \(\frac{5000}{0} \) with no c	of the following marked options (and marked conditions): onditions. □ Post bail/bond of \$ with the following conditions. conditions. □ Post cash bail of \$ with the following conditions. Conditions. □ You are released with no bail on the following conditions.
 Obey all laws. Attend all court appearances and appearances and appearances and appearances and appearances. Do not have direct or indirect contacts away from a three-block radius of goes to school, except with a police escort of facilitate parenting time or for child-ca or written contact is permitted. 	pointments with Probation, including any Pre-Sentence Investigation interview. t (including through social media) with and where any such person is, lives, works on t to recover your clothing, prescriptions, electronics, and toiletries. ☐ Solely re purposes, ☐ contact through
	unless allowed by Child Protective Services. Ivenile Court allows parenting time, you may seek a modification of this order. nition.
The following marked conditions requ	ire supervision by Probation. Sign releases to confirm your compliance.
hours. If you are currently on probation is are in addition to all current probation co. Complete an in-custody substance us interview to recommended treatment. Within days of your release, co. Do not use any alcohol or non-prescr	se assessment. You are released: upon completion of the assessment without posting bond/bail only upon court order. Follow recommendations. omplete a substance use assessment. Follow recommendations. ibed controlled substance. You are subject to random testing and/or EAM) at your expense. Take all prescribed medication only as directed; provide
 You must remain on Electronic Home transported by Probation to be placed on 	Monitoring (EHM) and follow EHM rules. You □ will remain in custody and be EHM □ must report to Client and Community Restoration at 3000 2nd Street to activate EHM. If eligible, you are approved for immediate eatment, legal meetings, and court.
Internal Use Only: REVIEWED WITH DEFENDANT, AND RELEASED ☐ Treatment ☐ Self ☐ Other: Probation Officer's Signature Date	To: Judge Seruh West Date I received a copy of this Order.
Deputy's Signature Date	Defendant Date

HC 2921 (11/2019)

State of Minnesota **Hennepin County**

District Court

Fourth Judicial District (1070101)

Court File Number: 27-CR-21-8067

Case Type: Crim/Traf Mandatory 2701 21827

Filed in District Court State of Minnesota

Notice of Remote Zoom Hearing 270121 8279

274218228 274218230 27421851

FILE COPY

JUL 28 2021

State of Minnesota vs Lucas Patrick Kraskey

You are notified this matter is set for a remote hearing. This hearing will not be in person at the courthouse.

> Hearing Information September 14, 2021 **Omnibus Hearing** 9:00 AM

The hearing will be held via Zoom and appearance shall be by video and audio unless otherwise directed with District Court Judge Julie Allyn, Hennepin County District Court.

If you fail to appear a warrant may be issued for your arrest.

The Minnesota Judicial Branch uses strict security controls for all remote technology when conducting remote hearings.

You must:

- Notify the court if your address, email, or phone number changes.
- Be fully prepared for the remote hearing. If you have exhibits you want the court to see, you must give them to the court before the hearing. Visit www.mncourts.gov/Remote-Hearings for more information and options for joining remote hearings, including how to submit exhibits.
- Contact the court at 612-348-2040 if you do not have access to the internet, or are unable to connect by video and audio.
- If you cannot afford to hire a lawyer and would like to apply for a court-appointed attorney before this appearance visit https://pdapplication.courts.state.mn.us or scan the QR code to start the application.



To join by internet:

1. Type https://zoomgov.com/join in your browser's address bar.

- 2. Enter the **Meeting ID:** 161 094 4574
- 3. If asked, enter the Meeting Passcode: 1234
- 4. Update your name by clicking on your profile picture. If you are representing a party, add your role to your name, for example, John Smith, Attorney for Defendant.
- 5. Click the Join Audio icon in the lower left-hand corner of your screen.
- 6. Click Start Video.

To join by telephone (if you are unable to join by internet):

Be sure you know how to mute your phone when you are not speaking and unmute it again to speak.

Call Toll-Free 1-833-568-8864
 Meeting ID: 161 094 4574
 Meeting Passcode: 1234

Para obtener más información y conocer las opciones para participar en audiencias remotas, incluido cómo enviar pruebas, visite www.mncourts.gov/Remote-Hearings.

Booqo <u>www.mncourts.gov/Remote-Hearings</u> oo ka eego faahfaahin iyo siyaabaha aad uga qeybgeli karto dacwad-dhageysi ah fogaan-arag, iyo sida aad u soo gudbineyso wixii caddeymo ah.

To receive an eReminder for future court dates via e-mail or text, visit www.mncourts.gov/Hearing-eReminders.aspx or scan the QR code to enroll.



Dated: July 28, 2021

Sarah Lindahl-Pfieffer
Hennepin County Court Administrator
300 South Sixth Street
Minneapolis MN 55487-0419
612-348-2040

cc: Lucas Patrick Kraskey
DANIEL BRIAN HALLMAN
LINDSEY KAY VAN BEEK
DAWN MARIE O'ROURKE



STATE OF MINNESOTA

DISTRICT COURT - FELONY DIVISION

COUNTY OF HENNEPIN

FOURTH JUDICIAL DISTRICT

State of Minnesota,)
Plaintiff,	DEMAND FOR PRESERVATION
	AND DISCLOSURE OF EVIDENCE,
	AND MOTION FOR SUPPRESSION
VS.) AND OTHER RELIEF
Lucas Kraskey,) MNCIS No. 27-CR-21-8228
Defendant.	
	* *

Defendant, by and through counsel, hereby demands preservation of, disclosure of, and access to all evidence related to the case; moves the Court for the relief specified below; and demands a hearing on the same.

DEMAND FOR PRESERVATION AND DISCLOSURE OF EVIDENCE

Defendant demands that the State preserve all information and evidence within the reach of the disclosures required under Rule 9.01 of the Minnesota Rules of Criminal Procedure and applicable case law.

Defendant further demands that the State disclose all such information and evidence, and that it make all disclosures required by Rule 9.01 prior to the probable cause pretrial conference in this case.

Defendant demands access to all items subject to disclosure, and this access shall include, as appropriate, the opportunity to inspect, reproduce, photograph, test, interview, or otherwise document the matters disclosed.

These demands apply to:

- 1. **Investigative reports** prepared by state agents or employees in the investigation or evaluation of the case, together with the original notes of the arresting officers, if any.
- 2. **Statements**, as fully described in Rule 9.01, subd. 1(2). This request includes any written or recorded statement made by the Defendant or any alleged accomplice, regardless of when made, and the substance of any non-recorded oral statements by the Defendant or accomplices. This request includes recorded statements by any other

person and any written record containing the substance of statements by them, whether or not they are expected to be called at trial. This request includes statements made to any member of prosecution's staff, victim advocates, and any other person of which the government is aware or should be aware. State v. Adams, 555 N.W.2d 310 (Minn. App. 1996). It also includes disclosure of the fact that an interview with a witness took place, regardless of whether it was transcribed or whether written statements or written summaries were prepared. State v. Kaiser, 486 N.W.2d 384, 386-87 (Minn. 1992) This request also encompasses copies of recorded statements made pursuant to State v. Scales, 518 N.W.2d 587 (Minn. 1994) and any attempted recordings that for whatever alleged reason are inaudible or unavailable.

- Audio or video records produced regarding this case, including squad video, 911 calls, radio runs, police radio communications, scout runs, police transport recordings, and record checks.
- 4. Reports related to examinations, tests, or expert testimony, as fully described in Rule 9.01, subd. 1(4). In addition to disclosure, Defendant also demands the in-person testimony of all analysts who performed tests the results of which the state intends to introduce into evidence at any hearing related to this case. Further, defendant hereby provides notice that he retains his right to cross-examine the analysts under <u>State v.</u> <u>Caulfield</u>, 722 N.W.2d 304, Minn. 2006.
- 5. **Documents and other tangible objects**, as fully described in Rule 9.01, subd. 1(3)
- 6. **Search warrants** obtained and executed regarding the case, including inventories and items seized.
- 7. **Identification procedures** including but not limited to lineups, show-up identifications, photo arrays, or the like, and details on the nature and circumstances of any and all identification procedures that become known to the government in the future.
- 8. **Witnesses and other persons**, as fully described in Rule 9.01, subd. 1(1).
- 9. **Conviction records** for all witnesses and other persons, as required to be disclosed under Rule 9.01, subd. 1(1).
- 10. **Prior convictions** of the Defendant or defense witnesses, to be provided as certified copies. In addition to disclosure, defendant also demands notice if the state intends to use a conviction to impeach any defense witness, including Defendant.

- 11. **Alleged but uncharged misconduct, prior bad acts, or relationship evidence** which the State intends to introduce at trial in this matter, disclosure to include police reports and any other documentation.
- 12. **Evidence related to an enhanced or aggravated sentence,** as identified in Rule 9.01, subd. 1(7). In addition to disclosure, defendant also demands notice if the state intends to seek an aggravated or enhanced sentence.

These requests encompass all information or evidence known to the prosecutor on this case personally or if known to any other prosecutor or law enforcement agent, as well as information and evidence about which the prosecutor on this case could acquire actual knowledge through the exercise of due diligence in responding to these inquiries.

Lastly, the defense demands disclosure of all audio or video files on CD ROM or DVD ROM disc, and demands that the state provide any and all software or other files necessary to open, view or play such disc(s).

This demand for preservation and disclosure, in its entirety, continues until final disposition of this case. It therefore encompasses any additional information subject to disclosure that becomes known to the State after the State has begun complying with discovery rules, orders or defense requests. Minn. R. Crim. P. 9.03, subd. 2;

DEMAND FOR PRESERVATION AND DISCLOSURE OF EVIDENCE TENDING TO NEGATE OR REDUCE THE DEFENDANT'S GUILT

Defendant demands that the State preserve and disclose all evidence and information known to the State which tends to negate or reduce the guilt of the Defendant, together with all evidence and information which might tend to mitigate or reduce potential punishment, as required under Minn. R. Crim. P. 9.01 subd. 1(6), under <u>Brady v. Maryland</u>, 373 U.S. 83 (1963), and under subsequent cases. This demand includes but is not limited to the following:

- 1. Evidence of bias of government witnesses or any consideration given a witness in return for cooperation with the government, including any information regarding pre-existing hard feelings, arguments, grudges, and disputes between the complainant and the Defendant.
- 2. Information that a government witness and/or informant was under the influence of alcohol, narcotics, or any other drug at the time of the observations about which the witness will testify and/or the informant informed.
- 3. Information tending to show the unreliability of a government witness, or which would tend to discredit the testimony of a government witness, including a request

for any prior inconsistent, non-corroborative, or other witness statements which the witness' trial testimony will not reflect.

- 4. Information—including docket numbers, dates and jurisdictions—indicating that
 - a. a government witness has had a pending juvenile or criminal case on or since the offense in this case;
 - b. a government witness was arrested, pleaded guilty, had a trial, or was sentenced on or since the date of the offense in the present case;
 - c. a government witness was on juvenile or criminal parole or probation on or since the date of the offense; and
 - d. a government witness now has or has had any other liberty interest that the witness could believe or could have believed might be favorably affected by government action.
- 5. Information that any government witness is or has been a police informant either at the time of the offense and/or through the day of trial, including the kind of assistance or benefits provided. "Benefit" refers to any monetary compensation, assistance of the prosecutor or the court concerning pending charges against the informant, or any other sort of consideration of value. Here, the demanded disclosure includes but is not limited to:
 - a. the length and extent of the witness' informant status;
 - the amounts that have been paid to the informant in connection with this case;
 - c. non-monetary assistance provided or promised to the informant, including, but not limited to, assistance in avoiding or minimizing harm from charges pending against the informant either at the time of the offense and/or any other time through the day of trial;
 - d. all statements made to the informant that promised benefits would not be provided without cooperation in connection with this case;
 - e. the nature of assistance provided to the informant prior to this case, including the number of occasions and form of help.
- 6. Information which tends to show a government witness' corruption including anything in police officers' personnel files indicative of corruption.
- 7. Perjury by any government witness at any time, whether or not adjudicated and whether or not in connection with this case.

- 8. Information that any government witness has made prior false accusations, including but not limited to prior complaints to the police or law enforcement agencies that did not result in a conviction.
- 9. Information regarding any prior "bad act" of a government witness which may bear upon the veracity of the witness with respect to the issues involved in the trial, including but not limited to the issues of self-defense or defense of others.
- 10. Any other information tending to show a government witness' bias in favor of the government or against the defendant or which otherwise impeaches a witness' testimony, including civilian-review-board complaints against police officers involving facts similar to those of this case, whether resolved for or against the officer.
- 11. Names and addresses of all witnesses who do not fully corroborate the government's case or would serve to contradict or impeach the government's evidence.
- 12. Any indication of threats or acts of aggression toward the defendant by the complainant or decedent, and any information that the complainant had possession of any weapons at the time of the incident. Also, any other information which would indicate that the complainant was the first aggressor and/or that the Defendant acted in self-defense.
- 13. Names and address of any person who:
 - a. identified some person other than the Defendant as a perpetrator of the alleged offense;
 - b. failed to identify the Defendant as a perpetrator of the alleged offense when asked to do so in any identification procedure;
 - c. gave any description(s) of the perpetrator(s) of the alleged offense which in any material respect differs from my client.
- 14. Information known to the government which is favorable to the defense, whether or not technically admissible in court, and which is material to the issues of guilt and/or punishment. This includes all information that the Defendant was not involved in the alleged offenses and/or that the requisite elements required to prove any of the charged offenses cannot be met.

Defendant further demands that all officers and investigative agencies concerned abide by their continuing obligation to discover, preserve, and disclose in writing any information or materials that might be viewed as favorable to the Defendant on the issues of suppression, guilt, or punishment,

either substantively, as impeachment, or as tending to discredit the government's witnesses. <u>Kyles v. Whitley</u>, 115 S.Ct. 1555 (1995) (imposing upon law enforcement and the prosecutor a "duty to learn" favorable information relating to the Defendant).

These requests encompass all information or evidence known to the prosecutor on this case personally or if known to any other prosecutor or law enforcement agent, as well as information and evidence about which the prosecutor on this case could acquire actual knowledge through the exercise of due diligence in responding to these inquiries.

Lastly, the defense demands disclosure of all audio or video files on CD ROM or DVD ROM disc, and demands that the state provide any and all software or other files necessary to open, view or play such disc(s).

This demand for preservation and disclosure, in its entirety, continues until final disposition of this case. It therefore encompasses any additional information subject to disclosure that becomes known to the prosecutor, staff, or anyone investigation investigating this case after the State has begun its compliance with discovery rules, orders or defense requests. Minn. R. Crim. P. 9.03, subd. 2;

MOTION TO COMPEL DISCLOSURE AND ACCESS

Defendant moves the Court for an Order requiring the State

- 1 To preserve all evidence and other matters subject to disclosure as herein demanded and as otherwise required by Minnesota Rule of Criminal Procedure 9.01.
- 2 To permit Defendant to have access to, inspect, reproduce, photograph, or otherwise document all disclosed items, as described in Minn. R. Crim. P 9.01, subd. 1 & subd. 1a(2).
- 3 To allow defendant to conduct reasonable tests or to provide notice and an opportunity for defense experts to observe the state's own tests if those tests preclude further tests or experiments, as described in Minn. R. Crim. P 9.01, subd. 1(4)(b).
- 4 To assist Defendant in seeking access to specified matters relating to the case which are within the possession or control of an official or employee of any governmental agency, but which are not within the control of the prosecuting attorney, as described in Minn. R. Crim. P. 9.01, subd 2(1).
- For an Order directing the prosecuting attorney to identify and produce any informants who supplied or contributed information to the prosecution which led to the issuance of a Complaint against the Defendant on the grounds:

- a. The privilege of non-disclosure of any informants must give way and disclosure of the identity of an informer is required where disclosure is essential or relevant and material, and helpful to the defense of an accused, or lessens the risk of false testimony, or is necessary to secure useful testimony, or is necessary to a fair determination of the cause; or
- b. Disclosure is necessary as a means to afford this Defendant an opportunity to establish that if informants did exist, that the information supplied to the prosecutor by them was inaccurate or misrepresentative.

MOTION TO SUPPRESS EVIDENCE

Defendant moves the Court for an Order suppressing, particularly with respect to those items identified in the state's notice under Rule 7.01:

- 1 Any and all evidence obtained as a result of a stop, search, or seizure, on the ground that such evidence was obtained in violation of Defendant's constitutional and statutory protections against unreasonable searches and seizures.
- 2 Any and all confessions, admissions, or statements in the nature of confessions made by Defendant, together with any evidence obtained as a result thereof, on the grounds that any use of such evidence, in any manner, would be in violation of the Defendant's constitutional and statutory rights.
- Any and all identifications of Defendant and evidence of identification procedures used during the investigation, together with any evidence obtained as a result of identification procedures used during the investigation, on the ground that any use of such evidence, in any manner, would be in violation of the Defendant's constitutional and statutory rights.

Defendant further moves this court for an order suppressing other evidence or granting any relief that the court may require to ensure a fair and expeditious trial on this matter.

MOTION TO EXCLUDE EVIDENCE

Defendant moves the Court for an Order restraining the prosecution from attempting to introduce at trial:

Evidence obtained as a result of stop, search, or seizure, confession or other statement by the Defendant, or identification procedures, as described above, on the grounds that the notices filed by the State are vague, ambiguous, and inspecific, all to the prejudice of the Defendant and contrary to the meaning of Minnesota R. Crim. P. 7.01.

- 2 Evidence that Defendant has been guilty of additional misconduct or crimes on other occasions, on the grounds that the state has not provided notice of its intent to use such evidence or, if it did, that such notice was not specific enough or failed to specify a particular exception to the general rule of exclusion. Defendant also moves for exclusion on the grounds that the evidence is not admissible under any exception to the general rule of exclusion, that such evidence is more prejudicial than probative, or that such evidence has not been proven to be clear and convincing.
- 3 Evidence, argument, or any other reference to prior convictions, if any, of the Defendant.
- 4 Any and all other evidence for which the State has failed to provide notice as required by the Minnesota Rules of Criminal Procedure

Defendant further moves this court for an order excluding other evidence or granting any relief that the court may require to ensure a fair and expeditious trial on this matter.

DEMAND FOR HEARING

Defendant hereby demands a contested hearing on the above motions, to be held as soon as practicable after the serving and filing hereof.

Respectfully submitted,

OFFICE OF THE HENNEPIN COUNTY PUBLIC DEFENDER Kassius O. Benson - CHIEF PUBLIC DEFENDER

By: /s/

Eric O. Hawkins

Attorney License No. 276947

Attorney for Defendant

701 Fourth Avenue South, Suite 1400

Minneapolis, MN 55415

Dated: This 2nd day of August, 2021.

Filed in District Court State of Minnesota Nov 09, 2021 4:02 pm

State of Minnesota Hennepin County District Court Fourth Judicial District

Court File Number: 27-CR-21-8067
Case Type: Crim/Traf Mandatory

Notice of Remote Zoom Hearing

FILE COPY

27CR218227, 27CR218228,
27CR218229, 27CR218230,
27CR218511, 27CR216904,
27CR2010154

State of Minnesota vs Lucas Patrick Kraskey

You are notified this matter is set for a remote hearing. This hearing will not be in person at the courthouse.

Hearing Information

December 08, 2021

Hearing

1:31 PM

The hearing will be held via Zoom and appearance shall be by video and audio unless otherwise directed with Judicial Officer Marta M. Chou, Hennepin County District Court.

➤ If you fail to appear a warrant may be issued for your arrest. For petty misdemeanors, a conviction will be entered if you fail to appear.

You must:

- Notify the court if your address, email, or phone number changes.
- If this is the first time you've appeared in court, have your exhibits ready at the hearing
 and you will be given instructions at the hearing on how to submit them. If this is not
 the first time you've appeared, contact the judicial officer hearing your case for more
 instructions. Visit www.mncourts.gov/Remote-Hearings for more information and
 options for joining remote hearings, including how to submit exhibits.
- Contact the court at 612-348-6000 if you do not have access to the internet, or are unable to connect by video and audio.
- If you cannot afford to hire a lawyer and would like to apply for a court-appointed attorney before this appearance visit https://4thcourtspde.courts.state.mn.us or scan the QR code to start the application.



To join by internet:

- 1. Type https://zoomgov.com/join in your browser's address bar (example: bar at top of page on Google Chrome, Safari, or Internet Explorer).
- 2. Enter the Meeting ID and Meeting Password (if asked):

Meeting ID: 161 869 7800

Passcode: 362199

- 3. Update your name by clicking on your profile picture. If you are representing a party, add your role to your name, for example, John Smith, Attorney for Defendant.
- 4. Click the **Join Audio** button in the lower left-hand corner of your screen.
- 5. Click **Share Video**.
- 6. Select 4 to unmute (may need to tap screen to activate icons).

To join by telephone (if you can't to join by internet):

Be sure you know how to mute your phone when you are not speaking and unmute it again to speak.

1. Call Toll-Free: 1-833-568-8864

2. Enter the Meeting ID and Meeting Password:

Meeting ID: 161 869 7800 Passcode: 362199

3. To Unmute use *6

To receive an eReminder for future court dates via e-mail or text, visit www.mncourts.gov/Hearing-eReminders.aspx or scan the QR code to enroll.



Dated: November 9, 2021

Sarah Lindahl-Pfieffer
Hennepin County Court Administrator
300 South Sixth Street
Minneapolis MN 55487-0419
612-348-2040

cc: Lucas Patrick Kraskey



resting Agency:	BAIL REQUIRE	Badge#: 961	Date/Time Released:	
msey Co				
		SUBJECT INFORMA	ATION Suffix:	
ısı Name:	3.0	First Name:	Middle Name: Suffix:	
raskey		Lucas	State: Zip Code:	
URRENT Addres	ş:	City		
OB:	Race:	O Catalon	r's License # State.	
5/01/1984 		MOF	Email address:	
hone-Home	Phone-Cell	Phone-Work	Ellon 400-101	
tterpreter Needed	Language:	AKA	λ:	
cs No C	Z.u.g.u.g.			
			Westernt	
Warrant Number:		Issued Date:	Charges on Warrant: 1st Deg Damage to Property	
1426629 and 214	266230	10/27/2021	- Charges on Warrant:	
Warrant Number:		Issued Date: 10/27/2021	1st Deg Damage to Property	
1426631 / 21426	032/21420033	Issued Date:	Charges on Warrant:	
Waitant Number:	· ·<78	10/27/2021	3rd Deg Damage to Property	
21426634 / 21426 Warrant Number:		Issued Date:	Charges on Warrant:	
Waitani Nillinoon. 21426581		10/27/2021	4th Deg Damage to Property	
You are Rec	QUIRED TO APPEAR IN	COURT APPEAR COURT: VIA ZOOM – se	ee below for instructions	
Court File Numl	ber: 2 7-CR- 21- 8067, 2	COURT: VIA ZOOM - se	ANCE see below for instructions (228, 27-CR-21-8229, 27-CR-21-8230, 27-CR-21-8511)	
Court File Numb 27-CR-21-6904, Division Public Sa 401 Fourt	ber: 27-CR-21-8067, 2 27-CR-20-10154 on Once fery Facility (Jail) th Avenue South	COURT: VIA ZOOM – sec. 7-CR-21-8227, 27-CR-21-8 Division Two: Brookdale 6125 Shingle Cree Parkway, Suite 200	Division Three Ridgedale 12601 Ridgedale Drive Suite 300 Minnetonka, MN 55305	
Court File Number 27-CR-21-6904, Division Public Sa 401 Four Minneapo (ENTRANCE	ber: 27-CR-21-8067, 2 27-CR-20-10154 on Once fety Facility (Jail) th Avenue South blis, MN 55415 on 57 St & 47 Ave)	COURT: VIA ZOOM – sec. 7-CR-21-8227, 27-CR-21-8 Division Two: Brookdale 6125 Shingle Cree Parkway, Suite 200 Brooklyn Center, 55430	Division Three Ridgedale 12601 Ridgedale Drive Suite 300 Minnetonka, MN 55305	
Court File Numl 27-CR-21-6904, Division Public Sa 401 Fourt Minneapo (ENTRANCE) All C	ber: 27-CR-21-8067, 2 27-CR-20-10154 on Once fety Facility (Jail) th Avenue South blis, MN 55415 on 5 rd St & 4 rd Ave) court Hearings via Zoor 1612-348-2040 one Week Prior For Info	COURT: VIA ZOOM – sec. 7-CR-21-8227, 27-CR-21-8 Division Two: Brookdale 6125 Shingle Cree Parkway, Suite 200 Brooklyn Center, 55430	Division Three Ridgedale 12601 Ridgedale Drive Suite 300 Minnetonka, MN 55305 MN Filed in District Court	
Court File Numb 27-CR-21-6904, Division Public Sa 401 Fourt Minneapor (ENTRANCE) All C Must Cal Up To O And Inst	ber: 27-CR-21-8067, 2 27-CR-20-10154 on Once fety Facility (Jail) th Avenue South blis, MN 55415 on 5" ST & 4" AVE) court Hearings via Zoor 1612-348-2040 one Week Prior For Infoructions	COURT: VIA ZOOM – see 7-CR-21-8227, 27-CR-21-8 Division Two: Brookdale 6125 Shingle Cree Parkway, Suite 200 Brooklyn Center, 55430	Division Three Ridgedale 12601 Ridgedale Drive Suite 300 Minnetonka, MN 55305 MN Filed in District Court State of Minnesota NOV 0 9 2021	
Court File Number 27-CR-21-6904, Division Public Sa 401 Fourt Minneapor (ENTRANCE) All C Must Cal Up To O And Instance Court Date: 12 Note: By placing	ber: 27-CR-21-8067, 2 27-CR-20-10154 on Once fery Facility (Jail) th Avenue South blis, MN 55415 on 5" ST & 4" AVE) Court Hearings via Zoor 1612-348-2040 one Week Prior For Informations 2/08/2021 my signature below, I here or the above charge(2); The	COURT: VIA ZOOM - see 7-CR-21-8227, 27-CR-21-8 Division Two: Brookdale 6125 Shingle Cree Parkway, Suite 206 Brooklyn Center, 55430 Court Hea	Division Three Ridgedale 12601 Ridgedale Drive Suite 300 Minnetonka, MN 55305 MN Filed in District Court State of Minnesota NOV 0 9 2021 Division Three Ridgedale 12601 Ridgedale Drive Suite 300 Minnetonka, MN 55305 MN Filed in District Court State of Minnesota NOV 0 9 2021	
Court File Number 27-CR-21-6904, Division Public Sa 401 Fourt Minneapor (ENTRANCE) All C Must Cal Up To O And Instance Court Date: 12 Note: By placing	ber: 27-CR-21-8067, 2 27-CR-20-10154 on Once fery Facility (Jail) th Avenue South blis, MN 55415 on 5" ST & 4" AVE) Court Hearings via Zoor 1612-348-2040 one Week Prior For Informations 2/08/2021 my signature below, I here or the above charge(2); The	COURT: VIA ZOOM - see 7-CR-21-8227, 27-CR-21-8 Division Two: Brookdale 6125 Shingle Cree Parkway, Suite 206 Brooklyn Center, 55430 Court Hea	Division Three Ridgedale 12601 Ridgedale Drive Suite 300 Minnetonka, MN 55305 MN Filed in District Court State of Minnesota NOV 0 9 2021 Division Three Ridgedale 12601 Ridgedale Drive Suite 300 Minnetonka, MN 55305 MN Filed in District Court State of Minnesota NOV 0 9 2021	

State of Minnesoto

State of Minnesota Hennepin County

DEC 08 2021

District Court Fourth Judicial District

Court File Number: 27-CR-21-8230, 27-CR-21-8229, 27-CR-21-8228, 27-CR-21-8227, 27-CR-21-

3067

Case Type: Crim/Traf Mandatory

Notice of Remote Zoom Hearing

FILE COPY

State of Minnesota vs Lucas Patrick Kraskey

You are notified this matter is set for a remote hearing. This hearing will not be in person at the courthouse.

Hearing Information

December 14, 2021

Omnibus Hearing

11:00 AM

The hearing will be held via Zoom and appearance shall be by video and audio unless otherwise directed with Judicial Officer Julie Allyn, Hennepin County District Court.

> If you fail to appear a warrant may be issued for your arrest. For petty misdemeanors, a conviction will be entered if you fail to appear.

You must:

- Notify the court if your address, email, or phone number changes.
- If this is the first time you've appeared in court, have your exhibits ready at the hearing
 and you will be given instructions at the hearing on how to submit them. If this is not
 the first time you've appeared, contact the judicial officer hearing your case for more
 instructions. Visit www.mncourts.gov/Remote-Hearings for more information and
 options for joining remote hearings, including how to submit exhibits.
- Contact the court at 612-348-6000 if you do not have access to the internet, or are unable to connect by video and audio.
- If you cannot afford to hire a lawyer and would like to apply for a court-appointed attorney before this appearance visit https://4thcourtspde.courts.state.mn.us or scan the QR code to start the application.



To join by internet:

- 1. Type https://zoomgov.com/join in your browser's address bar (example: bar at top of page on Google Chrome, Safari, or Internet Explorer).
- 2. Enter the Meeting ID and Meeting Password (if asked):

Meeting ID: 161 094 4574; Passcode:1234

- 3. Update your name by clicking on your profile picture. If you are representing a party, add your role to your name, for example, John Smith, Attorney for Defendant.
- 4. Click the Join Audio button in the lower left-hand corner of your screen.
- 5. Click Share Video.
- 6. Select **t** to unmute (may need to tap screen to activate icons).

To join by telephone (if you can't to join by internet):

Be sure you know how to mute your phone when you are not speaking and unmute it again to speak.

- 1. Call Toll-Free: 1-833-568-8864
- 2. Enter the Meeting ID and Meeting Password: Meeting ID: 161 094 4574; Passcode:1234
- 3. To Unmute use *6

To receive an eReminder for future court dates via e-mail or text, visit www.mncourts.gov/Hearing-eReminders.aspx or scan the QR code to enroll.



Dated: December 9, 2021

Sarah Lindahl-Pfieffer Hennepin County Court Administrator 300 South Sixth Street Minneapolis MN 55487-0419 612-348-2040

cc:

JUDICIAL BRANCH

State of Minnesota		District Court
Hennepin County	Fourth Jud	licial District
State of Minnesota, Plaintiff, v. Lucas Patrick Kraskey,	, ,	District Court ical Services
Defendant.	27-CR-21-8067;27-CR-21-8227; 27-CR-21-8228;27-CR-21-8229 8230; 27-CR-21	9;27-CR-21-
	D. C. L. L. C.	
T : No.	Defendant Information	
<u> </u>	of Custody	
Home Address: 2606 GI	Email: ranger629@yahoo.com SILS Identifier: 502903	
	ral contact number and instructions:	
It is hereby ordered: For felony and g The defendant is	gross misdemeanor cases, probable cause has been found. s to be released upon completion of the interview process. ne targeted misdemeanor program.	
conduct the following ps Competency to p Mental state at the Sex Offender Ev	ical Services of the Fourth Judicial District or the Chief's designee ("Exsychological evaluation, assessment and/or consultation regarding the disparticipate in proceedings pursuant to Rule 20.01 (he time of the alleged act pursuant to Rule 20.02 (M'Naghten Rule) valuation pursuant to Minnesota Statute § 609.3457 (re-Plea/Pre-Sentence)	
2. Copies of this evaluation Defense Counsel: ERI Prosecuting Attorney: Probation Officer:		
3. The hearing for the retur	rn of psychological evaluation will be held on June 14, 2022 at 1:30 Pl	М.

4. Upon presentation of this order, the relevant custodian of records shall provide (whether mailed, faxed, or personally delivered) to the Examiner all relevant records from the following sources: behavioral, chemical dependency, developmental disability, educational, employment, judicial, law enforcement (including audio/visual recordings), medical, probation/correction, psychological, and social service. A copy of the records so requested shall be delivered to the Examiner within 96 hours of presentation of this order. Records that are faxed shall be sent to 612-348-3452. Mailed records should be sent to Hennepin County District

Court, Psychological Services, 300 South Sixth Street, C-509 Government Center, Minneapolis, Minnesota 55487. All agencies maintaining the above-listed records may also communicate verbally with the requesting Examiner.

- The Court specifically finds good cause exists for authorizing the disclosure of the identified records, including chemical dependency records, because other ways of obtaining the information are not available or would not be effective, and the public interest and need for disclosure outweighs the potential injury to the patient, the physician/patient relationship and any chemical dependency treatment facility or organization holding records pertaining to Defendant.
- 5. During the preparation of the report, the Examiner and any employee of Community Corrections and Rehabilitation may discuss the case and share relevant information in a manner consistent with Minnesota Rules of Criminal Procedure, Minnesota Statutes and case law.
- 6. If a sex offender evaluation has been ordered and the defendant is a Repeat Sex Offender as defined in MN Statute 609.3457, Psychological Services is ordered to comply with both the requirements of § 609.3457 and the agreement with Minnesota State Operated Forensic Services. A copy of any Repeat Sex Offender Report produced by Psychological Services shall be forwarded to the Court and the Commissioner of Corrections.
- 7. In the case of Rule 20 evaluations, the Examiner shall offer an opinion and support for the opinion on whether the defendant:
 - a. Is suitable for civil commitment and the basis of the possible commitment.
 - b. Is mentally ill and dangerous; and
 - c. Needs immediate hospitalization.
- 8. In the case of Rule 20 evaluations, the Examiner shall promptly notify the prosecutor, defense attorney and the Court if the Examiner concludes that the defendant:
 - a. Presents an imminent risk of serious danger to another,
 - b. Is imminently suicidal, or
 - c. Needs emergency intervention.

Dated: March 23, 2022

Judge of District Court Signature

Lisa Janzen

- ✓ Please scan and e-mail the order to 4th Psych Services Orders.
- ✓ Please direct the prosecuting agency to forward a copy of the police report for each case to Psychological Services.
- ✓ If a defendant is to be released upon completion of the interview process, a Conditional Release Order must be filed giving that direction.

Filed in District Court State of Minnesota 4/1/2022

State of Minnesota Hennepin County District Court Fourth Judicial District

Court File Number: 27-CR-21-8228

Case Type: Crim/Traf Mandatory

Notice of Judicial Reassignment

FILE COPY

State of Minnesota vs Lucas Patrick Kraskey

This case is reassigned to:

Judge Nicole A. Engisch 300 South Sixth Street Minneapolis MN 55487-0419 612-348-2040

All future hearings shall be scheduled before this judicial officer.

Please note that a notice to remove this judicial officer must comply, in adult criminal cases, with Minnesota Rules of Criminal Procedure 26.03 subdivision 14 and Minnesota Statute Sec. 542.16, and in juvenile delinquency cases, with Minnesota Rules of Delinquency Procedure 22.03.

Dated: April 1, 2022

Sarah Lindahl-Pfieffer Court Administrator Hennepin County District Court

cc: DANIEL BRIAN HALLMAN
ERIC OLE HAWKINS

2/21

Jun 14, 2022

STATE OF MINNESOTA	DISTRICT COURT
COUNTY OF HENNEPIN	FOURTH JUDICIAL DISTRICT
	CRIMINAL DIVISION
State of Minnesota,) FINDINGS OF FACT,
) <u>CONCLUSIONS OF LAW</u>
Plaintiff,) AND ORDER REGARDING
) <u>COMPETENCY</u>
VS.)
) MNCIS No: 27-CR-21-8067 ;
Lucas Patrick Kraskey,) 27-CR-21-6904; 27-CR-21-8227
J.) 27-CR-21-8228; 27-CR-21-8229;
Defendant.) 27-CR-21-8230; 27-CR-21-8511

This matter came before the undersigned Judge on June 14, 2022. Robert Sorensen, Assistant Hennepin County Attorney, represented the plaintiff on the felony. Defendant appeared out of custody and was represented by Eric Hawkins, Attorney at Law.

Based on all the files, records and proceedings in this case, the Court makes the following:

FINDINGS OF FACT

1. Defendant was charged in MNCIS file 27-CR-21-8067 with 1st Degree Damage to Property (Felony) arising from an incident alleged to have occurred on 02/25/2021; in MNCIS file 27-CR-21-6904 with 3rd Degree Damage to Property (Gross Misdemeanor), and Public Urination (Misdemeanor), arising from an incident alleged to have occurred on 01/29/2021; in MNCIS file 27-CR-21-8227 with 1st Deg Damage to Property (Felony) arising from an incident alleged to have occurred on 02/24/2021; in MNCIS file 27-CR-21-8228 with 1st Deg Damage to Property (Felony) arising from an incident alleged to have occurred on 02/23/2021; in MNCIS file 27-CR-21-8229 with 1st Deg Damage to Property (Felony) arising from an incident alleged to have occurred on 01/15/2021; in MNCIS file 27-CR-21-8230 with 1st Deg Damage

to Property (Felony) arising from an incident alleged to have occurred on 02/23/2021; in MNCIS file **27-CR-21-8511** with 3rd Degree Damage to Property (Gross Misdemeanor) arising from an incident alleged to have occurred on 03/09/2021. On 12/14/2021, Judge Lisa Janzen found probable cause to believe that the offenses were committed and that Defendant committed them.

- 2. Defendant was born on 06/01/1984.
- 3. On 03/23/2022, Judge Lisa Janzen ordered that Defendant undergo an evaluation to assess Defendant's competency to proceed in this matter pursuant to Minn.R.Crim.P. 20.01.
- 4. Dr. Sonia Reardon, Ph.D., L.P., Psychological Services of Hennepin County District Court reviewed Defendant's records, interviewed Defendant, and filed a written report with this Court.
- 5. Dr. Sonia Reardon, Ph.D., L.P., Psychological Services of Hennepin County District Court opined that Defendant, due to mental illness or cognitive impairment, lacks the ability to rationally consult with counsel; or lacks the ability to understand the proceedings or participate in the defense. This opinion was uncontested by either party.

CONCLUSIONS OF LAW

Defendant is presently incompetent to stand trial.

ORDER

The criminal proceedings in this matter are suspended until Defendant is
restored to competency to proceed. While suspended, the criminal court
retains authority over the criminal case, including but not limited to, bail or
conditions of release.

Copies of this Order shall be served upon counsel for the parties and any objections to this Order shall be filed with the Court within ten days of the date of service.

Christopher Freeman, Assistant Hennepin County Attorney – Criminal Division;

Eric Hawkins, Attorney at Law

- 3. The Hennepin County Prepetition Screening Program (PSP) must conduct a prepetition screening pursuant to the Minnesota Commitment and Treatment Act and make a recommendation as to whether the defendant should be civilly committed under the Act.
- 4. PSP shall investigate whether civil commitment should be pursued and forward a recommendation in a written report supporting or not supporting civil commitment to the Hennepin County Attorney's Office Adult Services Division ("HCAO-ASD") within five (5) days of receiving this Order.
- Prepetition Screening shall provide copies of the Rule 20 Competency
 Evaluation, the criminal Complaint(s), and the underlying police report(s)
 along with its written recommendation to the Hennepin County Attorney's
 Office Adult Services Division.
- 6. Defendant is ordered to cooperate with the civil commitment process including appearing at all court appearances in the civil and criminal cases.
- 7. Members of PSP shall have access to all Defendant's files and records, including those protected by Federal regulation or law. This Order grants the members of PSP access to the records of any individual or entity that has provided observation, evaluation, diagnosis, care treatment or confinement of the Defendant. This Order applies to, but is not limited to, records maintained by: Minnesota Fourth Judicial District Court Psychological Services; chemical dependency evaluators and treatment providers; health clinics; medical centers and hospitals; physicians; psychologists; mental health care providers; case managers; parole and probation agencies; resident and nonresidential

- community mental health treatment facilities or programs; regional treatment centers; the Minnesota Department of Corrections; the correctional authority for any other state; schools and school districts; law enforcement agencies; and the Court's own records.
- 8. This Order also authorizes employees or officers of the record keepers described above to discuss the Defendant's condition, history, treatment, and/or status with the members of PSP. Information collected by PSP pursuant to this Order shall be considered private data on the Defendant, but it may be included in the written report produced by PSP and forwarded to the HCAO-ASD.
- 9. If the Fourth Judicial District Court Probate/Mental Health Division finds the Defendant to be mentally ill, developmentally disabled, chemically dependent, or mentally ill and dangerous to the public, the Defendant may be committed directly to an appropriate safe and secure facility.
- 10. The head of the treatment facility shall submit a written report addressing the Defendant's competency to proceed in the criminal case when the Defendant has attained competency, or at least every six months.
- 11. Defendant's next appearance in Hennepin County District Court Criminal Division on this matter and status review of Defendant's competence to proceed is **December 13, 2022**. One week prior to that date, reports regarding Defendant's competency and mental status shall be e-filed and e-served to:
 - a. Fourth Judicial District Court 4thCriminalRule20 email list;
 - b. Eric Hawkins, Attorney at Law;
 - c. Christopher Freeman, Assistant Hennepin County Attorney;
 - d. Assistant Hennepin County Attorney's Office Adult Services
 Division [if a commitment is ordered];
 - e. The Commitment Defense Panel attorney appointed to represent Defendant by the Fourth Judicial District Court Probate/Mental Health Division.

12. A copy of this Order, the Rule 20.01 Competency Evaluation, the criminal complaint(s), and the underlying police report(s) shall be delivered via email to the Prepetition Screening Program of Hennepin County's Human Services and Public Health Department.

DATED: June 14, 2022

Janzen, Lisa Digitally signed by Janzen, Lisa Date: 2022.06.14 13:10:40
Lisa K. Janzen
Judge of District Court
Fourth Judicial District

MINNESOTA JUDICIAL BRANCH

Filed in District Court State of Minnesota Oct 06, 2022 11:20 am

State of Minnesota		District Court
Hennepin County Fourth Judicia		Fourth Judicial District
State of Minnesota,		
Plaintiff	: ,	
V.		Order to Fourth Judicial District Court
		Psychological Services
Lucas Patrick Kraskey Defenda		27-CR-21-6904
Defenda	ant. 27-CR-21-0007,27-CR-21-0	227;27-CR-21-8228;27-CR-21-822927-CR-21-8230;27- CR-21-8511;27-CR-22-17300
		CR 21 0311,27 CR 22 17300
	Defendant II	nformation
	Out of Custody	In Custody – at Facility:
Date of Birth: 06/01/2		SILS Identifier: 502903
Phone: He	ome: 612-788-1449, Cell: 612-788-2	145_
	anger629@yahoo.com	
	600 Grand St NE	
M	1inneapolis MN 55418	
	Confirmed address with Defendan	
Additional family/coll	ateral contact number and instruction	ons:
It is hereby ordered:		
	y and gross misdemeanor cases, pro	bable cause has been found.
	ndant is to be released upon comple	
=	art of the targeted misdemeanor prog	·
11113 13 Pd	int of the targeted moderned or pro-	5. 4111.
1. The Chief of Psych	hological Services of the Fourth Judio	cial District or the Chief's designee ("Examiner") shall
		sment and/or consultation regarding the defendant:
	ency to participate in proceedings pu	
Mental st	tate at the time of the alleged act pu	rsuant to Rule 20.02 (M'Naghten Rule)
Sex Offer	nder Evaluation pursuant to Minnesc	ota Statute § 609.3457
Repeat S	ex Offender Evaluation pursuant to N	Minnesota Statute § 609.3457
Consultation (Pre-Sentence)		
Other (pl	lease specify)	
2. Copies of this eva	aluation shall be provided to the Cou	rt and the following individuals:
Defense Attorn	ney: ERIC OLE HAWKINS	Phone:612-824-5005
	torney: Heidi Johnston	Phone:612-673-2757
Probation Offic		Phone:

3. The hearing for the return of the psychological evaluation will be held on **December 13, 2022 at 1:30 PM**.

- 4. Upon presentation of this order, the relevant custodian of records shall provide (whether mailed, faxed, or personally delivered) to the Examiner all relevant records from the following sources: behavioral, chemical dependency, developmental disability, educational, employment, judicial, law enforcement (including audio/visual recordings), medical, probation/correction, psychological, and social service. A copy of the records so requested shall be delivered to the Examiner within 96 hours of presentation of this order. Records that are faxed shall be sent to 612-348-3452. Mailed records should be sent to Hennepin County District Court, Psychological Services, 300 South Sixth Street, C-509 Government Center, Minneapolis, Minnesota 55487. All agencies maintaining the above-listed records may also communicate verbally with the requesting Examiner.
 - The Court specifically finds good cause exists for authorizing the disclosure of the identified records, including chemical dependency records, because other ways of obtaining the information are not available or would not be effective, and the public interest and need for disclosure outweighs the potential injury to the patient, the physician/patient relationship and any chemical dependency treatment facility or organization holding records pertaining to Defendant.
- 5. During the preparation of the report, the Examiner and any employee of Community Corrections and Rehabilitation may discuss the case and share relevant information in a manner consistent with Minnesota Rules of Criminal Procedure, Minnesota Statutes, and case law.
- 6. If a sex offender evaluation has been ordered and the defendant is a Repeat Sex Offender as defined in Minnesota Statute § 609.3457, Psychological Services is ordered to comply with both the requirements of §609.3457 and the agreement with Minnesota State Operated Forensic Services. A copy of any Repeat Sex Offender Report produced by Psychological Services shall be forwarded to the Court and the Commissioner of Corrections.
- 7. In the case of Rule 20 evaluations, the Examiner shall offer in the report an opinion and support for the opinion on whether the defendant:
 - a. Is suitable to refer for consideration of civil commitment and the basis of the possible commitment,
 - b. May be mentally ill and dangerous, and
 - c. Needs immediate hospitalization.
- 8. In the case of Rule 20 evaluations, the Examiner shall promptly notify the prosecutor, defense attorney and the Court if the Examiner concludes that the defendant:
 - a. Presents an imminent risk of serious danger to another,
 - b. May be imminently suicidal, or
 - c. Needs emergency intervention.

Dated: October 6, 2022

District Court Judge

Lisa Janzen

- ✓ Please scan and e-mail the order to: 4th Psych Services Orders.
- ✓ Please direct the prosecuting agency to forward a copy of the police report for each case to Psychological Services.

Filed in District Court State of Minnesota 1/13/2023

State of Minnesota Hennepin County District Court Fourth Judicial District

Court File Number: 27-CR-21-8228

Case Type: Crim/Traf Mandatory

Notice of Judicial Reassignment

FILE COPY

State of Minnesota vs Lucas Patrick Kraskey

This case is reassigned to:

Judge Melissa Houghtaling 300 South Sixth Street Minneapolis MN 55487-0419 612-348-2040

All future hearings shall be scheduled before this judicial officer.

Please note that a notice to remove this judicial officer must comply, in adult criminal cases, with Minnesota Rules of Criminal Procedure 26.03 subdivision 14 and Minnesota Statute Sec. 542.16, and in juvenile delinquency cases, with Minnesota Rules of Delinquency Procedure 22.03.

Dated: January 13, 2023

Sara Gonsalves Court Administrator Hennepin County District Court

cc: ERIC OLE HAWKINS

CHRISTOPHER ERIC FREEMAN

Filed in District Court State of Minnesota Feb 22, 2023 10:59 am

State of Minnesota	District Court
Hennepin County	Fourth Judicial District
State of Minnesota, Plaintiff,	
v. Lucas Patrick Kraskey,	Order to Fourth Judicial District Court Psychological Services 27-CR-21-6904; 27-CR-21-8067; 27-CR-21-8227; 27-CR-21-8228; 27-CR-21-8229; 27-CR-21-8230;
Defendant.	7-CR-21-8511; 27-CR-22-17300; 27-CR-22-21679; 27-CR-22-24045; 27-CR-23-385
Defendant Inform	nation
	n Custody – at Facility:
Date of Birth: 06/01/1984 SILS Phone: Home: 612-812-5542, Cell: 612-282-1470 Email: lucaskraskey56@gmail.com Current Address: 2606 GRAND ST NE Minneapolis MN 55418-0000 Confirmed address with Defendant Additional family/collateral contact number and instructions:	Identifier: 502903
It is hereby ordered: For felony and gross misdemeanor cases, probable The defendant is to be released upon completion of This is part of the targeted misdemeanor program. 1. The Chief of Psychological Services of the Fourth Judicial Diconduct the following psychological evaluation, assessmen Competency to participate in proceedings pursuant Mental state at the time of the alleged act pursuant Sex Offender Evaluation pursuant to Minnesota State Repeat Sex Offender Evaluation pursuant to Minnesota Consultation (Pre-Sentence) Other (please specify)	of the interview process. Istrict or the Chief's designee ("Examiner") shall t and/or consultation regarding the defendant: at to Rule 20.01 at to Rule 20.02 (M'Naghten Rule) atute § 609.3457 esota Statute § 609.3457
2. Copies of this evaluation shall be provided to the Court and	d the following individuals:
Defense Attorney: ERIC OLE HAWKINS Prosecuting Attorney: Heidi Johnston	Phone: 612-824-5005 Phone: 612-673-2757 Phone:

- 3. The hearing for the return of the psychological evaluation will be held on April 25, 2023 at 1:30 PM.
- 4. Upon presentation of this order, the relevant custodian of records shall provide (whether mailed, faxed, or personally delivered) to the Examiner all relevant records from the following sources: behavioral, chemical

HC 2926 (01/2023)

dependency, developmental disability, educational, employment, judicial, law enforcement (including audio/visual recordings), medical, probation/correction, psychological, and social service. A copy of the records so requested shall be delivered to the Examiner within 96 hours of presentation of this order. Records that are faxed shall be sent to 612-348-3452. Mailed records should be sent to Hennepin County District Court, Psychological Services, 300 South Sixth Street, C-509 Government Center, Minneapolis, Minnesota 55487. All agencies maintaining the above-listed records may also communicate verbally with the requesting Examiner.

- The Court specifically finds good cause exists for authorizing the disclosure of the identified records, including chemical dependency records, because other ways of obtaining the information are not available or would not be effective, and the public interest and need for disclosure outweighs the potential injury to the patient, the physician/patient relationship and any chemical dependency treatment facility or organization holding records pertaining to Defendant.
- 5. During the preparation of the report, the Examiner and any employee of Community Corrections and Rehabilitation may discuss the case and share relevant information in a manner consistent with Minnesota Rules of Criminal Procedure, Minnesota Statutes, and case law.
- 6. If a sex offender evaluation has been ordered and the defendant is a Repeat Sex Offender as defined in Minnesota Statute § 609.3457, Psychological Services is ordered to comply with both the requirements of §609.3457 and the agreement with Minnesota State Operated Forensic Services. A copy of any Repeat Sex Offender Report produced by Psychological Services shall be forwarded to the Court and the Commissioner of Corrections.
- 7. In the case of Rule 20 evaluations, the Examiner shall offer in the report an opinion and support for the opinion on whether the defendant:
 - a. Is suitable to refer for consideration of civil commitment and the basis of the possible commitment,
 - b. May be mentally ill and dangerous, and
 - c. Needs immediate hospitalization.
- 8. In the case of Rule 20 evaluations, the Examiner shall promptly notify the prosecutor, defense attorney and the Court if the Examiner concludes that the defendant:
 - a. Presents an imminent risk of serious danger to another,
 - b. May be imminently suicidal, or
 - c. Needs emergency intervention.

Dated: February 21, 2023

Mercurio, Danielle Feb 22 2023 7:44 AM

Danielle Mercurio

District Court Referee

Browne, Michael Feb 22 2023 9:26 AM

Michael K. Browne District Court Judge

- ✓ Please direct the prosecuting agency to forward a copy of the police report for each case to Psychological Services.
- ✓ If a defendant is to be released upon completion of the interview process, a Conditional Release Order must be filed giving that direction.

STATE OF MINNESOTA **COUNTY OF HENNEPIN**

State of Minnesota

Lucas Krasky

DISTRICT COURT 27(R21-823 FOURTH JUDICIAL DISTRICT 27(R21-8227 27(R23-575)27(R-21-8229) 27(R21-8227 Case: 27-CR-21-8228) DOB (SILS): 27-CR 22 17300 Charge: Danage to Property 1 2 6 5° Possession of C.S.

CONDITIONAL DELEASE ORDER

CONDITIONAL RELEASE ORDER	
□ New Order □ Amended Order	
You are released on any of the following marked options (and marked conditions):	
☑ Post bail/bond of \$ 30,660 with no conditions. ☐ Post bail/bond of \$ 15,600 with the following conditions. ☐ Dost bail/	
□ Post cash bail of \$ with no conditions. □ Post cash bail of \$ with the following conditions	
☐ You are released with no bond, bail, or conditions. ☐ You are released with no bail on the following condition	ns.
1. ⊠ Obey all laws.	
 Zerobey all laws. Attend all court appearances and appointments with Psychological Services and Probation, including any Pre- 	
Sentence Investigation interview.	
3. Do not have direct or indirect contact (including through social media) with	
Stay away from a three-block radius of any such person is and where they live, work, or go to school,	
□ except with a police escort to recover your clothing, prescriptions, electronics, and toiletries	
□ except to facilitate parenting time/child-care, for which □ contact through	or
□ written contact is permitted.	
4. Do not have parenting time with unless allowed by Child Protective Services. If a	future
order from a Family Court or Juvenile Court allows parenting time, you may seek a modification of this order.	
5. ⊠ Do not possess any firearm or ammunition □ or other item used as a weapon.	
6. 🗆	<u> </u>
The following marked conditions require supervision by Probation. Sign releases to confirm your compliance.	
7. 🕱 Your release will be supervised. Notify your supervising officer of any change in your contact information withi	n 24
hours. If you are currently on probation in Hennepin County, your Probation Officer will supervise you; these	
conditions are in addition to all current probation conditions. Call Probation at 612-348-3218 within 48 hours of	your
release.	
8. Complete an in-custody substance use disorder assessment with Probation Officer collateral. Follow	
recommendations. You are released: \square upon completion of the assessment interview \square to recommended treatment.	itment
without posting bond/bail □ only upon court order.	
9. Within days of your release, complete a substance use disorder assessment with Probation Officer coll Follow recommendations.	ıaterai
10. □ Do not use any alcohol or non-prescribed controlled substance; provide a list of all medications to your superv	ising
officer.	
☐ You are subject to ☐ random testing and/or ☐ Remote Electronic Alcohol Monitoring (REAM) at your exper	nse.
You are approved for REAM step-down after 60 days of no violations regarding use and testing, consistent with	th
policies of conditional release, unless this box is checked: □	
11. ☐ You must remain on Electronic Home Monitoring (EHM) and follow EHM rules. If eligible, you are approved for	r
immediate furloughs for job-seeking, work, school, medical care/treatment, legal meetings, and court. Your	
supervising officer may approve additional furloughs.	
☐ You will remain in custody until placed on EHM.	4.
☐ You must report to Client and Community Restoration at 3000 2nd Street North, Minneapolis, on activate EHM.	to
12. 🗷 You cannot leave Minnesota without court permission.	
13. 🗆	
Internal Use Only (as needed):	
REVIEWED WITH DEFENDANT WHO WAS RELEASED TO:	222
REVIEWED WITH DEFENDANT WHO WAS RELEASED TO: Self Treatment Other 3/17/25	23
REVIEWED WITH DEFENDANT WHO WAS RELEASED TO: Self Treatment Other Signatures: Date	_
REVIEWED WITH DEFENDANT WHO WAS RELEASED TO: Self	_
REVIEWED WITH DEFENDANT WHO WAS RELEASED TO: Self	_



MINNESOTA JUDICIAL BRANCH

Filed in District Court State of Minnesota Mar 28, 2023 10:24 am

State of Minnesota			District Court
Hennepin County			Fourth Judicial District
State of Minnesota, Plaintiff,			
V.			Order to Fourth Judicial District Court
			Psychological Services
Lucas Patrick Kraskey,			27-CR-21-8067
Defendant.			-8229; 27-CR-21-8230; 27-CR-21-8511;
	27-CR-22-173	300; 27-CR-22-2	21679; 27-CR-22-24045; 27-CR-23-385;
			27-CR-23-5751
		formation	
			– at Facility: Hennepin County Jail
Date of Birth: 06/01/1984		SILS Identifier:	
	2-812-5542, Cell: 612-282-14		
	key56@gmail.com		
Current Address: 2606 Gran	nd St Ne		
·	olis MN 55418-2604		
_	med address with Defendant		
Additional family/collateral co	ontact number and instruction	ns:	
The defendant is	oss misdemeanor cases, prob to be released upon complet targeted misdemeanor prog	ion of the inter	
 The Chief of Psychological Services of the Fourth Judicial District or the Chief's designee ("Examiner") shall conduct the following psychological evaluation, assessment and/or consultation regarding the defendant:			
2. Copies of this evaluation	shall be provided to the Cour	t and the follow	ving individuals:
Defense Attorney: RAIS Prosecuting Attorney: (SSA CARPENTER CHRISTOPHER ERIC FREEMAN	Phone: Phone: Phone:	612-348-9676 612-348-5300

3. The hearing for the return of the psychological evaluation will be held on **April 25, 2023 at 1:30 PM**.

HC 2926 (01/2023)

- 4. Upon presentation of this order, the relevant custodian of records shall provide (whether mailed, faxed, or personally delivered) to the Examiner all relevant records from the following sources: behavioral, chemical dependency, developmental disability, educational, employment, judicial, law enforcement (including audio/visual recordings), medical, probation/correction, psychological, and social service. A copy of the records so requested shall be delivered to the Examiner within 96 hours of presentation of this order. Records that are faxed shall be sent to 612-348-3452. Mailed records should be sent to Hennepin County District Court, Psychological Services, 300 South Sixth Street, C-509 Government Center, Minneapolis, Minnesota 55487. All agencies maintaining the above-listed records may also communicate verbally with the requesting Examiner.
 - The Court specifically finds good cause exists for authorizing the disclosure of the identified records, including chemical dependency records, because other ways of obtaining the information are not available or would not be effective, and the public interest and need for disclosure outweighs the potential injury to the patient, the physician/patient relationship and any chemical dependency treatment facility or organization holding records pertaining to Defendant.
- 5. During the preparation of the report, the Examiner and any employee of Community Corrections and Rehabilitation may discuss the case and share relevant information in a manner consistent with Minnesota Rules of Criminal Procedure, Minnesota Statutes, and case law.
- 6. If a sex offender evaluation has been ordered and the defendant is a Repeat Sex Offender as defined in Minnesota Statute § 609.3457, Psychological Services is ordered to comply with both the requirements of §609.3457 and the agreement with Minnesota State Operated Forensic Services. A copy of any Repeat Sex Offender Report produced by Psychological Services shall be forwarded to the Court and the Commissioner of Corrections.
- 7. In the case of Rule 20 evaluations, the Examiner shall offer in the report an opinion and support for the opinion on whether the defendant:
 - a. Is suitable to refer for consideration of civil commitment and the basis of the possible commitment,
 - b. May be mentally ill and dangerous, and
 - c. Needs immediate hospitalization.
- 8. In the case of Rule 20 evaluations, the Examiner shall promptly notify the prosecutor, defense attorney and the Court if the Examiner concludes that the defendant:
 - a. Presents an imminent risk of serious danger to another,
 - b. May be imminently suicidal, or
 - c. Needs emergency intervention.

Dated: March 28, 2023

Dayton Klein, Julia Mar 28 2023 9:42 AM

> Julia Dayton Klein District Court Judge

- ✓ Please direct the prosecuting agency to forward a copy of the police report for each case to Psychological Services.
- ✓ If a defendant is to be released upon completion of the interview process, a Conditional Release Order must be filed giving that direction.

STATE OF MINNESOTA

COUNTY OF HENNEPIN

DISTRICT COURT FOURTH JUDICIAL DISTRICT CRIMINAL DIVISION

State of Minnesota,

Court File No. 27-CR-21-6904, 27-CR-21-8067, 27-CR-21-8227, 27-CR-21-8228, 27-CR-21-8229, 27-CR-21-8230, 27-CR-21-8511,

Plaintiff,

27-CR-22-17300, 27-CR-22-21679, 27-CR-22-24045, 27-CR-23-385, 27-CR-23-5751, 27-

VS.

22-24045, 27-CR-23-385, 27-CR-23-5751, 27-CR-23-6188

Lucas Patrick Kraskey,

Defendant.

FINDINGS OF FACT,
CONCLUSIONS OF LAW
AND ORDER REGARDING
COMPETENCY

This matter came before the undersigned Referee/Judge of District Court on May 2, 2023. The hearing was held remotely using the Zoom internet platform. Tom Arneson, Assistant Hennepin County Attorney and Megan Griffin, Attorney with the City of Minneapolis, represented the plaintiffs. Defendant appeared in custody and was represented by Susan Herlofsky, Assistant Hennepin County Public Defender.

May 02, 2023 6:07 pm

Based on all the files, records and proceedings in this case, the Court makes the following:

FINDINGS OF FACT

1. Defendant (date of birth 06/01/1984), was charged in MNCIS file 27-CR-21-6904 with 3rd Degree Damage to Property (Gross Misdemeanor - GMD) and Public Urination (Misdemeanor - MSD) arising from an incident alleged to have occurred on January 29, 2021; in MNCIS file 27-CR-21-8067 with 1st Degree Damage to Property (Felony) arising from an incident alleged to have occurred on January 29, 2021; in MNCIS file 27-CR-21-8067 with 1st Degree Damage to Property (Felony) arising from an incident alleged to have occurred on February 25, 2021; in MNCIS file 27-CR-21-8227 with 1st Degree Damage to Property (Felony) arising from an incident alleged to have occurred on February 24, 2021; in MNCIS file 27-CR-21-8228 with 1st Degree Damage to Property (Felony) arising from an incident alleged to have occurred on February 23, 2021; in MNCIS file 27-CR-21-8229 with 1st Degree Damage to Property (Felony) arising from an incident alleged to have occurred on January 15, 2021; in MNCIS file 27-CR-21-8230 with 1st Degree Damage to Property (Felony) arising from an incident alleged

to have occurred on February 23, 2021; in MNCIS file 27-CR-21-8511 with 3rd Degree Damage to Property (GMD) arising from an incident alleged to have occurred on March 9, 2021; in MNCIS file 27-CR-22-17300 with 1st Degree Damage to Property (Felony) arising from an incident alleged to have occurred on January 27, 2022; in MNCIS file 27-CR-22-21679 with Trespassing (MSD) arising from an incident alleged to have occurred on October 18, 2022; in MNCIS file 27-CR-22-24045 with Trespass (MSD) arising from an incident alleged to have occurred on December 1, 2022; in MNCIS file 27-CR-23-385 with Trespass (MSD) arising from an incident alleged to have occurred on November 24, 2022; in MNCIS file 27-CR-23-5751 with 5th Degree Drug Possession (Felony) arising from an incident alleged to have occurred on March 16, 2023; and in MNCIS file 27-CR-23-6188.

- 2. On March 28, 2023, Judge Dayton Klein ordered that Defendant undergo an evaluation to assess Defendant's competency to proceed in this matter pursuant to Minn.R.Crim.P. 20.01.
- 3. Dr. Kristen A. Otte, Psy.D., LP, Psychological Services of Hennepin County District Court, reviewed Defendant's records, interviewed Defendant, and filed a written report with this Court.

Dr. Kristen A. Otte, Psy.D., LP, Psychological Services of Hennepin County District Court, opined that Defendant, due to mental illness or cognitive impairment, lacks the ability to rationally consult with counsel; or lacks the ability to understand the proceedings or participate in the defense. This opinion was uncontested by either party.

CONCLUSIONS OF LAW

Defendant is presently incompetent to stand trial. The misdemeanor charge(s) must be dismissed pursuant to Rule 20.01.

ORDER

- 1. The criminal proceedings in this matter are suspended until Defendant is restored to competency to proceed. While suspended, the criminal court retains authority over the criminal case including, but not limited to, bail or conditions of release.
- 2. Copies of this Order shall be served upon counsel for the parties and any objections to this Order shall be filed with the Court within ten (10) days of the date of service.

Tom Arneson, Assistant Hennepin County Attorney - Criminal Division; and

Megan Griffin, City of Minneapolis Attorney

Susan Herlofsky, Assistant Hennepin County Public Defender

- 3. The Hennepin County Prepetition Screening Program (PSP) must conduct a prepetition screening pursuant to the Minnesota Commitment and Treatment Act and make a recommendation as to whether the defendant should be civilly committed under the Act.
- 4. PSP shall investigate whether civil commitment should be pursued and forward a recommendation in a written report supporting or not supporting civil commitment to the Hennepin County Attorney's Office Adult Services Division ("HCAO-ASD") within five (5) days of receiving this Order.
- 5. Prepetition Screening shall provide copies of the Rule 20 Competency Evaluation, the criminal Complaint(s), and the underlying police report(s) along with its written recommendation to the Hennepin County Attorney's Office Adult Services Division.
- 6. Defendant is ordered to cooperate with the civil commitment process including appearing at all court appearances in the civil and criminal cases.
- 7. Members of PSP shall have access to all Defendant's files and records, including those protected by Federal regulation or law. This Order grants the members of PSP access to the records of any individual or entity that has provided observation, evaluation, diagnosis, care, treatment, or confinement of the Defendant. This Order applies to, but is not limited to, records maintained by: Minnesota Fourth Judicial District Court Psychological Services; chemical dependency evaluators and treatment providers; health clinics; medical centers and hospitals; physicians; psychologists; mental health care providers; case managers; parole and probation agencies; residential and nonresidential community mental health treatment facilities or programs; regional treatment centers; the Minnesota Department of Corrections; the correctional authority for any other state; schools and school districts; law enforcement agencies; and the Court's own records.
- 8. This Order also authorizes employees or officers of the record keepers described above to discuss the Defendant's condition, history, treatment, and/or status with the members of PSP. Information collected by PSP pursuant to this Order shall be considered private data on the Defendant, but it may be included in the written report produced by PSP and forwarded to the HCAO-ASD.

- 9. If the Fourth Judicial District Court Probate/Mental Health Division finds the Defendant to be mentally ill, developmentally disabled, chemically dependent, or mentally ill and dangerous to the public, the Defendant may be committed directly to an appropriate safe and secure facility. The Hennepin County Sheriff shall transport the Defendant from the Hennepin County Adult Detention Center to the custody of the head of the facility named in the order for civil commitment when notified that placement is available for the Defendant.
- 10. The head of the treatment facility shall submit a written report addressing the Defendant's competency to proceed in the criminal case when the Defendant has attained competency, or at least every six months.
- 11. Psychological Services of Hennepin County District Court, or the Department of Human Services Forensic Evaluation Department if the defendant is civilly committed, shall have access to Defendant's treatment records to prepare the required report(s) on the defendant's mental condition with an opinion as to competency to proceed. By presentation of a copy of this order, whether mailed, sent electronically, discussed verbally, or personally delivered, the custodian of records for any agency, department, or health care provider shall release all information and/or records related to Defendant, including medical, psychological, behavioral, social service, probation/correctional, developmental disability, military, Social Security, employment, and educational records, to the agency requesting the records within 72 hours. This Order shall be sufficient to require an agency, department, entity, or health care provider to release the requested information and/or records related to treatment Defendant has received in connection with that facility. Any of the defendant's records released pursuant to this order may not be disclosed to any other person without court authorization or Defendant's signed consent.
- 12. The criminal conditions of release remain in effect until placement at an appropriate facility can occur.
- 13. If Defendant is not subject to the provisions of Minn. Stat. § 253B.18, the head of the treatment facility shall hold Defendant safe and secure under the civil commitment, and shall not permit the Defendant's release, institutional transfer, partial institutionalization status, discharge, or provisional discharge of the civil commitment until the Fourth Judicial District Court Criminal Division has ordered conditions of release consistent with the proposed change in status. Any proposed change in status under the civil commitment requiring amended

conditions of release shall be made in writing to the Fourth Judicial District Court – Criminal Division and parties at least 14 days prior to proposed change in status. The written proposal shall address the following issues 1) whether the Defendant is competent to proceed; 2) how the proposed plan will meet the Defendant's treatment needs; and 3) public safety risks and how they will be addressed. Either party may request a hearing to address the proposed changes to the conditions of release. If no hearing is requested, the court may issue an order amending the conditions of release consistent with the proposed change in status in the civil commitment matter.

- 14. In the event the Fourth Judicial District Court Mental Health Division does not commit the Defendant, then the Defendant shall be transported in secure custody back to the Fourth Judicial District Court Criminal Division for further proceedings herein.
- 15. Defendant's next appearance in Hennepin County District Court Criminal Division on this matter and status review of Defendant's competence to proceed is October 31, 2023. One week prior to that date, reports regarding Defendant's competency and mental status shall be e-filed and e-served to:
 - a. Fourth Judicial District Court 4thCriminalRule20 email list;
 - b. Tom Arneson, Assistant Hennepin County Public Defender;
 - c. Susan Herlofsky, Assistant Hennepin County Attorney;
 - d. Assistant Hennepin County Attorney's Office Adult Services Division (if a commitment is ordered);
 - e. Megan Griffin, City of Minneapolis Attorney; and
 - f. The Commitment Defense Panel attorney appointed to represent Defendant by the Fourth Judicial District Court Probate/Mental Health Division.
- 16. A copy of this Order, the Rule 20.01 Competency Evaluation, the criminal complaint(s), and the underlying police report(s) shall be delivered via email to the Prepetition Screening Program of Hennepin County's Human Services and Public Health Department.

Order Recommended By:

Mercurio, Danielle

Referee of District Court

BY THE COURT:

Browne, Michael May 2 2023 4:14 PM

Judge of District Court

Filed in District Court State of Minnesota 4/28/2025 12:18 PM

STATE OF MINNESOTA COUNTY OF HENNEPIN	Filed in District Court State of Minnesota May 16, 2023 4:06 pm		DISTRICT COURT FOURTH JUDICIAL DISTRICT	
State of Minnesota v.		Case: 27-CR-21-8 27-CR-21-8 27-CR-21-8	3227	
LUCAS PATRICK KRASKEY		27-CR-21-8 27-CR-21-8 27-CR-22-17 27-CR-23-5	3229 3230 7300	
	Charge:	S): 6/1/1984; SILS 502903 FEL, Damage to Property - 1s Value Reduced Over \$1000	t	
	☐ New Order			
 ☑ Post bail/bond of \$30,000 with no ☐ Post cash bail of \$ with ☐ You are released with no bond, bain 1. ☑ Obey all laws. 2. ☑ Attend all court appearances are 	ed on any of the following marked options (and marked conditions. Post bail/bond of \$ with no conditions. Post cash bail of \$ with no conditions. You are released with no bail on the notation of the property	the following conditions. In the following conditions. In the following conditions.		
Investigation interview. 3. □ Do not have direct or indirect or	ontact (including through social media) with			
Stay away from a three-block radius ☐ except with a police escort to	of any such person is and where they live, work, or go to recover your clothing, prescriptions, electronics, and to time/child-care, for which contact through	letries	ontac	
4. \square Do not have parenting time with		s allowed by Child Protective Ser	vices	
	t or Juvenile Court allows parenting time, you may seek a mmunition \square or other item used as a weapon.	a modification of this order.		
6. ☐ Release to Anoka County holds,				
7. \(\sum \) You cannot leave Minnesota wit8.	thout court permission.			
Internal Use Only (as needed REVIEWED WITH DEFENDANT WHO WA		Digitally signed by Dayton Kle Julia Date: 2023.05.16 14:28:16 -05'		

HC 2921 (02/2023)

Date

Date

Date: 2023.05.16 14:28:16 -05'00'

Judge

Defendant

☐ Other _

Date

Date

☐ Self

Deputy

Signatures: Probation Officer _

☐ Treatment

Filed in District Court State of Minnesota Aug 22, 2023 8:39 am

State of Minnesota	District Court
Hennepin County	Fourth Judicial District
State of Minnesota, Plaintiff,	
V	Order to Fourth Judicial District Court
Lucas Patrick Kraskey, Defendant.	Psychological Services 27-CR-21-6904 27-CR-21-8067; 27-CR-21-8227; 27-CR-21-8228; 27-CR-21-8229; 27-CR-21-8230; 27-CR-21-8511; 27-CR-22-17300; 27-CR-23-5751
	Defendant Information
	Out of Custody In Custody – at Facility:
Email: lucaskrask Current Address: 2606 Gran Minneapo	SILS Identifier: 502903 2-812-5542, Cell: 612-282-1470 key56@gmail.com
Additional family/collateral co	ontact number and instructions:
The defendant is This is part of the The Chief of Psychological conduct the following psychological Competency to positive Mental state at the Sex Offender Evaluation	ross misdemeanor cases, probable cause has been found. It to be released upon completion of the interview process. It targeted misdemeanor program. Il Services of the Fourth Judicial District or the Chief's designee ("Examiner") shall ychological evaluation, assessment and/or consultation regarding the defendant: participate in proceedings pursuant to Rule 20.01 The time of the alleged act pursuant to Rule 20.02 (M'Naghten Rule) Iluation pursuant to Minnesota Statute § 609.3457 The der Evaluation pursuant to Minnesota Statute § 609.3457 The e-Sentence)
Other (please spe	
2. Copies of this evaluation	shall be provided to the Court and the following individuals:
Defense Attorney: AND Prosecuting Attorney: H	PREW JOSEPH REILAND, II Phone: 612-348-5838 Heidi Johnston Phone: 612-673-2757 Phone:
3. The hearing for the return	n of the psychological evaluation will be held on October 31, 2023 at 1:30 PM .

HC 2926 (07/2023)

- 4. Upon presentation of this order, the relevant custodian of records shall provide (whether mailed, faxed, or personally delivered) to the Examiner all relevant records from the following sources: behavioral, chemical dependency, developmental disability, educational, employment, judicial, law enforcement (including audio/visual recordings), medical, probation/correction, psychological, and social service. A copy of the records so requested shall be delivered to the Examiner within 96 hours of presentation of this order. Records that are faxed shall be sent to 612-348-3452. Mailed records should be sent to Hennepin County District Court, Psychological Services, 300 South Sixth Street, C-509 Government Center, Minneapolis, Minnesota 55487. All agencies maintaining the above-listed records may also communicate verbally with the requesting Examiner.
 - The Court specifically finds good cause exists for authorizing the disclosure of the identified records, including chemical dependency records, because other ways of obtaining the information are not available or would not be effective, and the public interest and need for disclosure outweighs the potential injury to the patient, the physician/patient relationship and any chemical dependency treatment facility or organization holding records pertaining to Defendant.
- 5. During the preparation of the report, the Examiner and any employee of Community Corrections and Rehabilitation may discuss the case and share relevant information in a manner consistent with Minnesota Rules of Criminal Procedure, Minnesota Statutes, and case law.
- 6. If a sex offender evaluation has been ordered and the defendant is a Repeat Sex Offender as defined in Minnesota Statute § 609.3457, Psychological Services is ordered to comply with both the requirements of §609.3457 and the agreement with Minnesota State Operated Forensic Services. A copy of any Repeat Sex Offender Report produced by Psychological Services shall be forwarded to the Court and the Commissioner of Corrections.
- 7. In the case of Rule 20 evaluations, the Examiner shall offer in the report an opinion and support for the opinion on whether the defendant:
 - a. Is suitable to refer for consideration of civil commitment and the basis of the possible commitment.
 - b. May be mentally ill and dangerous, and
 - c. Needs immediate hospitalization.
- 8. In the case of Rule 20 evaluations, the Examiner shall promptly notify the prosecutor, defense attorney and the Court if the Examiner concludes that the defendant:
 - a. Presents an imminent risk of serious danger to another,
 - b. May be imminently suicidal, or
 - c. Needs emergency intervention.

Dated: August 18, 2023

Dayton Klein, Julia Aug 21 2023 9:19 AM

District Court Judge

- ✓ Please direct the prosecuting agency to forward a copy of the police report for each case to Psychological Services.
- ✓ If a defendant is to be released upon completion of the interview process, a Conditional Release Order must be filed giving that direction.

Nov 01, 2023 11:56 am

STATE OF MINNESOTA

DISTRICT COURT FOURTH JUDICIAL DISTRICT CRIMINAL DIVISION

COUNTY OF HENNEPIN

State of Minnesota,

Plaintiff.

Court File No. 27-CR-21-6904, 27-CR-21-8067, 27-CR-21-8227, 27-CR-21-8228, 27-CR-21-8229, 27-CR-21-8230, 27-CR-21-8511, 27-CR-22-17300, 27-CR-23-5751

VS.

Lucas Patrick Kraskey,

Defendant.

FINDINGS OF FACT, CONCLUSIONS OF LAW AND ORDER REGARDING COMPETENCY

This matter came before the undersigned Judge of District Court on October 31, 2023. The hearing was held remotely using the Zoom internet platform. Tom Arneson, Assistant Hennepin County Attorney, represented the plaintiff. Megan Griffin, Assistant Minneapolis City Attorney, also represented the plaintiff. Defendant was represented by Andrew J. Reiland, II, Assistant Hennepin County Public Defender. Prior to the time of the hearing, the parties agreed to the Court handling this matter administratively, without the need for appearances.

Based on all the files, records and proceedings in this case, the Court makes the following:

FINDINGS OF FACT

1. Defendant (date of birth 06/01/1984), was charged in MNCIS file 27-CR-21-6904 with 3rd Degree Damage to Property (Gross Misdemeanor) arising from an incident alleged to have occurred on January 29, 2021; in MNCIS file 27-CR-21-8067 with 1st Degree Damage to Property (Felony) arising from an incident alleged to have occurred on January 29, 2021; in MNCIS file 27-CR-21-8067 with 1st Degree Damage to Property (Felony) arising from an incident alleged to have occurred on February 25, 2021; in MNCIS file 27-CR-21-8227 with 1st Degree Damage to Property (Felony) arising from an incident alleged to have occurred on February 24, 2021; in MNCIS file 27-CR-21-8228 with 1st Degree Damage to Property (Felony) arising from an incident alleged to have occurred on February 23, 2021; in MNCIS file 27-CR-21-8229 with 1st Degree Damage to Property (Felony) arising from an incident alleged to have occurred on January 15, 2021; in MNCIS file 27-CR-21-8230 with 1st Degree Damage to Property (Felony) arising from an incident alleged to have occurred on February

- 23, 2021; in MNCIS file 27-CR-21-8511 with 3rd Degree Damage to Property (Gross Misdemeanor) arising from an incident alleged to have occurred on March 9, 2021; in MNCIS file 27-CR-22-17300 with 1st Degree Damage to Property (Felony) arising from an incident alleged to have occurred on January 27, 2022; and in MNCIS file 27-CR-23-5751 with 5th Degree Drug Possession (Felony) arising from an incident alleged to have occurred on March 16, 2023.
- 2. On August 22, 2023, Judge Julia Dayton Klein ordered that Defendant undergo an evaluation to assess Defendant's competency to proceed in this matter pursuant to Minn.R.Crim.P. 20.01.
- 3. Dr. Kristen A. Otte, Psy.D., LP, ABPP, Psychological Services of Hennepin County District Court, reviewed Defendant's records, interviewed Defendant, and filed a written report with this Court.
- 4. Dr. Kristen A. Otte, Psy.D., LP, ABPP, Psychological Services of Hennepin County District Court, opined that Defendant, due to mental illness or cognitive impairment, lacks the ability to rationally consult with counsel; or lacks the ability to understand the proceedings or participate in the defense. This opinion was uncontested by either party.

CONCLUSIONS OF LAW

Defendant is presently incompetent to stand trial.

ORDER

- 1. The criminal proceedings in this matter are suspended until Defendant is restored to competency to proceed. While suspended, the criminal court retains authority over the criminal case including, but not limited to, bail or conditions of release.
- 2. Copies of this Order shall be served upon counsel for the parties and any objections to this Order shall be filed with the Court within ten (10) days of the date of service.

Darren Borg, Assistant Hennepin County Attorney - Criminal Division;

Christopher Freeman, Assistant Hennepin County Attorney - Criminal Division;

Heidi Johnston, Minneapolis City Attorney;

Andrew Reiland, II, Assistant Hennepin County Public Defender

- 3. The Hennepin County Prepetition Screening Program (PSP) must conduct a prepetition screening pursuant to the Minnesota Commitment and Treatment Act and make a recommendation as to whether the defendant should be civilly committed under the Act.
- 4. PSP shall investigate whether civil commitment should be pursued and forward a recommendation in a written report supporting or not supporting civil commitment to the Hennepin County Attorney's Office Adult Services Division ("HCAO-ASD") within five (5) days of receiving this Order.
- 5. Prepetition Screening shall provide copies of the Rule 20 Competency Evaluation, the criminal Complaint(s), and the underlying police report(s) along with its written recommendation to the Hennepin County Attorney's Office Adult Services Division.
- 6. Defendant is ordered to cooperate with the civil commitment process including appearing at all court appearances in the civil and criminal cases.
- 7. Members of PSP shall have access to all Defendant's files and records, including those protected by Federal regulation or law. This Order grants the members of PSP access to the records of any individual or entity that has provided observation, evaluation, diagnosis, care, treatment, or confinement of the Defendant. This Order applies to, but is not limited to, records maintained by: Minnesota Fourth Judicial District Court Psychological Services; chemical dependency evaluators and treatment providers; health clinics; medical centers and hospitals; physicians; psychologists; mental health care providers; case managers; parole and probation agencies; residential and nonresidential community mental health treatment facilities or programs; regional treatment centers; the Minnesota Department of Corrections; the correctional authority for any other state; schools and school districts; law enforcement agencies; and the Court's own records.
- 8. This Order also authorizes employees or officers of the record keepers described above to discuss the Defendant's condition, history, treatment, and/or status with the members of PSP. Information collected by PSP pursuant to this Order shall be considered private data on the Defendant, but it may be included in the written report produced by PSP and forwarded to the HCAO-ASD.
- 9. If the Fourth Judicial District Court Probate/Mental Health Division finds the Defendant to be mentally ill, developmentally disabled, chemically dependent, or mentally ill and dangerous

- to the public, the Defendant may be committed directly to an appropriate safe and secure facility.
- 10. The head of the treatment facility shall submit a written report addressing the Defendant's competency to proceed in the criminal case when the Defendant has attained competency, or at least every six months.
- 11. Psychological Services of Hennepin County District Court, or the Department of Human Services Forensic Evaluation Department if the defendant is civilly committed, shall have access to Defendant's treatment records to prepare the required report(s) on the defendant's mental condition with an opinion as to competency to proceed. By presentation of a copy of this order, whether mailed, sent electronically, discussed verbally, or personally delivered, the custodian of records for any agency, department, or health care provider shall release all information and/or records related to Defendant, including medical, psychological, behavioral, social service, probation/correctional, developmental disability, military, Social Security, employment, and educational records, to the agency requesting the records within 72 hours. This Order shall be sufficient to require an agency, department, entity, or health care provider to release the requested information and/or records related to treatment Defendant has received in connection with that facility. Any of the defendant's records released pursuant to this order may not be disclosed to any other person without court authorization or Defendant's signed consent.
- 12. The criminal conditions of release remain in effect until placement at an appropriate facility can occur.
- 13. Defendant's next appearance in Hennepin County District Court Criminal Division on this matter and status review of Defendant's competence to proceed is April 30, 2024. One week prior to that date, reports regarding Defendant's competency and mental status shall be e-filed and e-served to:
 - a. Fourth Judicial District Court 4thCriminalRule20 email list;
 - b. Andrew Reiland, II, Assistant Hennepin County Public Defender;
 - c. Darren Borg, Assistant Hennepin County Attorney;
 - d. Christopher Freeman, Assistant Hennepin County Attorney;
 - e. Heidi Johnston, Minneapolis City Attorney;

- f. Hennepin County Attorney's Office Adult Services Division (if a commitment is ordered);
- g. The Commitment Defense Panel attorney appointed to represent Defendant by the Fourth Judicial District Court – Probate/Mental Health Division.
- 14. A copy of this Order, the Rule 20.01 Competency Evaluation, the criminal complaint(s), and the underlying police report(s) shall be delivered via email to the Prepetition Screening Program of Hennepin County's Human Services and Public Health Department.

BY THE COURT:

Browne, Michael

Oct 31 2023 4:21 PM Judge of District Court

Filed in District Court State of Minnesota 1/12/2024

State of Minnesota Hennepin County District Court Fourth Judicial District

Court File Number: 27-CR-21-8228

Case Type: Crim/Traf Mandatory

Notice of Judicial Reassignment

FILE COPY

State of Minnesota vs Lucas Patrick Kraskey

This case is reassigned to:

Judge Matthew Frank 300 South Sixth Street Minneapolis MN 55487-0419 612-348-2040

All future hearings shall be scheduled before this judicial officer.

Please note that a notice to remove this judicial officer must comply, in adult criminal cases, with Minnesota Rules of Criminal Procedure 26.03 subdivision 14 and Minnesota Statute Sec. 542.16, and in juvenile delinquency cases, with Minnesota Rules of Delinquency Procedure 22.03.

Dated: January 12, 2024

Sara Gonsalves Court Administrator Hennepin County District Court

cc: CHRISTOPHER ERIC FREEMAN ANDREW JOSEPH REILAND, II

Filed in District Court State of Minnesota

State of Minnesota

District Court

	Feb 21, 2024 4:39 pm	
Hennepin County	Fourth Judicial District	
State of Minnesota,		
Plaintiff,		
V.	Order to Fourth Judicial District Court	
	Psychological Services	
Lucas Patrick Kraskey,	27-CR-21-8067	
Defendant.	27-CR-23-5751, 27-CR-22-17300, 27-CR-21-8230, 27-CR-21-8229, 27-CR-21-8228,	
	27-CR-21-8227.	
	Defendant Information	
	Out of Custody In Custody – at Facility:	
Date of Birth: 06/01/1984	SILS Identifier: 502903	
Phone: Home: 65	51-285-1729, Cell: 612-282-1470	
Email: lucaskras	key56@gmail.com	
Current Address: 2606 GRA	AND ST NE	
Minneapo	olis MN 55418-0000	
Confi	rmed address with Defendant	
Additional family/collateral co	ontact number and instructions:	
The defendant is	ross misdemeanor cases, probable cause has been found. s to be released upon completion of the interview process. e targeted misdemeanor program.	
conduct the following ps Competency to p	al Services of the Fourth Judicial District or the Chief's designee ("Examiner") shall ychological evaluation, assessment and/or consultation regarding the defendant: participate in proceedings pursuant to Rule 20.01	
Mental state at the time of the alleged act pursuant to Rule 20.02 (M'Naghten Rule)		
Sex Offender Evaluation (psychosexual) pursuant to Minnesota Statute § 609.3457		
Repeat Sex Offender Evaluation pursuant to Minnesota Statute § 609.3457		
Consultation (Pre	e-Sentence)	
Other (please sp	ecify)	
2. Copies of this evaluation	shall be provided to the Court and the following individuals:	
Defense Attorney: ANI	DREW JOSEPH REILAND, II Phone: 612-348-5838	
•	CHRISTOPHER ERIC FREEMAN Phone: 612-348-5300	

3. The hearing for the return of the psychological evaluation will be held on **April 30**, **2024 at 1:30 PM**.

- 4. Upon presentation of this order, the relevant custodian of records shall provide (whether mailed, faxed, or personally delivered) to the Examiner all relevant records from the following sources: behavioral, chemical dependency, developmental disability, educational, employment, judicial, law enforcement (including audio/visual recordings), medical, probation/correction, psychological, and social service. A copy of the records so requested shall be delivered to the Examiner within 96 hours of presentation of this order. Records that are faxed shall be sent to 612-348-3452. Mailed records should be sent to Hennepin County District Court, Psychological Services, 300 South Sixth Street, C-509 Government Center, Minneapolis, Minnesota 55487. All agencies maintaining the above-listed records may also communicate verbally with the requesting Examiner.
 - The Court specifically finds good cause exists for authorizing the disclosure of the identified records, including chemical dependency records, because other ways of obtaining the information are not available or would not be effective, and the public interest and need for disclosure outweighs the potential injury to the patient, the physician/patient relationship and any chemical dependency treatment facility or organization holding records pertaining to Defendant.
- 5. During the preparation of the report, the Examiner and any employee of Community Corrections and Rehabilitation may discuss the case and share relevant information in a manner consistent with Minnesota Rules of Criminal Procedure, Minnesota Statutes, and case law.
- 6. If a sex offender evaluation has been ordered and the defendant is a Repeat Sex Offender as defined in Minnesota Statute § 609.3457, Psychological Services is ordered to comply with both the requirements of §609.3457 and the agreement with Minnesota State Operated Forensic Services. A copy of any Repeat Sex Offender Report produced by Psychological Services shall be forwarded to the Court and the Commissioner of Corrections.
- 7. In the case of Rule 20 evaluations, the Examiner shall offer in the report an opinion and support for the opinion on whether the defendant:
 - a. Is suitable to refer for consideration of civil commitment and the basis of the possible commitment.
 - b. May be mentally ill and dangerous, and
 - c. Needs immediate hospitalization.
- 8. In the case of Rule 20 evaluations, the Examiner shall promptly notify the prosecutor, defense attorney and the Court if the Examiner concludes that the defendant:
 - a. Presents an imminent risk of serious danger to another,
 - b. May be imminently suicidal, or
 - c. Needs emergency intervention.

Dated: February 21, 2024

Browne, Michael Feb 21 2024 3:51 PM

> Michael Browne District Court Judge

- ✓ Please direct the prosecuting agency to forward a copy of the police report for each case to Psychological Services.
- ✓ If a defendant is to be released upon completion of the interview process, a Conditional Release Order must be filed giving that direction.



MINNESOTA COURT RECORDS ONLINE (MCRO)

Case Details (Register of Actions)

Search executed on 04/30/2024 05:18 AM

27-CR-21-8229

Upcoming Hearing:

Review Hearing on 04/30/2024 at 1:30 PM

Case Information

Case Number: 27-CR-21-8229

Case Title: State of Minnesota vs Lucas Patrick Kraskey

Case Type: Crim/Traf Mandatory

Date Filed: 04/28/2021

Case Location: Hennepin County, Hennepin Criminal Downtown

Judicial Officer: Frank, Matthew

Case Status: Dormant

Party Information

Jurisdiction

State of Minnesota

Attorneys Active

- BORG, DARREN CHARLES Lead Attorney
- ARNESON, THOMAS STUART
- GALAYDH, WARSAME ALI KHALIF
- GRIFFIN, MEGAN NAOMI
- O'ROURKE, DAWN MARIE
- SORENSEN, ROBERT J

Attorneys Inactive

- HALLMAN, DANIEL BRIAN
- O'ROURKE, DAWN MARIE
- SIMAFRANCA, RYAN D
- SUMMERS, NICHOLAS NATHANIAL

Defendant

Kraskey, Lucas Patrick

DOB: 06/01/1984

Minneapolis, MN 55418-0000

Alias: Also Known As Kaskey, Lucas Patrick

Attorneys Active

- REILAND, ANDREW JOSEPH, II Lead Attorney
- CARPENTER, RAISSA
- DAVIS, ALEXANDER NATHAN
- ELSEN, MATTHEW JOHN
- GRANSE, ALICIA LYNN
- Herlofsky, Susan

Attorneys Inactive

- HAWKINS, ERIC OLE
- SORENSEN, ROBERT J
- VAN BEEK, LINDSEY KAY

Warrants

Inactive Warrants

Kraskey, Lucas Patrick Bench Warrant-fail to appear at a hearing

Judicial Officer: Dayton Klein, Julia

03/16/2023 06:03 AM Status: Warrant Cleared by Wt Office

Bond/Bail Options

Bond or Cash Bail Amount: \$0.00

Kraskey, Lucas Patrick Bench Warrant-fail to appear at a hearing

Judicial Officer: Allyn, Julie

11/08/2021 08:00 PM Status: Warrant Cleared by Wt Office

10/26/2021 07:00 AM Status: Issued Active

Bond/Bail Options

Bond or Cash Bail Amount: \$0.00

Kraskey, Lucas Patrick Bench Warrant-fail to appear at a hearing

Judicial Officer: Chou, Marta M.

07/27/2021 03:14 AM Status: Warrant Cleared by Wt Office

Bond/Bail Options

Bond or Cash Bail Amount: \$10,000.00

Charges

Damage to Property - 1st Degree - Value Reduced Over \$1000 Statute: 609.595.1(4)

Additional Statute: Damage to Property-1st Degree (609.595.1)

Level of Charge: Felony **Offense Date:** 01/15/2021

Community Of Offense: Minneapolis

Law Enforcement Agency: Metro Transit Commission Police Department

Prosecuting Agency: Hennepin County Attorney

Interim Conditions

05/16/2023 Interim conditions for Kraskey, Lucas Patrick

Judicial Officer: Dayton Klein, Julia

- Remain law-abiding
- Post Bail or Bond with No Conditions \$30,000.00
- Release with Conditions \$0.00

- · Make all future court appearances
- No use or possession of firearms or dangerous weapons
- · Do not leave Minnesota without written court approval
- · Conditions, other

03/17/2023

Interim conditions for Kraskey, Lucas Patrick

Judicial Officer: Bartolomei, Luis Expiration Date: 05/16/2023

· Release with Conditions

\$0.00

- · Remain law-abiding
- · Make all future court appearances
- · Contact with probation
- · Follow all instructions of probation
- · Conditions, other
- Do not ship/transport/possess or receive firearm or ammo
- · Do not leave Minnesota without written court approval

07/28/2021

Interim conditions for Kraskey, Lucas Patrick

Judicial Officer: West, Sarah S. Expiration Date: 03/17/2023

- Release with Conditions
 - \$0.00
- · Remain law-abiding
- · Make all future court appearances
- · Contact with probation
- Follow all instructions of probation
- No alcohol/controlled substance use
- Take medications in the prescribed dosage and frequency
- Random testing
- Conditions, other

Case Assignments

Current Case Assignment

Judicial Assignment: Frank, Matthew Date of Assignment: 01/12/2024

Prior Case Assignments

Judicial Assignment: Houghtaling, Melissa

Date of Assignment: 01/13/2023 Reassignment Reason: Reassigned

Judicial Assignment: Engisch, Nicole A.
Date of Assignment: 04/01/2022
Reassignment Reason: Reassigned

Judicial Assignment: Allyn, Julie
Date of Assignment: 07/28/2021
Reassignment Reason: Reassigned

Date of Assignment: 04/28/2021

Reassignment Reason: Initial Assignment

		_
02/21/2024	Order-Evaluation for Competency to Proceed (Rule 20.01)	[]
	Judicial Officer: Browne, Michael K Index #41	2 pag
		z pag
01/12/2024	Notice of Case Reassignment	[]
	Judicial Officer: Frank, Matthew	
	Index #40	1 pa
11/01/2023	Finding of Incompetency and Order	[]
	Judicial Officer: Browne, Michael K	۲
	Index #39	5 pa
10/30/2023	Found Incompetent	
	Judicial Officer: Browne, Michael K	
10/30/2023	Waiver of Appearance	
	Index #38	
10/30/2023	Rule 20 Evaluation Report	
	Index #37	
08/22/2023	Order-Evaluation for Competency to Proceed (Rule 20.01)	[]
	Judicial Officer: Dayton Klein, Julia	_
	Index #36	2 pa
05/16/2023	Order for Conditional Release	7
	Judicial Officer: Dayton Klein, Julia	
	Index #35	1 p
05/16/2023	Hearing Held Remote	
05/02/2023	Bail to stand as previously ordered	
05/02/2023	Finding of Incompetency and Order	7
	Judicial Officer: Mercurio, Danielle Index #34	
	muex #54	5 pa
05/02/2023	Found Incompetent	
00,00,000	Judicial Officer: Mercurio, Danielle	
05/02/2023	Hearing Held Remote	
04/14/2023	Rule 20 Evaluation Report	

03/28/2023	Motion Judicial Officer: Mercurio, Danielle Party: Attorney Herlofsky, Susan Index #32	
03/28/2023	Bail to stand as previously ordered	
03/28/2023	Hearing Held Remote	
03/28/2023	Order-Evaluation for Competency to Proceed (Rule 20.01) Judicial Officer: Dayton Klein, Julia Index #31	2 pages
03/21/2023	Motion Judicial Officer: Borer, George Party: Defendant Kraskey, Lucas Patrick Index #30	
03/21/2023	Bail to stand as previously ordered	
03/21/2023	Hearing Held Remote	
03/17/2023	Order for Conditional Release Judicial Officer: Bartolomei, Luis Index #29	2 pages
03/17/2023	Hearing Held In-Person	
03/16/2023	Warrant Cleared by Wt Office	
03/07/2023	Warrant Issued Index #28	
03/07/2023	Fail to Appear at a hearing Party: Defendant Kraskey, Lucas Patrick	
03/07/2023	Hearing Held Remote	
02/21/2023	Order-Evaluation for Competency to Proceed (Rule 20.01) Judicial Officer: Mercurio, Danielle Index #27	2 pages
02/21/2023	Request for Continuance Index #26	
02/21/2023	Hearing Held Remote	
02/15/2023	Rule 20 Progress Report Index #25	
02/14/2023	Request for Continuance Index #24	

02/14/2023	Fail to Appear at a hearing Party: Defendant Kraskey, Lucas Patrick	
02/14/2023	Hearing Held Remote	
02/07/2023	Request for Continuance Index #23	
02/07/2023	Fail to Appear at a hearing Party: Defendant Kraskey, Lucas Patrick	
02/07/2023	Hearing Held Remote	
01/13/2023	Notice of Case Reassignment Judicial Officer: Houghtaling, Melissa Index #22	1 page
12/13/2022	Hearing Held Remote	
10/06/2022	Order-Evaluation for Competency to Proceed (Rule 20.01) Judicial Officer: Janzen, Lisa K Party: Defendant Kraskey, Lucas Patrick Index #21	2 pages
06/14/2022	Findings and Order Judicial Officer: Janzen, Lisa K Index #20	5 pages
06/14/2022	Found Incompetent Judicial Officer: Janzen, Lisa K	
06/14/2022	Hearing Held Remote	
06/10/2022	Rule 20 Evaluation Report Index #19	
06/10/2022	Rule 20 Report Distributed	
04/01/2022	Notice of Case Reassignment Judicial Officer: Engelking, Matthew E. Index #18	1 page
03/23/2022	Order-Evaluation for Competency to Proceed (Rule 20.01) Judicial Officer: Janzen, Lisa K Index #17	2 pages
12/14/2021	Probable Cause Found	
12/14/2021	Found Incompetent Judicial Officer: Allyn, Julie	

	Hearing Held Using Remote Technology	
12/08/2021	Notice of Remote Hearing with Instructions Index #16	الم
	πισελ π.ΣΟ	2 pa
12/08/2021	Hearing Held Using Remote Technology Remote Party: Attorney DAVIS, ALEXANDER NATHAN; Defendant Kraskey, Lucas Patrick; Attorney O'ROURKE, DAWN MARIE	
12/08/2021	Identity Verified	
11/09/2021	Law Enforcement Notice of Release and Appearance Index #15	1 μ
11/09/2021	Notice of Remote Hearing with Instructions Index #14	2 pa
11/08/2021	Warrant Cleared by Wt Office	
10/26/2021	Fail to Appear at a hearing Party: Defendant Kraskey, Lucas Patrick	
10/26/2021	Warrant Issued Index #13	
09/14/2021	Hearing Held Using Remote Technology	
08/02/2021	Demand or Request for Discovery Index #12	8 p.
07/28/2021	Order Granting Public Defender Judicial Officer: West, Sarah S. Index #11	
07/28/2021	Identity Verified	
07/28/2021	Statement of Rights Index #10	
07/28/2021	Hearing Held Using Remote Technology Remote Party: Defendant Kraskey, Lucas Patrick; Attorney O'ROURKE, DAWN MARIE; Attorney VAN BEEK, LINDSEY KAY	
07/28/2021	Notice of Remote Hearing with Instructions Index #9	
		2 pa

	Judicial Officer: West, Sarah S. Index #8	1 page
07/27/2021	Application for Public Defender Index #7	
07/27/2021	Pretrial Release Evaluation Form Index #6	
07/27/2021	Warrant Cleared by Wt Office	
06/25/2021	Pre-Plea Worksheet Index #5	
06/23/2021	Warrant Issued Index #4	
06/23/2021	Fail to Appear at a hearing	
06/23/2021	Hearing Held Using Remote Technology Remote Party: Attorney HALLMAN, DANIEL BRIAN	
05/12/2021	Returned Mail Index #3	1 page
04/28/2021	Fingerprints Required Notice sent	
04/28/2021	Notice of Remote Hearing with Instructions Index #2	2 pages
04/28/2021	E-filed Comp-Summons Index #1	6 pages

Hearings

Upcoming Hearings

04/30/2024 01:30 PM Review Hearing

Judicial Officer: Skibbie, Lori

Location: GC-C657

Previous Hearings

10/31/2023 01:30 PM Review Hearing

Judicial Officer: Browne, Michael K

Location: GC-C459 Cancelled; Other

05/16/2023	01:30 PM	Bail Hearing Judicial Officer: Dayton Klein, Julia Location: GC-C559	Result: Held On the Record
05/02/2023	01:30 PM	Hearing Judicial Officer: Mercurio, Danielle Location: GC-C556	Result: Held On the Record
		Date Updated: 04/12/2023 Reset by Court to 05/02/2023 01:30 PM - By agreement	
		Original Hearing Date: 04/25/2023 01:30 PM	
04/25/2023	01:30 PM	Hearing Judicial Officer: Borer, George Location: GC-C456 Cancelled; Other	
04/11/2023	01:30 PM	Bail Hearing Judicial Officer: Dayton Klein, Julia Location: GC-C559 Cancelled; Other	
03/28/2023	01:30 PM	Bail Hearing Judicial Officer: Mercurio, Danielle Location: GC-C556	Result: Held On the Record
03/21/2023	01:30 PM	Hearing Judicial Officer: Borer, George Location: GC-C456	Result: Held On the Record
03/17/2023	01:30 PM	Hearing Judicial Officer: Bartolomei, Luis Location: PSF 143	Result: Held On the Record
03/07/2023	01:30 PM	Hearing Judicial Officer: Dayton Klein, Julia Location: GC-C559	Result: Held On the Record
02/21/2023	01:30 PM	Hearing Judicial Officer: Mercurio, Danielle Location: GC-C556	Result: Held On the Record
02/14/2023	01:30 PM	Hearing Judicial Officer: Borer, George Location: GC-C456	Result: Held On the Record
02/07/2023	01:30 PM	Hearing Judicial Officer: Skibbie, Lori Location: GC-C457	Result: Held On the Record
12/13/2022	01:30 PM	Hearing Judicial Officer: Janzen, Lisa K Location: GC-C857	Result: Held On the Record
06/14/2022	01:30 PM	Hearing Judicial Officer: Janzen, Lisa K Location: GC-C857	Result: Held On the Record
12/14/2021	11:00 AM	Omnibus Hearing Judicial Officer: Allyn, Julie Location: GC-C653	Result: Held On the Record
		Date Updated: 12/09/2021	

		Reset by Court to 12/14/2021 11:00 AM - Session/Hearing Moved Same Date/Time - Not Rescheduled	
		Original Hearing Date: 12/14/2021 11:00 AM	
12/08/2021	01:31 PM	Hearing Judicial Officer: Norris, Lyonel Location: PSF 143	Result: Held On the Record
10/26/2021	11:00 AM	Hearing Judicial Officer: Allyn, Julie Location: GC-C955	Result: Held Off the Record
09/14/2021	09:00 AM	Omnibus Hearing Judicial Officer: Allyn, Julie Location: GC-C655	Result: Held Off the Record
07/28/2021	01:30 PM	First Appearance Judicial Officer: West, Sarah S. Location: PSF 143	Result: Held On the Record
06/23/2021	03:31 PM	Hearing Judicial Officer: Chou, Marta M. Location: PSF 143	Result: Held Off the Record

Search executed on 04/30/2024 05:18 AM

MINNESOTA JUDICIAL BRANCH

State of Minnesota Hennepin County District Court Fourth Judicial District

Court File Number: 27-CR-21-8229

Case Type: Crim/Traf Mandatory

Notice of Remote Zoom Hearing

LUCAS PATRICK KRASKEY 2606 GRAND ST NE MINNEAPOLIS MN 55418

State of Minnesota vs Lucas Patrick Kraskey

You are notified this matter is set for a remote hearing. This hearing will not be in person at the courthouse.

Hearing Information

June 23, 2021

First Appearance

3:31 PM

The hearing will be held via Zoom and appearance shall be by video and audio unless otherwise directed with Judicial Officer Marta M. Chou, Hennepin County District Court.

If you fail to appear a warrant may be issued for your arrest. For petty misdemeanors, a conviction will be entered if you fail to appear.

You must:

- Notify the court if your address, email, or phone number changes.
- If this is the first time you've appeared in court, have your exhibits ready at the hearing
 and you will be given instructions at the hearing on how to submit them. If this is not
 the first time you've appeared, contact the judicial officer hearing your case for more
 instructions. Visit www.mncourts.gov/Remote-Hearings for more information and
 options for joining remote hearings, including how to submit exhibits.
- Contact the court at 612-348-6000 if you do not have access to the internet, or are unable to connect by video and audio.
- If you cannot afford to hire a lawyer and would like to apply for a court-appointed attorney before this appearance visit https://4thcourtspde.courts.state.mn.us or scan the QR code to start the application.



To join by internet:

- 1. Type https://zoomgov.com/join in your browser's address bar (example: bar at top of page on Google Chrome, Safari, or Internet Explorer).
- 2. Enter the Meeting ID and Meeting Password (if asked):

Meeting ID: 161 869 7800

Passcode: 362199

- 3. Update your name by clicking on your profile picture. If you are representing a party, add your role to your name, for example, John Smith, Attorney for Defendant.
- 4. Click the **Join Audio** button in the lower left-hand corner of your screen.
- 5. Click **Share Video**.
- 6. Select 4 to unmute (may need to tap screen to activate icons).

To join by telephone (if you can't to join by internet):

Be sure you know how to mute your phone when you are not speaking and unmute it again to speak.

1. Call Toll-Free: 1-833-568-8864

2. Enter the Meeting ID and Meeting Password:

Meeting ID: 161 869 7800

Passcode: 362199
3. To Unmute use *6

To receive an eReminder for future court dates via e-mail or text, visit www.mncourts.gov/Hearing-eReminders.aspx or scan the QR code to enroll.



Dated: April 28, 2021

Sarah Lindahl-Pfieffer Hennepin County Court Administrator 300 South Sixth Street Minneapolis MN 55487-0419 612-348-2040





State of Minnesota County of Hennepin

District Court 4th Judicial District

Prosecutor File No. Court File No.

21A02178 27-CR-21-8229

State of Minnesota,

COMPLAINT

Plaintiff,

Summons

VS.

LUCAS PATRICK KRASKEY DOB: 06/01/1984

2606 GRAND ST NE MINNEAPOLIS, MN 55418

Defendant.

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: Damage to Property - 1st Degree - Value Reduced Over \$1000

Minnesota Statute: 609.595.1(4), with reference to: 609.595.1

Maximum Sentence: 5 YEARS AND/OR \$10,000

Offense Level: Felony

Offense Date (on or about): 01/15/2021

Control #(ICR#): 21000401

Charge Description: That on or about 1/15/2021, in Hennepin County, Minnesota, LUCAS PATRICK KRASKEY intentionally caused damage to physical property belonging to victim, without victim's consent, and such damage reduced the value of the property by more than \$1,000 as measured by the cost of repair and/or replacement.

BRANCH

STATEMENT OF PROBABLE CAUSE

Complainant has investigated the facts and circumstances of this offense and believes the following establishes probable cause:

In January through February 2021, officers with the University of Minnesota and Metro Transit police departments began investigating a series of property damage to glass panels around bus stops, light rail transit stations, and university buildings. Officers reviewed surveillance video and determined it appeared the same individual was responsible for many of the incidents of property damage. The adult male was wearing a blue/purple coat/sweatshirt with a distinct white mark on the hood, a black jacket, sunglasses, and wore either a black backpack or a blue backpack with white piping. University of Minnesota officers stopped and spoke with a male wearing the same clothing and backpack on February 15, 2021, and identified him as LUCAS PATRICK KRASKEY, DOB 6/1/84, DEFENDANT. Officers reviewed the surveillance video and compared it to known photographs of Defendant. Officers confirmed Defendant was the person in the surveillance video.

During their investigation officers learned surveillance video showed that on January 15, 2021, at approximately 7:37 a.m., Defendant walks from 19th Avenue into the West Bank Transit Station in Hennepin County, Minnesota. Defendant goes to the upper elevator vestibule and uses an object in his hand to break six windowpanes in the elevator vestibule.

The total cost to repair the damage was \$3,421.98.

MINNESOTA JUDICIAL BRANCH

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

Brett Schuck Police Officer 560 6th Avenue N Minneapolis, MN 55411

Badge: 73391

Electronically Signed:

04/26/2021 07:53 PM Ramsey County, 21966

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

Prosecuting Attorney

Dawn O'Rourke

Assistant County Attorney

300 S 6th St

Minneapolis, MN 55487

(612) 348-5550

Electronically Signed: 04/23/2021 11:29 AM



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).

X	SUMMONS
---	---------

THEREFORE YOU, THE DEFENDANT, ARE SUMMONED to appear as directed in the Notice of Hearing before the above-named court 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: \$0.00

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: April 27, 2021.

Judicial Officer

Luis Bartolomei District Court Judge Electronically Signed: 04/27/2021 10:28 AM

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

COUNTY OF HENNEPIN STATE OF MINNESOTA

State of Minnesota

Plaintiff

VS.

LUCAS PATRICK KRASKEY

Defendant

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

Signature of Authorized Service Agent:

DEFENDANT FACT SHEET

Name: LUCAS PATRICK KRASKEY

DOB: 06/01/1984

Address: 2606 GRAND ST NE

MINNEAPOLIS, MN 55418

Alias Names/DOB: Lucas Patrick Kaskey DOB: 6/1/1984

SID:

Height:

Weight:

Eye Color:

Hair Color: Gender:

Race:

Fingerprints Required per Statute:

Fingerprint match to Criminal History Record: No

Driver's License #:

SILS Person ID #:

SILS Tracking No.

Alcohol Concentration:

MALE

White

Yes

502903 3216900

MINNESOTA
JUDICIAL
BRANCH

STATUTE AND OFFENSE GRID

Cnt Nbr	Statute Type	Offense Date(s)	Statute Nbrs and Descriptions	Offense Level	МОС	GOC	Controlling Agencies	Case Numbers
1	Charge	1/15/2021	609.595.1(4) Damage to Property - 1st Degree - Value Reduced Over \$1000	Felony	P1129		MN0274300	21000401
	Penalty	1/15/2021	609.595.1 Damage to Property-1st Degree	Felony	P1129		MN0274300	21000401



MINNESOTA JUDICIAL BRANCH

STATE OF MINNESOTA **COUNTY OF HENNEPIN**

State of Minnesota

Luces Krashey

Filed in District Court State of Minnesota

JUL 28 2021

Case:

DISTRICT COURT FOURTH JUDICIAL DISTRICT

prop.

27-CR- 21-8067, 21-8277 DOB (SILS): Charge: dan. 40

		CONDITIONAL RELEASE OR	lDER	
	Nev	v Order	nded Order	
Dest cash bail	of \$ 5000 with no co	nditions. \square Post bail/bonnditions. \square Post cash bai	ons (and marked conditions): nd of \$ with the following conditions with the following conditions.	ons.
 □ Do not have Stay away from goes to school, to facilitate pare or □ written co □ Stay away f □ Do not have 	ourt appearances and appore direct or indirect contact of a three-block radius ofexcept with a police escort enting time or for child-care ntact is permitted. Trome parenting time withe	(including through social me to recover your clothing, pro e purposes, □ contact throu	ncluding any Pre-Sentence Investigation interedia) with and where any such person is, lives, wo rescriptions, electronics, and toiletries. unless allowed by Child Protective Server street the server in the server	orks or olely ovices.
6.	sess any firearm or ammuni	ition.	Sign releases to confirm your compliance.	
hours. If you are are in addition to are in addition to the complete a interview 10. 11. Do not use Remote Electron	e currently on probation in o all current probation con nin-custody substance use recommended treatment w days of your release, cor any alcohol or non-prescrib	Hennepin County, your Productions. Tassessment. You are release vithout posting bond/bail makes assessed controlled substance. You hat your expense. Take a	any change in your contact information within bation Officer will supervise you; these conditions are supervised in the assessment of the	itions ations.
12. You must re transported by I North, Minneap furloughs for job 13. You cannot 14. In REVIEWED WITH I	emain on Electronic Home I Probation to be placed on E olis, on	Monitoring (EHM) and follow (EHM must report to Clien to activate atment, legal meetings, and ourt permission.	7.28.21 West Date	treet
Probation Officer's Si Deputy's Signature	gnature Date Date	Defendant	Date	-

HC 2921 (11/2019)

State of Minnesota Hennepin County

District Court Fourth Judicial District 701015

Court File Number: 27-CR-21-8067

Case Type: Crim/Traf Mandatory 2701218771

Filed in District Court State of Minnesota

Notice of Remote Zoom Hearing 270218279

274218228 274218230 274218511

FILE COPY

JUL 28 2021

State of Minnesota vs Lucas Patrick Kraskey

You are notified this matter is set for a remote hearing. This hearing will not be in person at the courthouse.

> Hearing Information **September 14, 2021 Omnibus Hearing** 9:00 AM

The hearing will be held via Zoom and appearance shall be by video and audio unless otherwise directed with District Court Judge Julie Allyn, Hennepin County District Court.

If you fail to appear a warrant may be issued for your arrest.

The Minnesota Judicial Branch uses strict security controls for all remote technology when conducting remote hearings.

You must:

- Notify the court if your address, email, or phone number changes.
- Be fully prepared for the remote hearing. If you have exhibits you want the court to see, you must give them to the court before the hearing. Visit www.mncourts.gov/Remote-Hearings for more information and options for joining remote hearings, including how to submit exhibits.
- Contact the court at 612-348-2040 if you do not have access to the internet, or are unable to connect by video and audio.
- If you cannot afford to hire a lawyer and would like to apply for a court-appointed attorney before this appearance visit https://pdapplication.courts.state.mn.us or scan the QR code to start the application.



To join by internet:

1. Type https://zoomgov.com/join in your browser's address bar.

- 2. Enter the **Meeting ID:** 161 094 4574
- 3. If asked, enter the Meeting Passcode: 1234
- 4. Update your name by clicking on your profile picture. If you are representing a party, add your role to your name, for example, John Smith, Attorney for Defendant.
- 5. Click the Join Audio icon in the lower left-hand corner of your screen.
- 6. Click Start Video.

To join by telephone (if you are unable to join by internet):

Be sure you know how to mute your phone when you are not speaking and unmute it again to speak.

Call Toll-Free 1-833-568-8864
 Meeting ID: 161 094 4574
 Meeting Passcode: 1234

Para obtener más información y conocer las opciones para participar en audiencias remotas, incluido cómo enviar pruebas, visite www.mncourts.gov/Remote-Hearings.

Booqo <u>www.mncourts.gov/Remote-Hearings</u> oo ka eego faahfaahin iyo siyaabaha aad uga qeybgeli karto dacwad-dhageysi ah fogaan-arag, iyo sida aad u soo gudbineyso wixii caddeymo ah.

To receive an eReminder for future court dates via e-mail or text, visit www.mncourts.gov/Hearing-eReminders.aspx or scan the QR code to enroll.



Dated: July 28, 2021

Sarah Lindahl-Pfieffer
Hennepin County Court Administrator
300 South Sixth Street
Minneapolis MN 55487-0419
612-348-2040

cc: Lucas Patrick Kraskey
DANIEL BRIAN HALLMAN
LINDSEY KAY VAN BEEK
DAWN MARIE O'ROURKE



Filed in District Court State of Minnesota Nov 09, 2021 4:02 pm

State of Minnesota Hennepin County District Court Fourth Judicial District

Court File Number: 27-CR-21-8067

Case Type: Crim/Traf Mandatory

Notice of Remote Zoom Hearing

FILE COPY

27CR218227, 27CR218228,
27CR218229, 27CR218230,
27CR218511, 27CR216904,
27CR2010154

State of Minnesota vs Lucas Patrick Kraskey

You are notified this matter is set for a remote hearing. This hearing will not be in person at the courthouse.

Hearing Information
December 08, 2021
Hearing
1:31 PM

The hearing will be held via Zoom and appearance shall be by video and audio unless otherwise directed with Judicial Officer Marta M. Chou, Hennepin County District Court.

➤ If you fail to appear a warrant may be issued for your arrest. For petty misdemeanors, a conviction will be entered if you fail to appear.

You must:

- Notify the court if your address, email, or phone number changes.
- If this is the first time you've appeared in court, have your exhibits ready at the hearing
 and you will be given instructions at the hearing on how to submit them. If this is not
 the first time you've appeared, contact the judicial officer hearing your case for more
 instructions. Visit www.mncourts.gov/Remote-Hearings for more information and
 options for joining remote hearings, including how to submit exhibits.
- Contact the court at 612-348-6000 if you do not have access to the internet, or are unable to connect by video and audio.
- If you cannot afford to hire a lawyer and would like to apply for a court-appointed attorney before this appearance visit https://4thcourtspde.courts.state.mn.us or scan the QR code to start the application.



To join by internet:

- 1. Type https://zoomgov.com/join in your browser's address bar (example: bar at top of page on Google Chrome, Safari, or Internet Explorer).
- 2. Enter the Meeting ID and Meeting Password (if asked):

Meeting ID: 161 869 7800

Passcode: 362199

- 3. Update your name by clicking on your profile picture. If you are representing a party, add your role to your name, for example, John Smith, Attorney for Defendant.
- 4. Click the **Join Audio** button in the lower left-hand corner of your screen.
- 5. Click **Share Video**.
- 6. Select 4 to unmute (may need to tap screen to activate icons).

To join by telephone (if you can't to join by internet):

Be sure you know how to mute your phone when you are not speaking and unmute it again to speak.

1. Call Toll-Free: 1-833-568-8864

2. Enter the Meeting ID and Meeting Password:

Meeting ID: 161 869 7800 Passcode: 362199

3. To Unmute use *6

To receive an eReminder for future court dates via e-mail or text, visit www.mncourts.gov/Hearing-eReminders.aspx or scan the QR code to enroll.



Dated: November 9, 2021

Sarah Lindahl-Pfieffer
Hennepin County Court Administrator
300 South Sixth Street
Minneapolis MN 55487-0419
612-348-2040





STATE OF MINNESOTA

DISTRICT COURT - FELONY DIVISION

COUNTY OF HENNEPIN

FOURTH JUDICIAL DISTRICT

State of Minnesota,)
Plaintiff,	DEMAND FOR PRESERVATION
	AND DISCLOSURE OF EVIDENCE,
) AND MOTION FOR SUPPRESSION
VS.) AND OTHER RELIEF
Lucas Kraskey,) MNCIS No. 27-CR-21-8229
Defendant.	
	* *

Defendant, by and through counsel, hereby demands preservation of, disclosure of, and access to all evidence related to the case; moves the Court for the relief specified below; and demands a hearing on the same.

DEMAND FOR PRESERVATION AND DISCLOSURE OF EVIDENCE

Defendant demands that the State preserve all information and evidence within the reach of the disclosures required under Rule 9.01 of the Minnesota Rules of Criminal Procedure and applicable case law.

Defendant further demands that the State disclose all such information and evidence, and that it make all disclosures required by Rule 9.01 prior to the probable cause pretrial conference in this case.

Defendant demands access to all items subject to disclosure, and this access shall include, as appropriate, the opportunity to inspect, reproduce, photograph, test, interview, or otherwise document the matters disclosed.

These demands apply to:

- 1. **Investigative reports** prepared by state agents or employees in the investigation or evaluation of the case, together with the original notes of the arresting officers, if any.
- 2. **Statements**, as fully described in Rule 9.01, subd. 1(2). This request includes any written or recorded statement made by the Defendant or any alleged accomplice, regardless of when made, and the substance of any non-recorded oral statements by the Defendant or accomplices. This request includes recorded statements by any other

person and any written record containing the substance of statements by them, whether or not they are expected to be called at trial. This request includes statements made to any member of prosecution's staff, victim advocates, and any other person of which the government is aware or should be aware. State v. Adams, 555 N.W.2d 310 (Minn. App. 1996). It also includes disclosure of the fact that an interview with a witness took place, regardless of whether it was transcribed or whether written statements or written summaries were prepared. State v. Kaiser, 486 N.W.2d 384, 386-87 (Minn. 1992) This request also encompasses copies of recorded statements made pursuant to State v. Scales, 518 N.W.2d 587 (Minn. 1994) and any attempted recordings that for whatever alleged reason are inaudible or unavailable.

- Audio or video records produced regarding this case, including squad video, 911 calls, radio runs, police radio communications, scout runs, police transport recordings, and record checks.
- 4. Reports related to examinations, tests, or expert testimony, as fully described in Rule 9.01, subd. 1(4). In addition to disclosure, Defendant also demands the in-person testimony of all analysts who performed tests the results of which the state intends to introduce into evidence at any hearing related to this case. Further, defendant hereby provides notice that he retains his right to cross-examine the analysts under <u>State v.</u> <u>Caulfield</u>, 722 N.W.2d 304, Minn. 2006.
- 5. **Documents and other tangible objects**, as fully described in Rule 9.01, subd. 1(3)
- 6. **Search warrants** obtained and executed regarding the case, including inventories and items seized.
- 7. **Identification procedures** including but not limited to lineups, show-up identifications, photo arrays, or the like, and details on the nature and circumstances of any and all identification procedures that become known to the government in the future.
- 8. **Witnesses and other persons**, as fully described in Rule 9.01, subd. 1(1).
- 9. **Conviction records** for all witnesses and other persons, as required to be disclosed under Rule 9.01, subd. 1(1).
- 10. **Prior convictions** of the Defendant or defense witnesses, to be provided as certified copies. In addition to disclosure, defendant also demands notice if the state intends to use a conviction to impeach any defense witness, including Defendant.

- 11. **Alleged but uncharged misconduct, prior bad acts, or relationship evidence** which the State intends to introduce at trial in this matter, disclosure to include police reports and any other documentation.
- 12. **Evidence related to an enhanced or aggravated sentence,** as identified in Rule 9.01, subd. 1(7). In addition to disclosure, defendant also demands notice if the state intends to seek an aggravated or enhanced sentence.

These requests encompass all information or evidence known to the prosecutor on this case personally or if known to any other prosecutor or law enforcement agent, as well as information and evidence about which the prosecutor on this case could acquire actual knowledge through the exercise of due diligence in responding to these inquiries.

Lastly, the defense demands disclosure of all audio or video files on CD ROM or DVD ROM disc, and demands that the state provide any and all software or other files necessary to open, view or play such disc(s).

This demand for preservation and disclosure, in its entirety, continues until final disposition of this case. It therefore encompasses any additional information subject to disclosure that becomes known to the State after the State has begun complying with discovery rules, orders or defense requests. Minn. R. Crim. P. 9.03, subd. 2;

DEMAND FOR PRESERVATION AND DISCLOSURE OF EVIDENCE TENDING TO NEGATE OR REDUCE THE DEFENDANT'S GUILT

Defendant demands that the State preserve and disclose all evidence and information known to the State which tends to negate or reduce the guilt of the Defendant, together with all evidence and information which might tend to mitigate or reduce potential punishment, as required under Minn. R. Crim. P. 9.01 subd. 1(6), under <u>Brady v. Maryland</u>, 373 U.S. 83 (1963), and under subsequent cases. This demand includes but is not limited to the following:

- 1. Evidence of bias of government witnesses or any consideration given a witness in return for cooperation with the government, including any information regarding pre-existing hard feelings, arguments, grudges, and disputes between the complainant and the Defendant.
- 2. Information that a government witness and/or informant was under the influence of alcohol, narcotics, or any other drug at the time of the observations about which the witness will testify and/or the informant informed.
- 3. Information tending to show the unreliability of a government witness, or which would tend to discredit the testimony of a government witness, including a request

for any prior inconsistent, non-corroborative, or other witness statements which the witness' trial testimony will not reflect.

- 4. Information—including docket numbers, dates and jurisdictions—indicating that
 - a. a government witness has had a pending juvenile or criminal case on or since the offense in this case;
 - b. a government witness was arrested, pleaded guilty, had a trial, or was sentenced on or since the date of the offense in the present case;
 - c. a government witness was on juvenile or criminal parole or probation on or since the date of the offense; and
 - d. a government witness now has or has had any other liberty interest that the witness could believe or could have believed might be favorably affected by government action.
- 5. Information that any government witness is or has been a police informant either at the time of the offense and/or through the day of trial, including the kind of assistance or benefits provided. "Benefit" refers to any monetary compensation, assistance of the prosecutor or the court concerning pending charges against the informant, or any other sort of consideration of value. Here, the demanded disclosure includes but is not limited to:
 - a. the length and extent of the witness' informant status;
 - b. the amounts that have been paid to the informant in connection with this case;
 - c. non-monetary assistance provided or promised to the informant, including, but not limited to, assistance in avoiding or minimizing harm from charges pending against the informant either at the time of the offense and/or any other time through the day of trial;
 - d. all statements made to the informant that promised benefits would not be provided without cooperation in connection with this case;
 - e. the nature of assistance provided to the informant prior to this case, including the number of occasions and form of help.
- 6. Information which tends to show a government witness' corruption including anything in police officers' personnel files indicative of corruption.
- 7. Perjury by any government witness at any time, whether or not adjudicated and whether or not in connection with this case.

- 8. Information that any government witness has made prior false accusations, including but not limited to prior complaints to the police or law enforcement agencies that did not result in a conviction.
- 9. Information regarding any prior "bad act" of a government witness which may bear upon the veracity of the witness with respect to the issues involved in the trial, including but not limited to the issues of self-defense or defense of others.
- 10. Any other information tending to show a government witness' bias in favor of the government or against the defendant or which otherwise impeaches a witness' testimony, including civilian-review-board complaints against police officers involving facts similar to those of this case, whether resolved for or against the officer.
- 11. Names and addresses of all witnesses who do not fully corroborate the government's case or would serve to contradict or impeach the government's evidence.
- 12. Any indication of threats or acts of aggression toward the defendant by the complainant or decedent, and any information that the complainant had possession of any weapons at the time of the incident. Also, any other information which would indicate that the complainant was the first aggressor and/or that the Defendant acted in self-defense.
- 13. Names and address of any person who:
 - a. identified some person other than the Defendant as a perpetrator of the alleged offense;
 - b. failed to identify the Defendant as a perpetrator of the alleged offense when asked to do so in any identification procedure;
 - c. gave any description(s) of the perpetrator(s) of the alleged offense which in any material respect differs from my client.
- 14. Information known to the government which is favorable to the defense, whether or not technically admissible in court, and which is material to the issues of guilt and/or punishment. This includes all information that the Defendant was not involved in the alleged offenses and/or that the requisite elements required to prove any of the charged offenses cannot be met.

Defendant further demands that all officers and investigative agencies concerned abide by their continuing obligation to discover, preserve, and disclose in writing any information or materials that might be viewed as favorable to the Defendant on the issues of suppression, guilt, or punishment,

either substantively, as impeachment, or as tending to discredit the government's witnesses. <u>Kyles v. Whitley</u>, 115 S.Ct. 1555 (1995) (imposing upon law enforcement and the prosecutor a "duty to learn" favorable information relating to the Defendant).

These requests encompass all information or evidence known to the prosecutor on this case personally or if known to any other prosecutor or law enforcement agent, as well as information and evidence about which the prosecutor on this case could acquire actual knowledge through the exercise of due diligence in responding to these inquiries.

Lastly, the defense demands disclosure of all audio or video files on CD ROM or DVD ROM disc, and demands that the state provide any and all software or other files necessary to open, view or play such disc(s).

This demand for preservation and disclosure, in its entirety, continues until final disposition of this case. It therefore encompasses any additional information subject to disclosure that becomes known to the prosecutor, staff, or anyone investigation investigating this case after the State has begun its compliance with discovery rules, orders or defense requests. Minn. R. Crim. P. 9.03, subd. 2;

MOTION TO COMPEL DISCLOSURE AND ACCESS

Defendant moves the Court for an Order requiring the State

- 1 To preserve all evidence and other matters subject to disclosure as herein demanded and as otherwise required by Minnesota Rule of Criminal Procedure 9.01.
- 2 To permit Defendant to have access to, inspect, reproduce, photograph, or otherwise document all disclosed items, as described in Minn. R. Crim. P 9.01, subd. 1 & subd. 1a(2).
- 3 To allow defendant to conduct reasonable tests or to provide notice and an opportunity for defense experts to observe the state's own tests if those tests preclude further tests or experiments, as described in Minn. R. Crim. P 9.01, subd. 1(4)(b).
- 4 To assist Defendant in seeking access to specified matters relating to the case which are within the possession or control of an official or employee of any governmental agency, but which are not within the control of the prosecuting attorney, as described in Minn. R. Crim. P. 9.01, subd 2(1).
- 5 For an Order directing the prosecuting attorney to identify and produce any informants who supplied or contributed information to the prosecution which led to the issuance of a Complaint against the Defendant on the grounds:

- a. The privilege of non-disclosure of any informants must give way and disclosure of the identity of an informer is required where disclosure is essential or relevant and material, and helpful to the defense of an accused, or lessens the risk of false testimony, or is necessary to secure useful testimony, or is necessary to a fair determination of the cause; or
- b. Disclosure is necessary as a means to afford this Defendant an opportunity to establish that if informants did exist, that the information supplied to the prosecutor by them was inaccurate or misrepresentative.

MOTION TO SUPPRESS EVIDENCE

Defendant moves the Court for an Order suppressing, particularly with respect to those items identified in the state's notice under Rule 7.01:

- 1 Any and all evidence obtained as a result of a stop, search, or seizure, on the ground that such evidence was obtained in violation of Defendant's constitutional and statutory protections against unreasonable searches and seizures.
- 2 Any and all confessions, admissions, or statements in the nature of confessions made by Defendant, together with any evidence obtained as a result thereof, on the grounds that any use of such evidence, in any manner, would be in violation of the Defendant's constitutional and statutory rights.
- Any and all identifications of Defendant and evidence of identification procedures used during the investigation, together with any evidence obtained as a result of identification procedures used during the investigation, on the ground that any use of such evidence, in any manner, would be in violation of the Defendant's constitutional and statutory rights.

Defendant further moves this court for an order suppressing other evidence or granting any relief that the court may require to ensure a fair and expeditious trial on this matter.

MOTION TO EXCLUDE EVIDENCE

Defendant moves the Court for an Order restraining the prosecution from attempting to introduce at trial:

1 Evidence obtained as a result of stop, search, or seizure, confession or other statement by the Defendant, or identification procedures, as described above, on the grounds that the notices filed by the State are vague, ambiguous, and inspecific, all to the prejudice of the Defendant and contrary to the meaning of Minnesota R. Crim. P. 7.01.

- 2 Evidence that Defendant has been guilty of additional misconduct or crimes on other occasions, on the grounds that the state has not provided notice of its intent to use such evidence or, if it did, that such notice was not specific enough or failed to specify a particular exception to the general rule of exclusion. Defendant also moves for exclusion on the grounds that the evidence is not admissible under any exception to the general rule of exclusion, that such evidence is more prejudicial than probative, or that such evidence has not been proven to be clear and convincing.
- 3 Evidence, argument, or any other reference to prior convictions, if any, of the Defendant.
- 4 Any and all other evidence for which the State has failed to provide notice as required by the Minnesota Rules of Criminal Procedure

Defendant further moves this court for an order excluding other evidence or granting any relief that the court may require to ensure a fair and expeditious trial on this matter.

DEMAND FOR HEARING

Defendant hereby demands a contested hearing on the above motions, to be held as soon as practicable after the serving and filing hereof.

Respectfully submitted,

OFFICE OF THE HENNEPIN COUNTY PUBLIC DEFENDER Kassius O. Benson - CHIEF PUBLIC DEFENDER

By: _____

Eric O. Hawkins

Attorney License No. 276947

Attorney for Defendant

701 Fourth Avenue South, Suite 1400

Minneapolis, MN 55415

Dated: This 2nd day of August, 2021.

resting Agency:	BAILICEQUIA	Badge #: 961	ELEASE WARRANT FORM Date/Time Released: 2015
msey Co			
		SUBJECT INFORMA	TION Middle Name: Suffix:
ast Name:	\$	First Name: Lucas	Patrick
raskey	·	City:	State: Zip Code:
URRENT Addres	ş. 		State:
OB:	Race:		r's License #
6/01/1984	Dhara Call	M F Phone-Work	Email address:
hone-Home	Phone-Cell	A House the	
nterpreter Needed	Language:	AKA	
			. We-work
Warrant Number:		Issued Date:	Charges on Warrant: Lat Deg Damage to Property
21426629 and 214	266230	10/27/2021 Issued Date:	Charges on Warrant:
Wanani Number: 21426631 / 21426	632 /21426633	10/27/2021	let Deg Damage to Property
	UJZ / Z17200JJ	Issued Date:	Charges on Warrant:
Waitant Number: 21426634 / 21426	578	10/27/2021	3rd Deg Damage to Property
2142654 / 21426576 Warrant Number: 21426581		Issued Date:	Charges on Warrant: 4th Deg Damage to Property
		10/27/2021	10/27/2021 4 Deg Damage to x reperty
✓ Youare Rec	QUIRED TO APPEAR IN	COURT APPEAR COURT: VIA ZOOM - se	e below for instructions
✓ Youare Rec	ber: 27-CR-21-8067, 2	COURT: VIA ZOOM - se	ANCE se below for instructions 228, 27-CR-21-8229, 27-CR-21-8230, 27-CR-21-851
✓ YOU ARE REC Court File Numl 27-CR-21-6904, ☐ Division Public Sa 401 Fourt	ber: 27-CR-21-8067, 2 27-CR-20-10154 on Onc fety Facility (Jail) th Avenue South	COURT: VIA ZOOM - se 7-CR-21-8227, 27-CR-21-82 Division Two: Brookdale 6125 Shingle Cree Parkway, Suite 200	Division Three Ridgedale 12601 Ridgedale Drive Suite 300 Minnetonka, MN 55305
✓ YOU ARE REC Court File Numl 27-CR-21-6904, ☐ Divisia Public Sa 401 Fourt Minneape (ENTRANCE	on Once fety Facility (Jail) th Avenue South olis, MN 55415 on 5" St & 4" Ave)	COURT: VIA ZOOM - sec. 7-CR-21-8227, 27-CR-21-82 Division Two: Brookdale 6125 Shingle Cree Parkway, Suite 200 Brooklyn Center, 1 55430	Division Three Ridgedale 12601 Ridgedale Drive Suite 300 Minnetonka, MN 55305
✓ YOUARE RECCOURT File Number 27-CR-21-6904, □ Division Public Sa 401 Fourth Minneapor (ENTRANCE) ✓ All Court Must Cal	on Once fety Facility (Jail) th Avenue South olis, MN 55415 on 5 rd St & 4 rd Ave) Court Hearings via Zoor 1612-348-2040 one Week Prior For Info	COURT: VIA ZOOM - sec. 7-CR-21-8227, 27-CR-21-82 Division Two: Brookdale 6125 Shingle Cree Parkway, Suite 200 Brooklyn Center, 1 55430	Division Three Ridgedale 12601 Ridgedale Drive Suite 300 Minnetonka, MN 55305 Filed in District Court
✓ YOUARE RECCOURT File Numb 27-CR-21-6904, □ Division Public Sa 401 Fourt Minneapo (ENTRANCE) ✓ All Court Must Cal Up To O	on Once fety Facility (Jail) th Avenue South olis, MN 55415 on 5 rd St & 4 rd Ave) Court Hearings via Zoor 1612-348-2040 one Week Prior For Info	COURT: VIA ZOOM - sec. 7-CR-21-8227, 27-CR-21-82 Division Two: Brookdale 6125 Shingle Cree Parkway, Suite 200 Brooklyn Center, 1 55430	Division Three Ridgedale 12601 Ridgedale Drive Suite 300 Minnetonka, MN 55305 Filed in District Court State of Minnesota NOV 0 9 2021
Court File Number 27-CR-21-6904, Division Public Sa 401 Fourt Minneapor (ENTRANCE) All C Must Cal Up To O And Instead Court Date: 12 Note: By placing	on Once fery Facility (Jail) th Avenue South blis, MN 55415 on 5 rd St & 4 rd Ave) Court Hearings via Zoor 1612-348-2040 the Week Prior For Informations 2/08/2021 my signature below, I here by the above charge(s); The	Court Hear Court Hear	Division Three Ridgedale 12601 Ridgedale Drive Suite 300 Minnetonka, MN 55305 Filed in District Court State of Minnesota NOV 0 9 2021 Division Three Ridgedale 12601 Ridgedale Drive Suite 300 Minnetonka, MN 55305 MN Filed in District Court State of Minnesota NOV 0 9 2021
Court File Number 27-CR-21-6904, Division Public Sa 401 Fourt Minneapor (ENTRANCE) All C Must Cal Up To O And Instead Court Date: 12 Note: By placing	on Once fery Facility (Jail) th Avenue South blis, MN 55415 on 5 rd St & 4 rd Ave) Court Hearings via Zoor 1612-348-2040 the Week Prior For Informations 2/08/2021 my signature below, I here by the above charge(s); The	Court Hear Court Hear	Division Three Ridgedale 12601 Ridgedale Drive Suite 300 Minnetonka, MN 55305 Filed in District Court State of Minnesota NOV 0 9 2021

State of Minnesoto

State of Minnesota Hennepin County DEC 08 2021

District Court Fourth Judicial District

Court File Number: 27-CR-21-8230, 27-CR-21-8229, 27-CR-21-8228, 27-CR-21-8227, 27-CR-21-

8067

Case Type: Crim/Traf Mandatory

Notice of Remote Zoom Hearing

FILE COPY

State of Minnesota vs Lucas Patrick Kraskey

You are notified this matter is set for a remote hearing. This hearing will not be in person at the courthouse.

Hearing Information

December 14, 2021

Omnibus Hearing

11:00 AM

The hearing will be held via Zoom and appearance shall be by video and audio unless otherwise directed with Judicial Officer Julie Allyn, Hennepin County District Court.

> If you fail to appear a warrant may be issued for your arrest. For petty misdemeanors, a conviction will be entered if you fail to appear.

You must:

- Notify the court if your address, email, or phone number changes.
- If this is the first time you've appeared in court, have your exhibits ready at the hearing
 and you will be given instructions at the hearing on how to submit them. If this is not
 the first time you've appeared, contact the judicial officer hearing your case for more
 instructions. Visit www.mncourts.gov/Remote-Hearings for more information and
 options for joining remote hearings, including how to submit exhibits.
- Contact the court at 612-348-6000 if you do not have access to the internet, or are unable to connect by video and audio.
- If you cannot afford to hire a lawyer and would like to apply for a court-appointed attorney before this appearance visit https://4thcourtspde.courts.state.mn.us or scan the QR code to start the application.



To join by internet:

- 1. Type https://zoomgov.com/join in your browser's address bar (example: bar at top of page on Google Chrome, Safari, or Internet Explorer).
- 2. Enter the Meeting ID and Meeting Password (if asked):

Meeting ID: 161 094 4574; Passcode:1234

- TO A SPACE OF THE SECOND
- 3. Update your name by clicking on your profile picture. If you are representing a party, add your role to your name, for example, John Smith, Attorney for Defendant.
- 4. Click the **Join Audio** button in the lower left-hand corner of your screen.
- 5. Click **Share Video**.
- 6. Select 4 to unmute (may need to tap screen to activate icons).

To join by telephone (if you can't to join by internet):

Be sure you know how to mute your phone when you are not speaking and unmute it again to speak.

- 1. Call Toll-Free: 1-833-568-8864
- 2. Enter the Meeting ID and Meeting Password: Meeting ID: 161 094 4574; Passcode:1234
- 3. To Unmute use *6

To receive an eReminder for future court dates via e-mail or text, visit www.mncourts.gov/Hearing-eReminders.aspx or scan the QR code to enroll.



Dated: December 9, 2021

Sarah Lindahl-Pfieffer Hennepin County Court Administrator 300 South Sixth Street Minneapolis MN 55487-0419 612-348-2040

cc:

JUDICIAL BRANCH

State of Minnesota	District Court				
Hennepin County	Fourth Judicial District				
State of Minnesota, Plaintiff, v.	Order to 4 th Judicial District Court				
Lucas Patrick Kraskey, Defendant.	Psychological Services 27-CR-21-6904 27-CR-21-8067;27-CR-21-8227; 27-CR-21-8228;27-CR-21-8229;27-CR-21-8230; 27-CR-21-8511				
Г					
Mo	Defendant Information				
	of Custody In Custody () 12-788-1449, Cell: 612- Date of Birth: 06/01/1984				
Email: ranger629@yahoo.com SILS Identifier: 502903 Home Address: 2606 GRAND STREET NE MINNEAPOLIS MN 55418					
Additional family/collatera	al contact number and instructions:				
The defendant is	ross misdemeanor cases, probable cause has been found. to be released upon completion of the interview process. e targeted misdemeanor program.				
 The Chief of Psychological Services of the Fourth Judicial District or the Chief's designee ("Examiner") shall conduct the following psychological evaluation, assessment and/or consultation regarding the defendant: Competency to participate in proceedings pursuant to Rule 20.01 Mental state at the time of the alleged act pursuant to Rule 20.02 (M'Naghten Rule) Sex Offender Evaluation pursuant to Minnesota Statute § 609.3457 Consultation (Pre-Plea/Pre-Sentence) Other (please specify) 					
2. Copies of this evaluation Defense Counsel: ERIC Prosecuting Attorney: Probation Officer:	shall be provided to the Court and the following individuals: C OLE HAWKINS 612-824-5005				
3. The hearing for the return	n of psychological evaluation will be held on June 14, 2022 at 1:30 PM.				

4. Upon presentation of this order, the relevant custodian of records shall provide (whether mailed, faxed, or personally delivered) to the Examiner all relevant records from the following sources: behavioral, chemical dependency, developmental disability, educational, employment, judicial, law enforcement (including audio/visual recordings), medical, probation/correction, psychological, and social service. A copy of the records so requested shall be delivered to the Examiner within 96 hours of presentation of this order. Records that are faxed shall be sent to 612-348-3452. Mailed records should be sent to Hennepin County District

Court, Psychological Services, 300 South Sixth Street, C-509 Government Center, Minneapolis, Minnesota 55487. All agencies maintaining the above-listed records may also communicate verbally with the requesting Examiner.

- The Court specifically finds good cause exists for authorizing the disclosure of the identified records, including chemical dependency records, because other ways of obtaining the information are not available or would not be effective, and the public interest and need for disclosure outweighs the potential injury to the patient, the physician/patient relationship and any chemical dependency treatment facility or organization holding records pertaining to Defendant.
- 5. During the preparation of the report, the Examiner and any employee of Community Corrections and Rehabilitation may discuss the case and share relevant information in a manner consistent with Minnesota Rules of Criminal Procedure, Minnesota Statutes and case law.
- 6. If a sex offender evaluation has been ordered and the defendant is a Repeat Sex Offender as defined in MN Statute 609.3457, Psychological Services is ordered to comply with both the requirements of § 609.3457 and the agreement with Minnesota State Operated Forensic Services. A copy of any Repeat Sex Offender Report produced by Psychological Services shall be forwarded to the Court and the Commissioner of Corrections.
- 7. In the case of Rule 20 evaluations, the Examiner shall offer an opinion and support for the opinion on whether the defendant:
 - a. Is suitable for civil commitment and the basis of the possible commitment.
 - b. Is mentally ill and dangerous; and
 - c. Needs immediate hospitalization.
- 8. In the case of Rule 20 evaluations, the Examiner shall promptly notify the prosecutor, defense attorney and the Court if the Examiner concludes that the defendant:
 - a. Presents an imminent risk of serious danger to another,
 - b. Is imminently suicidal, or
 - c. Needs emergency intervention.

Dated: March 23, 2022

Judge of District Court Signature Lisa Janzen

- ✓ Please scan and e-mail the order to 4th Psych Services Orders.
 ✓ Please direct the prosecuting agency to forward a copy of the police report for each case to Psychological Services.
- ✓ If a defendant is to be released upon completion of the interview process, a Conditional Release Order must be filed giving that direction.

Filed in District Court State of Minnesota 4/1/2022

State of Minnesota Hennepin County

District Court Fourth Judicial District

Court File Number: 27-CR-21-8229

Case Type: Crim/Traf Mandatory

Notice of Judicial Reassignment

FILE COPY

State of Minnesota vs Lucas Patrick Kraskey

This case is reassigned to:

Judge Nicole A. Engisch 300 South Sixth Street Minneapolis MN 55487-0419 612-348-2040

All future hearings shall be scheduled before this judicial officer.

Please note that a notice to remove this judicial officer must comply, in adult criminal cases, with Minnesota Rules of Criminal Procedure 26.03 subdivision 14 and Minnesota Statute Sec. 542.16, and in juvenile delinquency cases, with Minnesota Rules of Delinquency Procedure 22.03.

Dated: April 1, 2022

Sarah Lindahl-Pfieffer Court Administrator Hennepin County District Court

cc: ERIC OLE HAWKINS

NICHOLAS NATHANIAL SUMMERS

Filed in District Court State of Minnesota Oct 06, 2022 11:20 am

State of Minnesota	3		District Court			
Hennepin County			Fourth Judicial District			
State of Minnesota Plain						
V.			Order to Fourth Judicial District Court Psychological Services			
Lucas Patrick Kraskey, Defendant.		27 CD 24 00C7 27 CD 24 0	27-CR-21-6904			
		27-CR-21-8067;27-CR-21-8227;27-CR-21-8228;27-CR-21-822927-CR-21-8230;27- CR-21-8511;27-CR-22-17300				
		GN	P			
		Defendant Ir	nformation			
		Out of Custody	In Custody – at Facility:			
Date of Birth: 06/0	1/1984		SILS Identifier: 502903			
Phone:		.2-788-1449, Cell: 612-788-21	145_			
	Email: ranger629@yahoo.com Current Address: 2600 Grand St NE					
Current Address:		nd St NE olis MN 55418				
		med address with Defendant				
Additional family/o	_	ontact number and instructio				
The de	lony and gr efendant is	·	tion of the interview process.			
This is	part of the	e targeted misdemeanor prog	gram.			
 The Chief of Psychological Services of the Fourth Judicial District or the Chief's designee ("Examiner") shall conduct the following psychological evaluation, assessment and/or consultation regarding the defendant: Competency to participate in proceedings pursuant to Rule 20.01 						
Mental state at the time of the alleged act pursuant to Rule 20.02 (M'Naghten Rule)						
Sex Offender Evaluation pursuant to Minnesota Statute § 609.3457						
Repeat Sex Offender Evaluation pursuant to Minnesota Statute § 609.3457						
Consultation (Pre-Sentence)						
☐ Other	(please spe	ecify)				
2. Copies of this	evaluation :	shall be provided to the Cour	t and the following individuals:			
Defense Atto	orney: ERIC	COLE HAWKINS	Phone:612-824-5005			
		Heidi Johnston	Phone:612-673-2757			
Probation O	fficer:		Phone:			

3. The hearing for the return of the psychological evaluation will be held on **December 13, 2022 at 1:30 PM**.

- 4. Upon presentation of this order, the relevant custodian of records shall provide (whether mailed, faxed, or personally delivered) to the Examiner all relevant records from the following sources: behavioral, chemical dependency, developmental disability, educational, employment, judicial, law enforcement (including audio/visual recordings), medical, probation/correction, psychological, and social service. A copy of the records so requested shall be delivered to the Examiner within 96 hours of presentation of this order. Records that are faxed shall be sent to 612-348-3452. Mailed records should be sent to Hennepin County District Court, Psychological Services, 300 South Sixth Street, C-509 Government Center, Minneapolis, Minnesota 55487. All agencies maintaining the above-listed records may also communicate verbally with the requesting Examiner.
 - The Court specifically finds good cause exists for authorizing the disclosure of the identified records, including chemical dependency records, because other ways of obtaining the information are not available or would not be effective, and the public interest and need for disclosure outweighs the potential injury to the patient, the physician/patient relationship and any chemical dependency treatment facility or organization holding records pertaining to Defendant.
- 5. During the preparation of the report, the Examiner and any employee of Community Corrections and Rehabilitation may discuss the case and share relevant information in a manner consistent with Minnesota Rules of Criminal Procedure, Minnesota Statutes, and case law.
- 6. If a sex offender evaluation has been ordered and the defendant is a Repeat Sex Offender as defined in Minnesota Statute § 609.3457, Psychological Services is ordered to comply with both the requirements of §609.3457 and the agreement with Minnesota State Operated Forensic Services. A copy of any Repeat Sex Offender Report produced by Psychological Services shall be forwarded to the Court and the Commissioner of Corrections.
- 7. In the case of Rule 20 evaluations, the Examiner shall offer in the report an opinion and support for the opinion on whether the defendant:
 - a. Is suitable to refer for consideration of civil commitment and the basis of the possible commitment,
 - b. May be mentally ill and dangerous, and
 - c. Needs immediate hospitalization.
- 8. In the case of Rule 20 evaluations, the Examiner shall promptly notify the prosecutor, defense attorney and the Court if the Examiner concludes that the defendant:
 - a. Presents an imminent risk of serious danger to another,
 - b. May be imminently suicidal, or
 - c. Needs emergency intervention.

Dated: October 6, 2022

District Court Judge

Lisa Janzen

- ✓ Please scan and e-mail the order to: 4th Psych Services Orders.
- ✓ Please direct the prosecuting agency to forward a copy of the police report for each case to Psychological Services.

Jun 14, 2022

STATE OF MINNESOTA	DISTRICT COURT
COUNTY OF HENNEPIN	FOURTH JUDICIAL DISTRICT
	CRIMINAL DIVISION
State of Minnesota,) FINDINGS OF FACT,
) <u>CONCLUSIONS OF LAW</u>
Plaintiff,) <u>AND ORDER REGARDING</u>
) <u>COMPETENCY</u>
VS.)
) MNCIS No: 27-CR-21-8067;
Lucas Patrick Kraskey,) 27-CR-21-6904; 27-CR-21-8227
) 27-CR-21-8228; 27-CR-21-8229;
Defendant.) 27-CR-21-8230; 27-CR-21-8511

This matter came before the undersigned Judge on June 14, 2022. Robert Sorensen, Assistant Hennepin County Attorney, represented the plaintiff on the felony. Defendant appeared out of custody and was represented by Eric Hawkins, Attorney at Law.

Based on all the files, records and proceedings in this case, the Court makes the following:

FINDINGS OF FACT

1. Defendant was charged in MNCIS file 27-CR-21-8067 with 1st Degree Damage to Property (Felony) arising from an incident alleged to have occurred on 02/25/2021; in MNCIS file 27-CR-21-6904 with 3rd Degree Damage to Property (Gross Misdemeanor), and Public Urination (Misdemeanor), arising from an incident alleged to have occurred on 01/29/2021; in MNCIS file 27-CR-21-8227 with 1st Deg Damage to Property (Felony) arising from an incident alleged to have occurred on 02/24/2021; in MNCIS file 27-CR-21-8228 with 1st Deg Damage to Property (Felony) arising from an incident alleged to have occurred on 02/23/2021; in MNCIS file 27-CR-21-8229 with 1st Deg Damage to Property (Felony) arising from an incident alleged to have occurred on 01/15/2021; in MNCIS file 27-CR-21-8230 with 1st Deg Damage

to Property (Felony) arising from an incident alleged to have occurred on 02/23/2021; in MNCIS file **27-CR-21-8511** with 3rd Degree Damage to Property (Gross Misdemeanor) arising from an incident alleged to have occurred on 03/09/2021. On 12/14/2021, Judge Lisa Janzen found probable cause to believe that the offenses were committed and that Defendant committed them.

- 2. Defendant was born on 06/01/1984.
- 3. On 03/23/2022, Judge Lisa Janzen ordered that Defendant undergo an evaluation to assess Defendant's competency to proceed in this matter pursuant to Minn.R.Crim.P. 20.01.
- 4. Dr. Sonia Reardon, Ph.D., L.P., Psychological Services of Hennepin County District Court reviewed Defendant's records, interviewed Defendant, and filed a written report with this Court.
- 5. Dr. Sonia Reardon, Ph.D., L.P., Psychological Services of Hennepin County District Court opined that Defendant, due to mental illness or cognitive impairment, lacks the ability to rationally consult with counsel; or lacks the ability to understand the proceedings or participate in the defense. This opinion was uncontested by either party.

CONCLUSIONS OF LAW

Defendant is presently incompetent to stand trial.

ORDER

The criminal proceedings in this matter are suspended until Defendant is
restored to competency to proceed. While suspended, the criminal court
retains authority over the criminal case, including but not limited to, bail or
conditions of release.

2. Copies of this Order shall be served upon counsel for the parties and any objections to this Order shall be filed with the Court within ten days of the date of service.

Christopher Freeman, Assistant Hennepin County Attorney – Criminal Division;

Eric Hawkins, Attorney at Law

- 3. The Hennepin County Prepetition Screening Program (PSP) must conduct a prepetition screening pursuant to the Minnesota Commitment and Treatment Act and make a recommendation as to whether the defendant should be civilly committed under the Act.
- 4. PSP shall investigate whether civil commitment should be pursued and forward a recommendation in a written report supporting or not supporting civil commitment to the Hennepin County Attorney's Office Adult Services Division ("HCAO-ASD") within five (5) days of receiving this Order.
- Prepetition Screening shall provide copies of the Rule 20 Competency
 Evaluation, the criminal Complaint(s), and the underlying police report(s)
 along with its written recommendation to the Hennepin County Attorney's
 Office Adult Services Division.
- 6. Defendant is ordered to cooperate with the civil commitment process including appearing at all court appearances in the civil and criminal cases.
- 7. Members of PSP shall have access to all Defendant's files and records, including those protected by Federal regulation or law. This Order grants the members of PSP access to the records of any individual or entity that has provided observation, evaluation, diagnosis, care treatment or confinement of the Defendant. This Order applies to, but is not limited to, records maintained by: Minnesota Fourth Judicial District Court Psychological Services; chemical dependency evaluators and treatment providers; health clinics; medical centers and hospitals; physicians; psychologists; mental health care providers; case managers; parole and probation agencies; resident and nonresidential

- community mental health treatment facilities or programs; regional treatment centers; the Minnesota Department of Corrections; the correctional authority for any other state; schools and school districts; law enforcement agencies; and the Court's own records.
- 8. This Order also authorizes employees or officers of the record keepers described above to discuss the Defendant's condition, history, treatment, and/or status with the members of PSP. Information collected by PSP pursuant to this Order shall be considered private data on the Defendant, but it may be included in the written report produced by PSP and forwarded to the HCAO-ASD.
- 9. If the Fourth Judicial District Court Probate/Mental Health Division finds the Defendant to be mentally ill, developmentally disabled, chemically dependent, or mentally ill and dangerous to the public, the Defendant may be committed directly to an appropriate safe and secure facility.
- 10. The head of the treatment facility shall submit a written report addressing the Defendant's competency to proceed in the criminal case when the Defendant has attained competency, or at least every six months.
- 11. Defendant's next appearance in Hennepin County District Court Criminal Division on this matter and status review of Defendant's competence to proceed is **December 13, 2022**. One week prior to that date, reports regarding Defendant's competency and mental status shall be e-filed and e-served to:
 - a. Fourth Judicial District Court 4thCriminalRule20 email list;
 - b. Eric Hawkins, Attorney at Law;
 - c. Christopher Freeman, Assistant Hennepin County Attorney;
 - d. Assistant Hennepin County Attorney's Office Adult Services
 Division [if a commitment is ordered];
 - e. The Commitment Defense Panel attorney appointed to represent Defendant by the Fourth Judicial District Court Probate/Mental Health Division.

12. A copy of this Order, the Rule 20.01 Competency Evaluation, the criminal complaint(s), and the underlying police report(s) shall be delivered via email to the Prepetition Screening Program of Hennepin County's Human Services and Public Health Department.

DATED: June 14, 2022

Janzen, Lisa Digitally signed by Janzen, Lisa Date: 2022.06.14 13:10:40
Lisa K. Janzen
Judge of District Court
Fourth Judicial District

MINNESOTA JUDICIAL BRANCH

Filed in District Court State of Minnesota 1/13/2023

State of Minnesota Hennepin County District Court Fourth Judicial District

Court File Number: 27-CR-21-8229

Case Type: Crim/Traf Mandatory

Notice of Judicial Reassignment

FILE COPY

State of Minnesota vs Lucas Patrick Kraskey

This case is reassigned to:

Judge Melissa Houghtaling 300 South Sixth Street Minneapolis MN 55487-0419 612-348-2040

All future hearings shall be scheduled before this judicial officer.

Please note that a notice to remove this judicial officer must comply, in adult criminal cases, with Minnesota Rules of Criminal Procedure 26.03 subdivision 14 and Minnesota Statute Sec. 542.16, and in juvenile delinquency cases, with Minnesota Rules of Delinquency Procedure 22.03.

Dated: January 13, 2023

Sara Gonsalves
Court Administrator
Hennepin County District Court

cc: ERIC OLE HAWKINS
RYAN D SIMAFRANCA

Filed in District Court State of Minnesota Feb 22, 2023 10:59 am

State of Minnesota	3	District Court
Hennepin County		Fourth Judicial District
State of Minnesota Plain		
٧.		Order to Fourth Judicial District Court Psychological Services
Lucas Patrick Krask		27-CR-21-6904; 27-CR-21-8067; 27-CR-21-8227; 27-CR-21-8228; 27-CR-21-8229; 27-CR-21-8230;
Defe	ndant.	7-CR-21-8511; 27-CR-22-17300; 27-CR-22-21679; 27-CR-22-24045; 27-CR-23-385
	Defendant Inform ☐ Out of Custody ☐ Ir	nation n Custody – at Facility:
Date of Birth: 06/0		Identifier: 502903
Phone:	Home: 612-812-5542, Cell: 612-282-1470	identifier. 302303
Email:	lucaskraskey56@gmail.com	
Current Address:	2606 GRAND ST NE	
	Minneapolis MN 55418-0000	
	Confirmed address with Defendant	
Additional family/o	collateral contact number and instructions:	
The de	d: lony and gross misdemeanor cases, probable efendant is to be released upon completion o part of the targeted misdemeanor program.	of the interview process.
 The Chief of Psychological Services of the Fourth Judicial District or the Chief's designee ("Examiner") shall conduct the following psychological evaluation, assessment and/or consultation regarding the defendant:		
2. Copies of this	evaluation shall be provided to the Court and	I the following individuals:
	orney: ERIC OLE HAWKINS Attorney: Heidi Johnston	Phone: 612-824-5005 Phone: 612-673-2757 Phone:

- 3. The hearing for the return of the psychological evaluation will be held on April 25, 2023 at 1:30 PM.
- 4. Upon presentation of this order, the relevant custodian of records shall provide (whether mailed, faxed, or personally delivered) to the Examiner all relevant records from the following sources: behavioral, chemical

HC 2926 (01/2023)

dependency, developmental disability, educational, employment, judicial, law enforcement (including audio/visual recordings), medical, probation/correction, psychological, and social service. A copy of the records so requested shall be delivered to the Examiner within 96 hours of presentation of this order. Records that are faxed shall be sent to 612-348-3452. Mailed records should be sent to Hennepin County District Court, Psychological Services, 300 South Sixth Street, C-509 Government Center, Minneapolis, Minnesota 55487. All agencies maintaining the above-listed records may also communicate verbally with the requesting Examiner.

- The Court specifically finds good cause exists for authorizing the disclosure of the identified records, including chemical dependency records, because other ways of obtaining the information are not available or would not be effective, and the public interest and need for disclosure outweighs the potential injury to the patient, the physician/patient relationship and any chemical dependency treatment facility or organization holding records pertaining to Defendant.
- 5. During the preparation of the report, the Examiner and any employee of Community Corrections and Rehabilitation may discuss the case and share relevant information in a manner consistent with Minnesota Rules of Criminal Procedure, Minnesota Statutes, and case law.
- 6. If a sex offender evaluation has been ordered and the defendant is a Repeat Sex Offender as defined in Minnesota Statute § 609.3457, Psychological Services is ordered to comply with both the requirements of §609.3457 and the agreement with Minnesota State Operated Forensic Services. A copy of any Repeat Sex Offender Report produced by Psychological Services shall be forwarded to the Court and the Commissioner of Corrections.
- 7. In the case of Rule 20 evaluations, the Examiner shall offer in the report an opinion and support for the opinion on whether the defendant:
 - a. Is suitable to refer for consideration of civil commitment and the basis of the possible commitment,
 - b. May be mentally ill and dangerous, and
 - c. Needs immediate hospitalization.
- 8. In the case of Rule 20 evaluations, the Examiner shall promptly notify the prosecutor, defense attorney and the Court if the Examiner concludes that the defendant:
 - a. Presents an imminent risk of serious danger to another,
 - b. May be imminently suicidal, or
 - c. Needs emergency intervention.

Dated: February 21, 2023

Mercurio, Danielle Feb 22 2023 7:44 AM

Danielle Mercurio

District Court Referee

Browne, Michael Feb 22 2023 9:26 AM

> Michael K. Browne District Court Judge

- ✓ Please direct the prosecuting agency to forward a copy of the police report for each case to Psychological Services.
- ✓ If a defendant is to be released upon completion of the interview process, a Conditional Release Order must be filed giving that direction.

STATE OF MINNESOTA **COUNTY OF HENNEPIN**

State of Minnesota

Lucas Wrasky

DISTRICT COURT 27(R21-823 FOURTH JUDICIAL DISTRICT
27(R21-823 FOURTH JUDICIAL DISTRICT
27(R21-8237 727(R23-575) 1/2 -21-8229;
27(R21-8227 Case: 27-CR-21-8228;
DOB (SILS): 27-CR 22 173 coo

Charge: Daneye to Property 1 2 6

50 Possession of C.S.

	CONDITIONAL RELEASE ORDER
	□ New Order □ Amended Order
□P	You are released on any of the following marked options (and marked conditions): Post bail/bond of \$ 30 600 with no conditions. □ Post bail/bond of \$ 15,000 with the following conditions. □ Post cash bail of \$ with the following conditions. □ Ou are released with no bond, bail, or conditions. □ You are released with no bail on the following conditions.
1. 🛛	Obey all laws.
2. ⊠	Attend all court appearances and appointments with Psychological Services and Probation, including any Pre- Sentence Investigation interview.
3. 🗆	Do not have direct or indirect contact (including through social media) with
	Stay away from a three-block radius of any such person is and where they live, work, or go to school, ☐ except with a police escort to recover your clothing, prescriptions, electronics, and toiletries
	□ except to facilitate parenting time/child-care, for which □ contact through or
	□ written contact is permitted.
4. 🗆	Do not have parenting time with unless allowed by Child Protective Services. If a future
,	order from a Family Court or Juvenile Court allows parenting time, you may seek a modification of this order.
5. 🔯	Do not possess any firearm or ammunition □ or other item used as a weapon.
6. □	The state of the s
	The following marked conditions require supervision by Probation. Sign releases to confirm your compliance. Your release will be supervised. Notify your supervising officer of any change in your contact information within 24
8. 🗆	recommendations. You are released: □ upon completion of the assessment interview □ to recommended treatment without posting bond/bail □ only upon court order.
9. 🗆	Within days of your release, complete a substance use disorder assessment with Probation Officer collateral Follow recommendations.
10. 🗆	officer
	☐ You are subject to ☐ random testing and/or ☐ Remote Electronic Alcohol Monitoring (REAM) at your expense. You are approved for REAM step-down after 60 days of no violations regarding use and testing, consistent with policies of conditional release, unless this box is checked: ☐
11. 🗆	immediate furloughs for job-seeking, work, school, medical care/treatment, legal meetings, and court. Your supervising officer may approve additional furloughs.
	 ☐ You will remain in custody until placed on EHM. ☐ You must report to Client and Community Restoration at 3000 2nd Street North, Minneapolis, ont activate EHM.
	X You cannot leave Minnesota without court permission.
13. □	
☐ Self Signate	ures: Judge Date
	Date
	Defendant Exhibit U p. 2
	EXHIBIT O p. 2



MINNESOTA JUDICIAL BRANCH

Filed in District Court State of Minnesota Mar 28, 2023 10:24 am

State of Minnesota		District (Court
Hennepin County		Fourth Judicial Di	istrict
State of Minnesota, Plaintiff,	_	_	
V.		Order to Fourth Judicial District (Court
Lucas Patrick Kraskey,		Psychological Ser 27-CR-21-	
Defendant.	27-CR-21-8227; 27-CR-21-8228	3; 27-CR-21-8229; 27-CR-21-8230; 27-CR-21-8	
		27-CR-22-21679; 27-CR-22-24045; 27-CR-23-27-CR-23-	-385;
	Defendant Infor	nation	
		In Custody – at Facility: <u>Hennepin County Jail</u>	•
Date of Birth: 06/01/1984		Identifier: 502903	
	.2-812-5542, Cell: 612-282-1470		
Email: lucaskrask Current Address: 2606 Grai	key56@gmail.com		
	olis MN 55418-2604		
	med address with Defendant		
	ontact number and instructions:		
,,			
It is hereby ordered:			
For felony and gr	oss misdemeanor cases, probabl	e cause has been found.	
The defendant is	to be released upon completion	of the interview process.	
☐ This is part of the	e targeted misdemeanor progran	1.	
1. The Chief of Psychologica	al Services of the Fourth Judicial [District or the Chief's designee ("Examiner") sl	hall
		nt and/or consultation regarding the defenda	
Competency to p	participate in proceedings pursua	nt to Rule 20.01	
Mental state at t	he time of the alleged act pursua	nt to Rule 20.02 (M'Naghten Rule)	
Sex Offender Evaluation pursuant to Minnesota Statute § 609.3457			
Repeat Sex Offender Evaluation pursuant to Minnesota Statute § 609.3457			
Consultation (Pre-Sentence)			
Other (please spe			
Other (picase spe			
2. Copies of this evaluation	shall be provided to the Court ar	d the following individuals:	
Defense Attorney: RAIS	SSA CARPENTER	Phone: 612-348-9676	
•	CHRISTOPHER ERIC FREEMAN	Phone: 612-348-5300	
		Phone:	

3. The hearing for the return of the psychological evaluation will be held on **April 25, 2023 at 1:30 PM**.

HC 2926 (01/2023)

- 4. Upon presentation of this order, the relevant custodian of records shall provide (whether mailed, faxed, or personally delivered) to the Examiner all relevant records from the following sources: behavioral, chemical dependency, developmental disability, educational, employment, judicial, law enforcement (including audio/visual recordings), medical, probation/correction, psychological, and social service. A copy of the records so requested shall be delivered to the Examiner within 96 hours of presentation of this order. Records that are faxed shall be sent to 612-348-3452. Mailed records should be sent to Hennepin County District Court, Psychological Services, 300 South Sixth Street, C-509 Government Center, Minneapolis, Minnesota 55487. All agencies maintaining the above-listed records may also communicate verbally with the requesting Examiner.
 - The Court specifically finds good cause exists for authorizing the disclosure of the identified records, including chemical dependency records, because other ways of obtaining the information are not available or would not be effective, and the public interest and need for disclosure outweighs the potential injury to the patient, the physician/patient relationship and any chemical dependency treatment facility or organization holding records pertaining to Defendant.
- 5. During the preparation of the report, the Examiner and any employee of Community Corrections and Rehabilitation may discuss the case and share relevant information in a manner consistent with Minnesota Rules of Criminal Procedure, Minnesota Statutes, and case law.
- 6. If a sex offender evaluation has been ordered and the defendant is a Repeat Sex Offender as defined in Minnesota Statute § 609.3457, Psychological Services is ordered to comply with both the requirements of §609.3457 and the agreement with Minnesota State Operated Forensic Services. A copy of any Repeat Sex Offender Report produced by Psychological Services shall be forwarded to the Court and the Commissioner of Corrections.
- 7. In the case of Rule 20 evaluations, the Examiner shall offer in the report an opinion and support for the opinion on whether the defendant:
 - a. Is suitable to refer for consideration of civil commitment and the basis of the possible commitment,
 - b. May be mentally ill and dangerous, and
 - c. Needs immediate hospitalization.
- 8. In the case of Rule 20 evaluations, the Examiner shall promptly notify the prosecutor, defense attorney and the Court if the Examiner concludes that the defendant:
 - a. Presents an imminent risk of serious danger to another,
 - b. May be imminently suicidal, or
 - c. Needs emergency intervention.

Dated: March 28, 2023

Dayton Klein, Julia Mar 28 2023 9:42 AM

> Julia Dayton Klein District Court Judge

- ✓ Please direct the prosecuting agency to forward a copy of the police report for each case to Psychological Services.
- ✓ If a defendant is to be released upon completion of the interview process, a Conditional Release Order must be filed giving that direction.

Filed in District Court State of Minnesota May 02, 2023 6:07 pm

STATE OF MINNESOTA

FOURTH JUDICIAL DISTRICT **CRIMINAL DIVISION**

COUNTY OF HENNEPIN

Court File No. 27-CR-21-6904, 27-CR-21-8067, 27-CR-21-8227, 27-CR-21-8228, 27-CR-21-8229, 27-CR-21-8230, 27-CR-21-8511, 27-CR-22-17300, 27-CR-22-21679, 27-CR-

Plaintiff,

22-24045, 27-CR-23-385, 27-CR-23-5751, 27-

VS.

CR-23-6188

DISTRICT COURT

Lucas Patrick Kraskey,

State of Minnesota,

Defendant.

FINDINGS OF FACT, **CONCLUSIONS OF LAW** AND ORDER REGARDING **COMPETENCY**

This matter came before the undersigned Referee/Judge of District Court on May 2, 2023. The hearing was held remotely using the Zoom internet platform. Tom Arneson, Assistant Hennepin County Attorney and Megan Griffin, Attorney with the City of Minneapolis, represented the plaintiffs. Defendant appeared in custody and was represented by Susan Herlofsky, Assistant Hennepin County Public Defender.

Based on all the files, records and proceedings in this case, the Court makes the following:

FINDINGS OF FACT

1. Defendant (date of birth 06/01/1984), was charged in MNCIS file 27-CR-21-6904 with 3rd Degree Damage to Property (Gross Misdemeanor - GMD) and Public Urination (Misdemeanor - MSD) arising from an incident alleged to have occurred on January 29, 2021; in MNCIS file 27-CR-21-8067 with 1st Degree Damage to Property (Felony) arising from an incident alleged to have occurred on January 29, 2021; in MNCIS file 27-CR-21-8067 with 1st Degree Damage to Property (Felony) arising from an incident alleged to have occurred on February 25, 2021; in MNCIS file 27-CR-21-8227 with 1st Degree Damage to Property (Felony) arising from an incident alleged to have occurred on February 24, 2021; in MNCIS file 27-CR-21-8228 with 1st Degree Damage to Property (Felony) arising from an incident alleged to have occurred on February 23, 2021; in MNCIS file 27-CR-21-8229 with 1st Degree Damage to Property (Felony) arising from an incident alleged to have occurred on January 15, 2021; in MNCIS file 27-CR-21-8230 with 1st Degree Damage to Property (Felony) arising from an incident alleged

to have occurred on February 23, 2021; in MNCIS file 27-CR-21-8511 with 3rd Degree Damage to Property (GMD) arising from an incident alleged to have occurred on March 9, 2021; in MNCIS file 27-CR-22-17300 with 1st Degree Damage to Property (Felony) arising from an incident alleged to have occurred on January 27, 2022; in MNCIS file 27-CR-22-21679 with Trespassing (MSD) arising from an incident alleged to have occurred on October 18, 2022; in MNCIS file 27-CR-22-24045 with Trespass (MSD) arising from an incident alleged to have occurred on December 1, 2022; in MNCIS file 27-CR-23-385 with Trespass (MSD) arising from an incident alleged to have occurred on November 24, 2022; in MNCIS file 27-CR-23-5751 with 5th Degree Drug Possession (Felony) arising from an incident alleged to have occurred on March 16, 2023; and in MNCIS file 27-CR-23-6188.

- 2. On March 28, 2023, Judge Dayton Klein ordered that Defendant undergo an evaluation to assess Defendant's competency to proceed in this matter pursuant to Minn.R.Crim.P. 20.01.
- 3. Dr. Kristen A. Otte, Psy.D., LP, Psychological Services of Hennepin County District Court, reviewed Defendant's records, interviewed Defendant, and filed a written report with this Court.

Dr. Kristen A. Otte, Psy.D., LP, Psychological Services of Hennepin County District Court, opined that Defendant, due to mental illness or cognitive impairment, lacks the ability to rationally consult with counsel; or lacks the ability to understand the proceedings or participate in the defense. This opinion was uncontested by either party.

CONCLUSIONS OF LAW

Defendant is presently incompetent to stand trial. The misdemeanor charge(s) must be dismissed pursuant to Rule 20.01.

ORDER

- 1. The criminal proceedings in this matter are suspended until Defendant is restored to competency to proceed. While suspended, the criminal court retains authority over the criminal case including, but not limited to, bail or conditions of release.
- 2. Copies of this Order shall be served upon counsel for the parties and any objections to this Order shall be filed with the Court within ten (10) days of the date of service.

Tom Arneson, Assistant Hennepin County Attorney - Criminal Division; and

Megan Griffin, City of Minneapolis Attorney

Susan Herlofsky, Assistant Hennepin County Public Defender

- 3. The Hennepin County Prepetition Screening Program (PSP) must conduct a prepetition screening pursuant to the Minnesota Commitment and Treatment Act and make a recommendation as to whether the defendant should be civilly committed under the Act.
- 4. PSP shall investigate whether civil commitment should be pursued and forward a recommendation in a written report supporting or not supporting civil commitment to the Hennepin County Attorney's Office Adult Services Division ("HCAO-ASD") within five (5) days of receiving this Order.
- 5. Prepetition Screening shall provide copies of the Rule 20 Competency Evaluation, the criminal Complaint(s), and the underlying police report(s) along with its written recommendation to the Hennepin County Attorney's Office Adult Services Division.
- 6. Defendant is ordered to cooperate with the civil commitment process including appearing at all court appearances in the civil and criminal cases.
- 7. Members of PSP shall have access to all Defendant's files and records, including those protected by Federal regulation or law. This Order grants the members of PSP access to the records of any individual or entity that has provided observation, evaluation, diagnosis, care, treatment, or confinement of the Defendant. This Order applies to, but is not limited to, records maintained by: Minnesota Fourth Judicial District Court Psychological Services; chemical dependency evaluators and treatment providers; health clinics; medical centers and hospitals; physicians; psychologists; mental health care providers; case managers; parole and probation agencies; residential and nonresidential community mental health treatment facilities or programs; regional treatment centers; the Minnesota Department of Corrections; the correctional authority for any other state; schools and school districts; law enforcement agencies; and the Court's own records.
- 8. This Order also authorizes employees or officers of the record keepers described above to discuss the Defendant's condition, history, treatment, and/or status with the members of PSP. Information collected by PSP pursuant to this Order shall be considered private data on the Defendant, but it may be included in the written report produced by PSP and forwarded to the HCAO-ASD.

- 9. If the Fourth Judicial District Court Probate/Mental Health Division finds the Defendant to be mentally ill, developmentally disabled, chemically dependent, or mentally ill and dangerous to the public, the Defendant may be committed directly to an appropriate safe and secure facility. The Hennepin County Sheriff shall transport the Defendant from the Hennepin County Adult Detention Center to the custody of the head of the facility named in the order for civil commitment when notified that placement is available for the Defendant.
- 10. The head of the treatment facility shall submit a written report addressing the Defendant's competency to proceed in the criminal case when the Defendant has attained competency, or at least every six months.
- 11. Psychological Services of Hennepin County District Court, or the Department of Human Services Forensic Evaluation Department if the defendant is civilly committed, shall have access to Defendant's treatment records to prepare the required report(s) on the defendant's mental condition with an opinion as to competency to proceed. By presentation of a copy of this order, whether mailed, sent electronically, discussed verbally, or personally delivered, the custodian of records for any agency, department, or health care provider shall release all information and/or records related to Defendant, including medical, psychological, behavioral, social service, probation/correctional, developmental disability, military, Social Security, employment, and educational records, to the agency requesting the records within 72 hours. This Order shall be sufficient to require an agency, department, entity, or health care provider to release the requested information and/or records related to treatment Defendant has received in connection with that facility. Any of the defendant's records released pursuant to this order may not be disclosed to any other person without court authorization or Defendant's signed consent.
- 12. The criminal conditions of release remain in effect until placement at an appropriate facility can occur.
- 13. If Defendant is not subject to the provisions of Minn. Stat. § 253B.18, the head of the treatment facility shall hold Defendant safe and secure under the civil commitment, and shall not permit the Defendant's release, institutional transfer, partial institutionalization status, discharge, or provisional discharge of the civil commitment until the Fourth Judicial District Court Criminal Division has ordered conditions of release consistent with the proposed change in status. Any proposed change in status under the civil commitment requiring amended

conditions of release shall be made in writing to the Fourth Judicial District Court – Criminal Division and parties at least 14 days prior to proposed change in status. The written proposal shall address the following issues 1) whether the Defendant is competent to proceed; 2) how the proposed plan will meet the Defendant's treatment needs; and 3) public safety risks and how they will be addressed. Either party may request a hearing to address the proposed changes to the conditions of release. If no hearing is requested, the court may issue an order amending the conditions of release consistent with the proposed change in status in the civil commitment matter.

- 14. In the event the Fourth Judicial District Court Mental Health Division does not commit the Defendant, then the Defendant shall be transported in secure custody back to the Fourth Judicial District Court Criminal Division for further proceedings herein.
- 15. Defendant's next appearance in Hennepin County District Court Criminal Division on this matter and status review of Defendant's competence to proceed is October 31, 2023. One week prior to that date, reports regarding Defendant's competency and mental status shall be e-filed and e-served to:
 - a. Fourth Judicial District Court 4thCriminalRule20 email list;
 - b. Tom Arneson, Assistant Hennepin County Public Defender;
 - c. Susan Herlofsky, Assistant Hennepin County Attorney;
 - d. Assistant Hennepin County Attorney's Office Adult Services Division (if a commitment is ordered);
 - e. Megan Griffin, City of Minneapolis Attorney; and
 - f. The Commitment Defense Panel attorney appointed to represent Defendant by the Fourth Judicial District Court Probate/Mental Health Division.
- 16. A copy of this Order, the Rule 20.01 Competency Evaluation, the criminal complaint(s), and the underlying police report(s) shall be delivered via email to the Prepetition Screening Program of Hennepin County's Human Services and Public Health Department.

Order Recommended By:

Mercurio, Danielle

Referee of District Court

BY THE COURT:

Browne, Michael May 2 2023 4:14 PM

Judge of District Court

Filed in District Court State of Minnesota 4/28/2025 12:18 PM

STATE OF MINNESOTA COUNTY OF HENNEPIN	Filed in District Court State of Minnesota May 16, 2023 4:06 pm	FOURTH	DISTRICT COURT I JUDICIAL DISTRICT
State of Minnesota v. LUCAS PATRICK KRASKEY		Case:	27-CR-21-8067 27-CR-21-8227 27-CR-21-8228 27-CR-21-8229
			27-CR-21-8230 27-CR-22-17300 27-CR-23-5751
	Charge: F): 6/1/1984; SI FEL, Damage to Value Reduced	o Property - 1st
	☐ New Order		
☑ Post bail/bond of \$30,000 with no c☐ Post cash bail of \$ with	ed on any of the following marked options (and marked conditions. Post bail/bond of \$ with the no conditions. Post cash bail of \$ with , or conditions. You are released with no bail on the	he following cor the following co	onditions.
Investigation interview.	d appointments with Psychological Services and Probatio	on, including any	/ Pre-Sentence
Stay away from a three-block radius on the except with a police escort to be	of any such person is and where they live, work, or go to recover your clothing, prescriptions, electronics, and toile ime/child-care, for which □ contact through	etries	or □ written contac
	or Juvenile Court allows parenting time, you may seek a mmunition \square or other item used as a weapon.		d Protective Services this order.
7. \(\sum \) You cannot leave Minnesota with 8. Internal Use Only (as needed REVIEWED WITH DEFENDANT WHO WAS) Self \(\sum \) Treatment \(\sum \) Other	Dayton Klein, Julia	Julia	ed by Dayton Klein,

HC 2921 (02/2023)

Date

Date

Judge

Defendant

Date

Date

Signatures:
Probation Officer

Deputy

Filed in District Court State of Minnesota Aug 22, 2023 8:39 am

State of Minnesota	District Court
Hennepin County	Fourth Judicial District
State of Minnesota,	
Plaintiff,	
V.	Order to Fourth Judicial District Court
	Psychological Services
Lucas Patrick Kraskey,	27-CR-21-6904
Defendant.	27-CR-21-8067; 27-CR-21-8227; 27-CR-21-8228; 27-CR-21-8229; 27-CR-21-8230;
	27-CR-21-8511; 27-CR-22-17300; 27-CR-23-5751
	Defendant Information
	Out of Custody In Custody – at Facility:
Date of Birth: 06/01/1984	SILS Identifier: 502903
	12-812-5542, Cell: 612-282-1470
	key56@gmail.com
Current Address: 2606 Grar	
	olis MN 55418-2604
	rmed address with Defendant
	ontact number and instructions:
The defendant is This is part of the The Chief of Psychologica conduct the following psy Competency to p Mental state at the Sex Offender Eva	ross misdemeanor cases, probable cause has been found. It to be released upon completion of the interview process. It targeted misdemeanor program. It services of the Fourth Judicial District or the Chief's designee ("Examiner") shall yehological evaluation, assessment and/or consultation regarding the defendant: participate in proceedings pursuant to Rule 20.01 Ithe time of the alleged act pursuant to Rule 20.02 (M'Naghten Rule) Induation pursuant to Minnesota Statute § 609.3457 Inder Evaluation pursuant to Minnesota Statute § 609.3457
2. Copies of this evaluation	shall be provided to the Court and the following individuals:
Defense Attorney: AND Prosecuting Attorney: I	DREW JOSEPH REILAND, II Phone: 612-348-5838 Heidi Johnston Phone: 612-673-2757 Phone:

3. The hearing for the return of the psychological evaluation will be held on October 31, 2023 at 1:30 PM.

HC 2926 (07/2023)

- 4. Upon presentation of this order, the relevant custodian of records shall provide (whether mailed, faxed, or personally delivered) to the Examiner all relevant records from the following sources: behavioral, chemical dependency, developmental disability, educational, employment, judicial, law enforcement (including audio/visual recordings), medical, probation/correction, psychological, and social service. A copy of the records so requested shall be delivered to the Examiner within 96 hours of presentation of this order. Records that are faxed shall be sent to 612-348-3452. Mailed records should be sent to Hennepin County District Court, Psychological Services, 300 South Sixth Street, C-509 Government Center, Minneapolis, Minnesota 55487. All agencies maintaining the above-listed records may also communicate verbally with the requesting Examiner.
 - The Court specifically finds good cause exists for authorizing the disclosure of the identified records, including chemical dependency records, because other ways of obtaining the information are not available or would not be effective, and the public interest and need for disclosure outweighs the potential injury to the patient, the physician/patient relationship and any chemical dependency treatment facility or organization holding records pertaining to Defendant.
- 5. During the preparation of the report, the Examiner and any employee of Community Corrections and Rehabilitation may discuss the case and share relevant information in a manner consistent with Minnesota Rules of Criminal Procedure, Minnesota Statutes, and case law.
- 6. If a sex offender evaluation has been ordered and the defendant is a Repeat Sex Offender as defined in Minnesota Statute § 609.3457, Psychological Services is ordered to comply with both the requirements of §609.3457 and the agreement with Minnesota State Operated Forensic Services. A copy of any Repeat Sex Offender Report produced by Psychological Services shall be forwarded to the Court and the Commissioner of Corrections.
- 7. In the case of Rule 20 evaluations, the Examiner shall offer in the report an opinion and support for the opinion on whether the defendant:
 - a. Is suitable to refer for consideration of civil commitment and the basis of the possible commitment.
 - b. May be mentally ill and dangerous, and
 - c. Needs immediate hospitalization.
- 8. In the case of Rule 20 evaluations, the Examiner shall promptly notify the prosecutor, defense attorney and the Court if the Examiner concludes that the defendant:
 - a. Presents an imminent risk of serious danger to another,
 - b. May be imminently suicidal, or
 - c. Needs emergency intervention.

Dated: August 18, 2023

Dayton Klein, Julia Aug 21 2023 9:19 AM

District Court Judge

- ✓ Please direct the prosecuting agency to forward a copy of the police report for each case to Psychological Services.
- ✓ If a defendant is to be released upon completion of the interview process, a Conditional Release Order must be filed giving that direction.

Nov 01, 2023 11:56 am

STATE OF MINNESOTA

DISTRICT COURT FOURTH JUDICIAL DISTRICT CRIMINAL DIVISION

COUNTY OF HENNEPIN

State of Minnesota,

Court File No. 27-CR-21-6904, 27-CR-21-8067, 27-CR-21-8227, 27-CR-21-8228, 27-CR-21-8229, 27-CR-21-8230, 27-CR-21-8511,

Plaintiff.

27-CR-22-17300, 27-CR-23-5751

VS.

Lucas Patrick Kraskey,

FINDINGS OF FACT, CONCLUSIONS OF LAW AND ORDER REGARDING COMPETENCY

Defendant.

This matter came before the undersigned Judge of District Court on October 31, 2023. The hearing was held remotely using the Zoom internet platform. Tom Arneson, Assistant Hennepin County Attorney, represented the plaintiff. Megan Griffin, Assistant Minneapolis City Attorney, also represented the plaintiff. Defendant was represented by Andrew J. Reiland, II, Assistant Hennepin County Public Defender. Prior to the time of the hearing, the parties agreed to the Court handling this matter administratively, without the need for appearances.

Based on all the files, records and proceedings in this case, the Court makes the following:

FINDINGS OF FACT

1. Defendant (date of birth 06/01/1984), was charged in MNCIS file 27-CR-21-6904 with 3rd Degree Damage to Property (Gross Misdemeanor) arising from an incident alleged to have occurred on January 29, 2021; in MNCIS file 27-CR-21-8067 with 1st Degree Damage to Property (Felony) arising from an incident alleged to have occurred on January 29, 2021; in MNCIS file 27-CR-21-8067 with 1st Degree Damage to Property (Felony) arising from an incident alleged to have occurred on February 25, 2021; in MNCIS file 27-CR-21-8227 with 1st Degree Damage to Property (Felony) arising from an incident alleged to have occurred on February 24, 2021; in MNCIS file 27-CR-21-8228 with 1st Degree Damage to Property (Felony) arising from an incident alleged to have occurred on February 23, 2021; in MNCIS file 27-CR-21-8229 with 1st Degree Damage to Property (Felony) arising from an incident alleged to have occurred on January 15, 2021; in MNCIS file 27-CR-21-8230 with 1st Degree Damage to Property (Felony) arising from an incident alleged to have occurred on February

- 23, 2021; in MNCIS file 27-CR-21-8511 with 3rd Degree Damage to Property (Gross Misdemeanor) arising from an incident alleged to have occurred on March 9, 2021; in MNCIS file 27-CR-22-17300 with 1st Degree Damage to Property (Felony) arising from an incident alleged to have occurred on January 27, 2022; and in MNCIS file 27-CR-23-5751 with 5th Degree Drug Possession (Felony) arising from an incident alleged to have occurred on March 16, 2023.
- 2. On August 22, 2023, Judge Julia Dayton Klein ordered that Defendant undergo an evaluation to assess Defendant's competency to proceed in this matter pursuant to Minn.R.Crim.P. 20.01.
- 3. Dr. Kristen A. Otte, Psy.D., LP, ABPP, Psychological Services of Hennepin County District Court, reviewed Defendant's records, interviewed Defendant, and filed a written report with this Court.
- 4. Dr. Kristen A. Otte, Psy.D., LP, ABPP, Psychological Services of Hennepin County District Court, opined that Defendant, due to mental illness or cognitive impairment, lacks the ability to rationally consult with counsel; or lacks the ability to understand the proceedings or participate in the defense. This opinion was uncontested by either party.

CONCLUSIONS OF LAW

Defendant is presently incompetent to stand trial.

ORDER

- 1. The criminal proceedings in this matter are suspended until Defendant is restored to competency to proceed. While suspended, the criminal court retains authority over the criminal case including, but not limited to, bail or conditions of release.
- 2. Copies of this Order shall be served upon counsel for the parties and any objections to this Order shall be filed with the Court within ten (10) days of the date of service.

Darren Borg, Assistant Hennepin County Attorney – Criminal Division;

Christopher Freeman, Assistant Hennepin County Attorney - Criminal Division;

Heidi Johnston, Minneapolis City Attorney;

Andrew Reiland, II, Assistant Hennepin County Public Defender

- 3. The Hennepin County Prepetition Screening Program (PSP) must conduct a prepetition screening pursuant to the Minnesota Commitment and Treatment Act and make a recommendation as to whether the defendant should be civilly committed under the Act.
- 4. PSP shall investigate whether civil commitment should be pursued and forward a recommendation in a written report supporting or not supporting civil commitment to the Hennepin County Attorney's Office Adult Services Division ("HCAO-ASD") within five (5) days of receiving this Order.
- 5. Prepetition Screening shall provide copies of the Rule 20 Competency Evaluation, the criminal Complaint(s), and the underlying police report(s) along with its written recommendation to the Hennepin County Attorney's Office Adult Services Division.
- 6. Defendant is ordered to cooperate with the civil commitment process including appearing at all court appearances in the civil and criminal cases.
- 7. Members of PSP shall have access to all Defendant's files and records, including those protected by Federal regulation or law. This Order grants the members of PSP access to the records of any individual or entity that has provided observation, evaluation, diagnosis, care, treatment, or confinement of the Defendant. This Order applies to, but is not limited to, records maintained by: Minnesota Fourth Judicial District Court Psychological Services; chemical dependency evaluators and treatment providers; health clinics; medical centers and hospitals; physicians; psychologists; mental health care providers; case managers; parole and probation agencies; residential and nonresidential community mental health treatment facilities or programs; regional treatment centers; the Minnesota Department of Corrections; the correctional authority for any other state; schools and school districts; law enforcement agencies; and the Court's own records.
- 8. This Order also authorizes employees or officers of the record keepers described above to discuss the Defendant's condition, history, treatment, and/or status with the members of PSP. Information collected by PSP pursuant to this Order shall be considered private data on the Defendant, but it may be included in the written report produced by PSP and forwarded to the HCAO-ASD.
- 9. If the Fourth Judicial District Court Probate/Mental Health Division finds the Defendant to be mentally ill, developmentally disabled, chemically dependent, or mentally ill and dangerous

- to the public, the Defendant may be committed directly to an appropriate safe and secure facility.
- 10. The head of the treatment facility shall submit a written report addressing the Defendant's competency to proceed in the criminal case when the Defendant has attained competency, or at least every six months.
- 11. Psychological Services of Hennepin County District Court, or the Department of Human Services Forensic Evaluation Department if the defendant is civilly committed, shall have access to Defendant's treatment records to prepare the required report(s) on the defendant's mental condition with an opinion as to competency to proceed. By presentation of a copy of this order, whether mailed, sent electronically, discussed verbally, or personally delivered, the custodian of records for any agency, department, or health care provider shall release all information and/or records related to Defendant, including medical, psychological, behavioral, social service, probation/correctional, developmental disability, military, Social Security, employment, and educational records, to the agency requesting the records within 72 hours. This Order shall be sufficient to require an agency, department, entity, or health care provider to release the requested information and/or records related to treatment Defendant has received in connection with that facility. Any of the defendant's records released pursuant to this order may not be disclosed to any other person without court authorization or Defendant's signed consent.
- 12. The criminal conditions of release remain in effect until placement at an appropriate facility can occur.
- 13. Defendant's next appearance in Hennepin County District Court Criminal Division on this matter and status review of Defendant's competence to proceed is April 30, 2024. One week prior to that date, reports regarding Defendant's competency and mental status shall be e-filed and e-served to:
 - a. Fourth Judicial District Court 4thCriminalRule20 email list;
 - b. Andrew Reiland, II, Assistant Hennepin County Public Defender;
 - c. Darren Borg, Assistant Hennepin County Attorney;
 - d. Christopher Freeman, Assistant Hennepin County Attorney;
 - e. Heidi Johnston, Minneapolis City Attorney;

- f. Hennepin County Attorney's Office Adult Services Division (if a commitment is ordered);
- g. The Commitment Defense Panel attorney appointed to represent Defendant by the Fourth Judicial District Court – Probate/Mental Health Division.
- 14. A copy of this Order, the Rule 20.01 Competency Evaluation, the criminal complaint(s), and the underlying police report(s) shall be delivered via email to the Prepetition Screening Program of Hennepin County's Human Services and Public Health Department.

BY THE COURT:

Browne, Michael

Oct 31 2023 4:21 PM Judge of District Court

Filed in District Court State of Minnesota 1/12/2024

State of Minnesota Hennepin County District Court Fourth Judicial District

Court File Number: 27-CR-21-8229

Case Type: Crim/Traf Mandatory

Notice of Judicial Reassignment

FILE COPY

State of Minnesota vs Lucas Patrick Kraskey

This case is reassigned to:

Judge Matthew Frank 300 South Sixth Street Minneapolis MN 55487-0419 612-348-2040

All future hearings shall be scheduled before this judicial officer.

Please note that a notice to remove this judicial officer must comply, in adult criminal cases, with Minnesota Rules of Criminal Procedure 26.03 subdivision 14 and Minnesota Statute Sec. 542.16, and in juvenile delinquency cases, with Minnesota Rules of Delinquency Procedure 22.03.

Dated: January 12, 2024

Sara Gonsalves Court Administrator Hennepin County District Court

cc: ANDREW JOSEPH REILAND, II DARREN CHARLES BORG

Filed in District Court State of Minnesota Feb 21 2024 4:39 pm

State of Minnesota

District Court

	reb 21, 2024 4.39 pm
Hennepin County	Fourth Judicial District
State of Minnesota,	
Plaintiff,	
٧.	Order to Fourth Judicial District Court
	Psychological Services
Lucas Patrick Kraskey,	27-CR-21-8067
Defendant.	27-CR-23-5751, 27-CR-22-17300, 27-CR-21-8230, 27-CR-21-8229, 27-CR-21-8228,
	27-CR-21-8227.
	Defendant Information
	Out of Custody In Custody – at Facility:
Date of Birth: 06/01/1984	SILS Identifier: 502903
	51-285-1729, Cell: 612-282-1470
	key56@gmail.com
	AND ST NE
	olis MN 55418-0000
_ '	rmed address with Defendant
<u> </u>	ontact number and instructions:
Additional family/collateral co	Sittact number and instructions.
The defendant is	ross misdemeanor cases, probable cause has been found. s to be released upon completion of the interview process. e targeted misdemeanor program.
 The Chief of Psychological Services of the Fourth Judicial District or the Chief's designee ("Examiner") shall conduct the following psychological evaluation, assessment and/or consultation regarding the defendant:	
2. Copies of this evaluation	shall be provided to the Court and the following individuals:
•	OREW JOSEPH REILAND, II Phone: 612-348-5838 CHRISTOPHER ERIC FREEMAN Phone: 612-348-5300
3. The hearing for the retur	n of the psychological evaluation will be held on April 30, 2024 at 1:30 PM .

- 4. Upon presentation of this order, the relevant custodian of records shall provide (whether mailed, faxed, or personally delivered) to the Examiner all relevant records from the following sources: behavioral, chemical dependency, developmental disability, educational, employment, judicial, law enforcement (including audio/visual recordings), medical, probation/correction, psychological, and social service. A copy of the records so requested shall be delivered to the Examiner within 96 hours of presentation of this order. Records that are faxed shall be sent to 612-348-3452. Mailed records should be sent to Hennepin County District Court, Psychological Services, 300 South Sixth Street, C-509 Government Center, Minneapolis, Minnesota 55487. All agencies maintaining the above-listed records may also communicate verbally with the requesting Examiner.
 - The Court specifically finds good cause exists for authorizing the disclosure of the identified records, including chemical dependency records, because other ways of obtaining the information are not available or would not be effective, and the public interest and need for disclosure outweighs the potential injury to the patient, the physician/patient relationship and any chemical dependency treatment facility or organization holding records pertaining to Defendant.
- 5. During the preparation of the report, the Examiner and any employee of Community Corrections and Rehabilitation may discuss the case and share relevant information in a manner consistent with Minnesota Rules of Criminal Procedure, Minnesota Statutes, and case law.
- 6. If a sex offender evaluation has been ordered and the defendant is a Repeat Sex Offender as defined in Minnesota Statute § 609.3457, Psychological Services is ordered to comply with both the requirements of §609.3457 and the agreement with Minnesota State Operated Forensic Services. A copy of any Repeat Sex Offender Report produced by Psychological Services shall be forwarded to the Court and the Commissioner of Corrections.
- 7. In the case of Rule 20 evaluations, the Examiner shall offer in the report an opinion and support for the opinion on whether the defendant:
 - a. Is suitable to refer for consideration of civil commitment and the basis of the possible commitment.
 - b. May be mentally ill and dangerous, and
 - c. Needs immediate hospitalization.
- 8. In the case of Rule 20 evaluations, the Examiner shall promptly notify the prosecutor, defense attorney and the Court if the Examiner concludes that the defendant:
 - a. Presents an imminent risk of serious danger to another,
 - b. May be imminently suicidal, or
 - c. Needs emergency intervention.

Dated: February 21, 2024

Browne, Michael Feb 21 2024 3:51 PM

> Michael Browne District Court Judge

- ✓ Please direct the prosecuting agency to forward a copy of the police report for each case to Psychological Services.
- ✓ If a defendant is to be released upon completion of the interview process, a Conditional Release Order must be filed giving that direction.