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	RCUIT COURT BROWN COUNTY BRANCH VIII	
STATE OF WISCONSIN Plaintiff, vs.	DA Case No.: 2019BR003999 Assigned ADA: Amy R.G. Pautzke Agency Case No.: DTF18-120 Court Case No.: 2019CF ATN: 05001916810347	F ^{ILE} D
STEPHANIE MARIE ORTIZ 900 Cherry Street Green Bay, WI 54303 DOB: 07/06/1989	CRIMINAL COMPLAINT	JUL 9 2019 CLERK OF COURTS BROWN COUNTY, WI
Sex/Race: F/I Eye Color: Brown Hair Color: Black Height: 5 ft 7 in Weight: 170 lbs		For Official Use
Defendant		For Official Use

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Complainant, Amy Pautzke, an Assistant District Attorney, being first duly sworn on oath, deposes and says that:

Count 1: CONSPIRACY TO COMMIT DELIVER THC (TETRAHYDROCANNABINOLS) (> 2,500 - 10,000G) - PTAC, AS A PARTY TO A CRIME, SECOND AND SUBSEQUENT OFFENSE

The above-named defendant on or between March 1, 2019 and June 17, 2019, Brown County, Wisconsin, as a party to a crime, conspired to deliver a controlled substance, to-wit: Tetrahydrocannabinols, in an amount of 2,500 grams but not more than 10,000 grams, or more than 50 plants containing tetrahydrocannabinols but not more than 200 plants containing tetrahydrocannabinols but not more than 200 plants containing tetrahydrocannabinols, experimentary to sec. 961.41(1)(h)4, 961.41(1x), 939.05, 961.48(1)(b) Wis. Stats., a Class F Felony, and upon conviction may be fined not more than Twenty Five Thousand Dollars (\$25,000), or imprisoned not more than twelve (12) years and six (6) months, or both.

And further, invoking the provisions of sec. 961.48(1)(b) Wis. Stats., because the defendant is a subsequent offender, having been convicted of Possession of THC in Brown County Case Number 10CF272 on or about August 24, 2010, which conviction(s) remain of record and unreversed, the maximum term of imprisonment for the underlying crime may be increased by not more than 4 years.

And the Court may suspend the defendant's operating privileges for not less than six (6) months nor more than five (5) years. If the defendant's driving privileges are already suspended, any suspension imposed must be served consecutively.

Count 2: ENCOURAGE VIOLATION OF PROBATION, EXTENDED SUPERVISION OR PAROLE - PTAC, AS A PARTY TO A CRIME

The above-named defendant in March of 2019, Brown County, Wisconsin, as a party to a crime, did intentionally aid or encourage a parolee, probationer or person on extended

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supervision or any person committed to the custody or supervision of the department of corrections or a county department under s. 46.215, 46.22 or 46.23 by reason of crime or delinquency to abscond or violate a term or condition of parole, extended supervision or probation, contrary to sec. 946.46, 939.05 Wis. Stats., a Class A Misdemeanor, and upon conviction may be fined not more than Ten Thousand Dollars (\$10,000), or imprisoned not more than nine (9) months, or both.

Count 3: ENCOURAGE VIOLATION OF PROBATION, EXTENDED SUPERVISION OR PAROLE - PTAC, AS A PARTY TO A CRIME

SUBSEQUENT TO COUNT 2: The above-named defendant in March of 2019, Brown County, Wisconsin, as a party to a crime, did intentionally aid or encourage a parolee, probationer or person on extended supervision or any person committed to the custody or supervision of the department of corrections or a county department under s. 46.215, 46.22 or 46.23 by reason of crime or delinquency to abscond or violate a term or condition of parole, extended supervision or probation, contrary to sec. 946.46, 939.05 Wis. Stats., a Class A Misdemeanor, and upon conviction may be fined not more than Ten Thousand Dollars (\$10,000), or imprisoned not more than nine (9) months, or both.

Count 4: MAINTAINING A DRUG TRAFFICKING PLACE - PTAC, AS A PARTY TO A CRIME, SECOND AND SUBSEQUENT OFFENSE

The above-named defendant on or between March 1, 2019 and June 17, 2019, Brown County, Wisconsin, as a party to a crime, did knowingly keep or maintain a dwelling which is resorted to by persons using or used for delivering, keeping, or manufacturing controlled substances in violation of chapter 961 Wis. Stats., contrary to sec. 961.42(1), 939.05, 961.48(1)(b) Wis. Stats., a Class I Felony, and upon conviction may be fined not more than Ten Thousand Dollars (\$10,000), or imprisoned not more than three (3) years and six (6) months, or both.

And further, invoking the provisions of sec. 961.48(1)(b) Wis. Stats., because the defendant is a subsequent offender, having been convicted of Possession of THC in Brown County Case Number 10CF272 on or about August 24, 2010, which conviction(s) remain of record and unreversed, the maximum term of imprisonment for the underlying crime may be increased by not more than 4 years.

And the Court may suspend the defendant's operating privileges for not less than six (6) months nor more than five (5) years. If the defendant's driving privileges are already suspended, any suspension imposed must be served consecutively.

Count 5: POSSESSION OF THC (TETRAHYDROCANNABINOLS) - 2ND AND SUBSEQUENT OFFENSE - PTAC, AS A PARTY TO A CRIME

The above-named defendant on or about Monday, June 17, 2019, in the City of Green Bay, Brown County, Wisconsin, as a party to a crime, having previously been convicted of a criminal offense relating to controlled substances, Possession of THC in Brown County Case Number 10CF272 on or about August 24, 2010, did knowingly possess a controlled substance, Tetrahydrocannabinols (THC), contrary to sec. 961.41(3g)(e), 939.05 Wis. Stats., a Class I Felony, and upon conviction may be fined not more than Ten Thousand Dollars (\$10,000), or imprisoned not more than three (3) years and six (6) months, or both.

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And the Court may suspend the defendant's operating privileges for not less than six (6) months nor more than five (5) years. If the defendant's driving privileges are already suspended, any suspension imposed must be served consecutively.

Count 6: POSSESSION OF DRUG PARAPHERNALIA - PTAC, AS A PARTY TO A CRIME

The above-named defendant on or about Monday, June 17, 2019, in the City of Green Bay, Brown County, Wisconsin, as a party to a crime, did knowingly possess with primary intent to use drug paraphernalia to ingest, inject, inhale, pack or store a controlled substance, contrary to sec. 961.573(1), 939.05 Wis. Stats., a Misdemeanor, and upon conviction may be fined not more than Five Hundred Dollars (\$500), or imprisoned for not more than thirty (30) days, or both.

And the Court may suspend the defendant's operating privileges for not less than six (6) months nor more than five (5) years. If the defendant's driving privileges are already suspended, any suspension imposed must be served consecutively.