

STATE OF WISCONSIN,

Plaintiff,

v.

Case No. 10-CF-48

KRISTINE FLYNN,  
(D/O/B: 8/22/1958)  
c/o Taycheedah Correctional Institution,  
751 County Road K,  
Fond du Lac, WI 54936-1947,

Defendant.

**FILED**

FEB 26 2010

MARY L. KARST  
FOND DU LAC COUNTY, WIS.  
Clerk Of Circuit Court

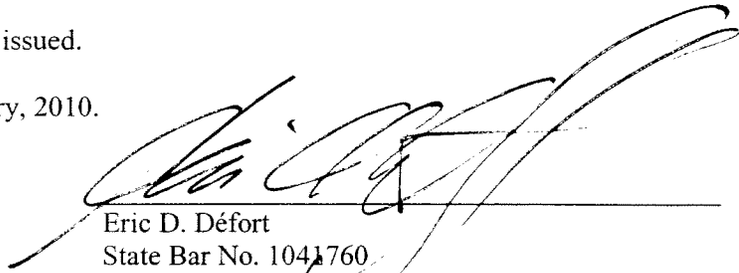
SUMMONS

THE STATE OF WISCONSIN TO SAID DEFENDANT:

The Criminal Complaint, a copy of which is attached, having been made before me accusing the defendant, Kristine Flynn, of crimes of fraudulent claims for subchapter VIII tax credit, habitual criminality, contrary to Wis. Stat. § 71.83(2)(b)(4), and false documents related to a claim for subchapter VIII tax credit, habitual criminality, contrary to Wis. Stat. § 71.83(2)(a)(2).

You, Kristine Flynn, are, therefore, summoned to appear before the Honorable Robert J. Wirtz, Fond du Lac County Courthouse, City-County Government Center, 160 S. Macy Street, Fond du Lac, Wisconsin, to answer said Complaint on Tuesday, March 23, 2010, at 9:00 a.m. In case of your failure to appear, a warrant for your arrest will be issued.

Dated this 24<sup>th</sup> day of February, 2010.



Eric D. Défort  
State Bar No. 1041760  
Assistant Attorney General and  
Special Prosecutor for Fond du Lac County

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THE STATE OF WISCONSIN,

Plaintiff,

v.

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**FILED**

KRISTINE FLYNN,  
(D/O/B: 8/22/1958),

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Defendant.

MARY L. KARST  
FOND DU LAC COUNTY, WIS.  
Clerk Of Circuit Court

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CRIMINAL COMPLAINT

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**COUNT 1: FRAUDULENT CLAIM FOR SUBCHAPTER VIII  
TAX CREDIT, HABITUAL CRIMINALITY**

Between August 20, 2008, and September 11, 2008, in the county of Fond du Lac, the above-named defendant did, with fraudulent intent, provide information upon which a false claim for credit, under subchapter VIII, was prepared, for herself, contrary to Wis. Stat. § 71.83(2)(b)(4) (2005-2006).

Pursuant to Wis. Stat. § 939.50(3)(h) and § 939.62(1)(b) (2005-2006), upon conviction of this charge, a Class H Felony, the maximum penalty for this crime is a fine not to exceed \$10,000 or imprisonment not to exceed ten (10) years, or both.

**COUNT 2: FRAUDULENT CLAIM FOR SUBCHAPTER VIII  
TAX CREDIT, HABITUAL CRIMINALITY**

Between March 13, 2009, and May 7, 2009, in the county of Fond du Lac, the above-named defendant did, with fraudulent intent, assist in the preparation of a false claim for credit, under subchapter VIII, for herself, contrary to Wis. Stat. § 71.83(2)(b)(4) (2007-2008).

Pursuant to Wis. Stat. § 939.50(3)(h) and § 939.62(1)(b) (2007-2008), upon conviction of this charge, a Class H Felony, the maximum penalty for this crime is a fine not to exceed \$10,000 or imprisonment not to exceed ten (10) years, or both.

**COUNT 3: FRAUDULENT CLAIM FOR SUBCHAPTER VIII  
TAX CREDIT, HABITUAL CRIMINALITY**

Between May 10, 2009, and May 20, 2009, in the county of Fond du Lac, the above-named defendant did, with fraudulent intent, assist in the preparation of a false claim for credit, under subchapter VIII, for Nicole Ousley, contrary to Wis. Stat. § 71.83(2)(b)(4) (2007-2008).

Pursuant to Wis. Stat. § 939.50(3)(h) and § 939.62(1)(b) (2007-2008), upon conviction of this charge, a Class H Felony, the maximum penalty for this crime is a fine not to exceed \$10,000 or imprisonment not to exceed ten (10) years, or both.

**COUNT 4: FRAUDULENT CLAIM FOR SUBCHAPTER VIII  
TAX CREDIT, HABITUAL CRIMINALITY**

Between April 27, 2009, and May 20, 2009, in the county of Fond du Lac, the above-named defendant did, with fraudulent intent, assist in the preparation of a false claim for credit, under subchapter VIII, for Nicole Ousley, contrary to Wis. Stat. § 71.83(2)(b)(4) (2007-2008).

Pursuant to Wis. Stat. § 939.50(3)(h) and § 939.62(1)(b) (2007-2008), upon conviction of this charge, a Class H Felony, the maximum penalty for this crime is a fine not to exceed \$10,000 or imprisonment not to exceed ten (10) years, or both.

**COUNT 5: FALSE DOCUMENTS CLAIM FOR SUBCHAPTER VIII  
TAX CREDIT, HABITUAL CRIMINALITY**

Between June 23, 2009, and July 21, 2009, in the county of Fond du Lac, the above-named defendant did willfully assist in the preparation of a false statement as to a material matter related to a claim for tax credit, under Wisconsin Statutes Chapter 71, for Nicole Ousley, contrary to Wis. Stat. § 71.83(2)(a)(2) (2007-2008).

Pursuant to Wis. Stat. § 71.83(2)(a)(2) and § 939.62(1)(a) (2007-2008), upon conviction of this charge, an unclassified misdemeanor, the maximum penalty for this crime is a fine not to exceed \$10,000 or imprisonment not to exceed two (2) years, or both, together with the cost of prosecution.

**COUNT 6: FRAUDULENT CLAIM FOR SUBCHAPTER VIII  
TAX CREDIT, HABITUAL CRIMINALITY**

Between April 15, 2009, and May 18, 2009, in the county of Fond du Lac, the above-named defendant did, with fraudulent intent, assist in the preparation of a false claim for credit, under subchapter VIII, for Michelle Klewin, contrary to Wis. Stat. § 71.83(2)(b)(4) (2007-2008).

Pursuant to Wis. Stat. § 939.50(3)(h) and § 939.62(1)(b) (2007-2008), upon conviction of this charge, a Class H Felony, the maximum penalty for this crime is a fine not to exceed \$10,000 or imprisonment not to exceed ten (10) years, or both.

**COUNT 7: FRAUDULENT CLAIM FOR SUBCHAPTER VIII  
TAX CREDIT, HABITUAL CRIMINALITY**

Between January 31, 2009, and May 5, 2009, in the county of Fond du Lac, the above-named defendant did, with fraudulent intent, assist in the preparation of a false claim for credit, under subchapter VIII, in the name of Jamie Brooks, contrary to Wis. Stat. § 71.83(2)(b)(4) (2007-2008).

Pursuant to Wis. Stat. § 939.50(3)(h) and § 939.62(1)(b) (2007-2008), upon conviction of this charge, a Class H Felony, the maximum penalty for this crime is a fine not to exceed \$10,000 or imprisonment not to exceed ten (10) years, or both.

**FACTUAL BASIS**

1.) The complainant is a Wisconsin Department of Revenue (“DOR”) Special Agent and bases this complaint upon his review of the H-EZ Homestead credit forms, prisoner confinement records, and the statement of the following adult witnesses: Brian Johnson, Leslie Eland, Demetrius Jordan, Nicole Ousley, Jamie Brooks, and Savanna Lange. The complainant also bases this complaint upon the statements of Kristine Flynn.

***Homestead Credit Claim***

2.) The complainant knows from his training and experience that, under ch. 71, a taxpayer may claim what is called a “Homestead Credit Claim.” To obtain the Homestead Credit Claim, an individual who is a renter must obtain a Rent Certificate from the landlord documenting the amount of rent that the person has paid during the course of the preceding tax year. If a taxpayer submits a Homestead Credit Claim, the Homestead Credit Claim reduces the taxpayer’s tax liability for that tax year. The credit is based upon the amount of rent paid and the individual’s income. The earned income and homestead credits are refundable credits. If the credits exceed the tax, a refund is issued. Complainant states that he knows, based upon his training and experience, that it is a felony to submit a fraudulent Homestead Credit Claim.

***Summary of Investigative Findings***

3.) During the relevant time periods, Kristine Flynn was an inmate at the Taycheedah Correctional Institution, which is a prison. Based upon his investigation, the complainant believes that Kristine Flynn was assisting in the preparation of fraudulent Homestead credit claims on behalf of herself and other inmates. The resulting tax credit checks were to be mailed to Flynn’s bank, in some instances, or to a person outside the institution, in other instances.

### *Investigative Findings*

4.) Wisconsin Department of Corrections prisoner confinement records show that Kristine Flynn has been incarcerated since July 7, 2000.

5.) The complainant reviewed a Wisconsin DOR 2007 H-EZ form, filed with DOR on or about September 11, 2008. The form is signed "Kris Flynn." The form shows Flynn's income as \$8000.00 and rent paid from January 1, 2007, to December 31, 2007, as \$6600.00 to Landlord Brian Johnson. The form purports to be signed by Brian Johnson on August 20, 2008. The form indicates that Flynn "actually lived" at "1929 Sage bush way, Green Bay WI 54311" from "01/01/2007" to "12/31/2007." The form designates "1100 St. George St., Green Bay, WI 54302" in the home address section of the 2007 H-EZ form.

6.) The complainant reviewed a DOR 2008 H-EZ form, which was filed with DOR on or about May 7, 2009. The form is signed and dated by Kris Flynn on March 13, 2009. Flynn lists income at \$8000.00 and rent paid from January 1, 2008, to October 1, 2008, as \$5500.00 to Landlord Brian Johnson. The form claims that Flynn "actually lived" at "1929 Sage Brush Way, Green Bay WI 54311" from "1/1/2008" to "10/1/2008." Flynn designates "Royal Credit Union, PO Box 101 Whitehall, WI 54773" in the home address section of the 2008 H-EZ form.

7.) The complainant reviewed Flynn's 2008 H-EZ form with Jamie Brooks and Savanna Lange, the daughters of Kristine Flynn. Both Brooks and Lange positively identified handwriting on the H-EZ form as the work of their mother Kristine Flynn.

8.) Complainant reviewed a letter written by Kristine Flynn to Royal Credit Union. The envelope is addressed to "Royal Credit Union c/o Whitehall Post office PO BOX 101 Whitehall, WI 54773." Among other things, the letter advises the bank that there will be numerous deposits to Flynn's account totaling "over \$75,000.00 plus."

9.) On September 23, 2009, the complainant spoke with adult citizen witness Brian Johnson who stated that he has never served as Flynn's landlord. Johnson has never heard of Kris Flynn and asked if "Kris" was a male or female. He also told us he never lived at the addresses listed for him on Flynn's tax credit forms. He further stated that the phone numbers listed for him on Flynn's tax credit forms are not his. Johnson stated that he has rented to Wendy Nelsen, another inmate at Taycheedah, but before she was sent to prison.

10.) Complainant spoke with adult citizen witness, Leslie Eland. Eland states that Eland's mother Wendy Nelson is incarcerated at Taycheedah. Nelson asked Eland to assist a fellow inmate, Kristine Flynn, in exchange for \$300.00. Eland was supposed to become a Power of Attorney (POA) for Flynn for the purpose of cashing a check for Flynn. Flynn sent the POA form to Eland; Eland signed it and sent it back; Flynn countersigned it and sent it back to Eland with a notary stamp on it. Eland states that a tax credit check arrived around the last week of October of 2008. Eland cashed the check at Wal-Mart. Eland kept the money because she was in need of money for living expenses. Eland states that Flynn wanted Eland to open bank accounts and wanted Eland to check into off-shore accounts. Flynn offered to pay for motels so

the money could not be traced. Eland clarified that the money, to which she was referring, was money that Flynn wanted to embezzle. Flynn offered to buy a laptop computer for Eland so that Eland could help Flynn with the embezzling. Flynn told Eland that there would be a lot of money coming in and that Flynn would buy Eland a house. Flynn states that all of this correspondence occurred between the end of October and the beginning of November of 2008. Eland states that when she read these letters from Flynn, Eland stopped writing back.

11.) The complainant spoke with Kristine Flynn. Flynn confessed to filing taxes in 2007. Flynn went on to reveal that someone assisted her in the filing of said taxes. Later on in the conversation, Flynn said that Wendy Nelsen was the person who did Flynn's taxes for the 2007 and 2008 tax years. When asked how Nelsen obtained Flynn's personal information, Flynn said that she "fucked up." Flynn explained that Nelsen claimed to have the ability to "pop off," or obtain, checks for people outside of the prison, that Nelsen claimed to be filing tax credits for 5 years, and that Nelsen claimed that she had done this for 35 people in the last year. Flynn stated that she then gave her personal information to Nelsen. Flynn also told Nelsen how to get in contact with Flynn's daughter.

12.) Flynn stated that she was supposed to get a check from the 2007 tax filing. Flynn filed a complaint with the DOR claiming that her check was stolen and cashed. Flynn stated that the check was stolen in Green Bay, Wisconsin. Flynn revealed to the complainant that Leslie Eland was the person who cashed her check in Green Bay, Wisconsin. Flynn stated that Leslie Eland is the daughter of Wendy Nelsen. Kristine Flynn gave the complainant three letters written by Leslie Eland, accompanied by three envelopes with Leslie's name in the return address section. One of the envelopes shows the return address for Leslie Eland as 1100 St. George, Green Bay, WI 54301. All of the envelopes are postmarked in 2008 and are all addressed to Kris Flynn.

13.) The complainant reviewed the letters written by Eland to Flynn. The first letter from Leslie Eland starts out with "Dear Kris -." Eland states in the letter "I'm cashing the \$900.00 check on Monday ... I take it plans have changed for that check so let me know what your wishes are for it." The second letter begins "Kris -." Eland writes in the letter "I signed the power of attorney papers and sent out the tax form." Eland writes "When I get the tax check do you have a bank account at a certain bank I should cash it at and if not would you like me to open you an account so you have savings." Eland concludes the letter with "take care for now and soon your prison cell will seem like a luxurious spa I'm sure." The third letter written by Eland states: "Dear Kris- Great news for you dear. Your check came in. There's just a few spots on the notary sheet you forgot to fill out. I circled them for you so as soon as you get it back to me I can cash it for you and send you everything."

14.) The complainant reviewed a letter written by Kristine Flynn, dated March 29, 2009. The letter is addressed to the DOR. Attached to the letter is a copy of the tax credit check related to Flynn's Homestead tax credit claim for the 2007 tax year, ending December 31, 2007. The check is made out in the amount of \$911.00 (USD) to the order of Kris Flynn at an address of 1100 Saint George Street, Green Bay, WI 54302-1527. The backside of the check has the signature of Leslie Eland. In Flynn's letter, Flynn tells the Wisconsin DOR that she is "confused as [to] how this person signed my name to things and got away with it." Flynn continues by

writing "I only can figure it was the tenant who moved in after I left[.] I want this straightened out ASAP[.]"

15.) The complainant reviewed another letter sent to the DOR from Kristine Flynn. This letter is dated April 22, 2009. Flynn writes in this letter: "Dear Homestead: ... I sent you the info you requested on the check ... it was cashed by someone without my permission."

16.) Correctional Sergeant Anthony Gunderson obtained a letter written and signed by Kristine Flynn, where Flynn directs the reader to visit the Wisconsin DOR website, insert Flynn's full name, date of birth, and social security number and select the "Homestead EZ Tax Credit" for "07 & 08." She then asks the reader to "pull up the tax payment" and "have it electronically put in Grandmas account." Flynn then instructs the reader to "put in for Homestead EZ Tax forms for 03 to 06[.] Print off 4 sets and print off 4 sets of Rent Certificates for same years and send here to me or B.B." Flynn goes on to estimate that it will take 6 to 8 weeks "at most" for the DOR to issue checks on the fraudulent 2003 to 2006 claims for Homestead Tax Credits.

17.) On July 15, 2009, the complainant spoke with Demetrius Jordan, an inmate at Taycheedah. Jordan told the complainant that while waiting to speak with the complainant, Flynn approached Jordan and asked Jordan why she was present. Jordan observed that when Flynn caught sight of the investigator/complainant, Flynn told Jordan not to say anything to the investigator/complainant. Jordan also stated that in May of 2009, Kris Flynn was her roommate in the Taycheedah prison. Jordan stated that Flynn admitted that she was doing Homestead Tax forms for other inmates. Jordan stated that during the single month that she roomed with Flynn, that Flynn had a 3-inch stack of tax forms and a lot of people's information, including social security numbers.

18.) The complainant spoke with Nicole Ousley. Ousley stated that in April 2009 she gave Flynn her personal identifying information so that Flynn could do Ousley's taxes. Ousley states that in May or June of 2009 Flynn approached Ousley with a 2007 Homestead tax credit form and got Ousley to sign it. Flynn told Ousley that Flynn did Michelle Klewin's tax credit forms. Ousley added that Flynn told her that Klewin has two more forms out there that Flynn needs an address to have the money sent to.

19.) The complainant has reviewed the H-EZ form for Ousley for 2007. The form was filed with DOR on or about May 20, 2009. The rent certificate portion of the form is signed and dated on May 10, 2009. Flynn lists Ousley's income at \$8000.00 and rent paid from January 4, 2007, to December 31, 2007, as \$6,600.00 to Landlord George Burnee. The form claims that Ousley "actually lived" at "638 W. 9th Ave., Oshkosh, WI 54901" from "1/4/2007" to "12/31/2007." Flynn designates "PO Box 3000, Inmate Account, Fond du Lac, WI 54936" in the home address section of the 2007 H-EZ form.

20.) The complainant reviewed Ousley's 2007 H-EZ form with Jamie Brooks and Savanna Lange, the daughters of Kristine Flynn. Both Brooks and Lange positively identified handwriting on the H-EZ form as the work of their mother Kristine Flynn.

21.) The complainant has reviewed the H-EZ form for Ousley for 2008. The form was filed with DOR on or about May 20, 2009. The form is signed and dated on April 27, 2009. Flynn lists Ousley's income at \$8000.00 and rent paid from January 1, 2008, to December 31, 2008, as \$6,600.00 to Landlord George Burnee. The form claims that Ousley "actually lived" at "638 W. 9th Ave., Oshkosh, WI 54901" from "1/1/2008" to "12/31/2008." Flynn designates "PO Box 3000, (In) Account, Fond du Lac, WI 54936" in the home address section of the 2008 H-EZ form.

22.) The complainant has reviewed a June 15, 2009, DOR letter that was sent to Nicole Ousley requesting proof of residence for 2007 and 2008, in relation to her tax credit claims.

23.) The complainant has reviewed a handwritten document that is dated June 23, 2009, and notarized on June 30, 2009, and received by the DOR on or about July 21, 2009. The handwritten document purports to be a rent certificate which seeks to prove that Nicole Ousley lived at 638 W. 9th Ave., Oshkosh, Wisconsin in 2007 and 2008. The complainant knows that Ousley was in custody during all of 2007 and 2008. As such, the handwritten rent certificate constitutes a false or fraudulent document, related to Ousley's tax credit claims.

24.) The complainant reviewed Ousley's 2008 H-EZ form and the handwritten fraudulent rent certificate with Jamie Brooks and Savanna Lange, the daughters of Kristine Flynn. Both Brooks and Lange positively identified handwriting on the H-EZ form and the handwriting that purports to be written by a landlord, on the fraudulent rent certificate, as the work of their mother Kristine Flynn.

25.) The complainant knows from a combination of Winnebago County Jail information as well as Wisconsin Department of Corrections Prisoner confinement records that Ousley has been in custody since October 5, 2006, until September 29, 2009.

26.) The complainant has reviewed the H-EZ form completed by Kristine Flynn for Michelle Klewin for 2008. The form was filed with DOR on or about May 18, 2009. The form is signed and dated April 15, 2009. Flynn lists Klewin's income at \$8000.00. The form claims that Klewin "actually lived" at "3135 (S) 27 St., Lacrosse, WI 54601" in 2008. Further the form claims that the "Number of months this rental unit was rented to this renter in 2008" is "12" months. Flynn claims that Klewin paid \$6,600.00 to Landlord Paulette Lange in 2008. Flynn designates "c/o Royal Credit Union, PO Box 101 Whitehall, WI 54773" in the home address section of the 2008 H-EZ form.

27.) The complainant reviewed Klewin's H-EZ form with Jamie Brooks and Savanna Lange, the daughters of Kristine Flynn. Both Brooks and Lange positively identified handwriting on the H-EZ form as the work of their mother Kristine Flynn.

28.) Wisconsin Department of Corrections prisoner confinement records show that Klewin has been in custody since June of 2001.

29.) The complainant has reviewed the H-EZ form completed by Kristine Flynn in the name of Jamie Brooks for the 2008 tax year. The form was filed with DOR on or about May 5, 2009. The form is signed and dated January 31, 2009. Flynn lists Brooks income at \$8000.00. The form claims that Brooks "actually lived" at "1307 (S) 8<sup>th</sup> St, Lacrosse, WI 54601" in 2008. Further the form claims that the "Number of months this rental unit was rented to this renter in 2008" is "12" months. Flynn claims that Brooks paid \$6,600.00 to Landlord Scott Davison in 2008. Flynn designates "c/o Royal Credit Union, PO Box 101 Whitehall, WI 54773" in the home address section of the 2008 H-EZ form.

30.) The complainant reviewed Brook's H-EZ form with Jamie Brooks and Savanna Lange, the daughters of Kristine Flynn. Both Brooks and Lange positively identified handwriting on the H-EZ form as the work of their mother Kristine Flynn.

### *Habitual Criminality*

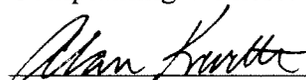
31.) The complainant has reviewed certified judgments of conviction for Kristine Flynn, which are attached and incorporated by reference. In particular, Flynn was convicted of False Imprisonment, a Class E Felony, contrary to § 940.30, and Attempted Escape, a Class D Felony, contrary to § 946.42(3)(a), on March 5, 2004, in Fond du Lac County Circuit Court. Said convictions remain valid convictions of record and have never been reversed or overturned.

32.) Pursuant to § 939.62(2), an actor is a repeater, if the actor was convicted of a felony during the 5-year period immediately preceding the commission of the current crimes. Further, according to § 939.62(2), "in computing the preceding 5-year period, time which the actor spent in actual confinement serving a criminal sentence shall be excluded." In the present case, Flynn has been incarcerated continuously, serving a criminal sentence, since the time of the two felony convictions referred to in paragraph 31 of this complaint.

### END OF COMPLAINT

Dated this 18 day of February, 2010.

Complaining Witness:



ALAN KURTH

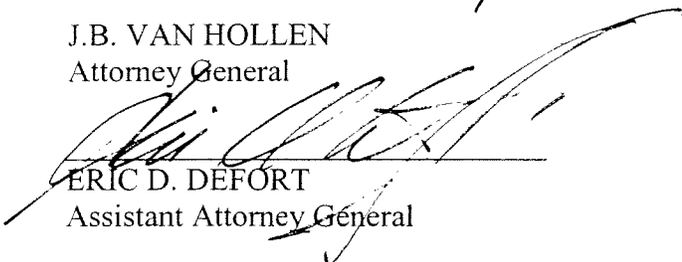
Special Agent

Wisconsin Department of Revenue

*Subscribed and sworn to before me and approved for filing  
this 18<sup>th</sup> day of February 2010.*

J.B. VAN HOLLEN

Attorney General

  
ERIC D. DEFORT

Assistant Attorney General

Special Prosecutor for Fond du Lac County  
State Bar No. 1041760  
Wisconsin Department of Justice  
17 W. Main Street  
Madison, Wisconsin 53707-7857  
(608) 266-8514

State vs Kristine Flynn

**Judgment of Conviction**

Amended

Sentence to Wisconsin State  
Prisons and Extended Supervision

Date of Birth: 08-22-1957

Case No.: 2002CF000221

**FILED**

SEP 28 2004

MARY L. KARST  
FOND DU LAC COUNTY, WIS.  
Clerk of Circuit Court

The defendant was found guilty of the following crime(s):

Ct.	Description	Violation	Plea	Severity	Date(s) Committed	Trial To	Date(s) Convicted
2	Escape-Criminal Arrest [939.32 Attempt]	946.42(3)(a)	No Contest	Felony D	06-04-2002		03-05-2004
3	False Imprisonment	940.30	No Contest	Felony E	06-04-2002		03-05-2004

**IT IS ADJUDGED** that the defendant is guilty as convicted and sentenced as follows:

06-04-2004 : On count 2 defendant is confined to prison for 2 years followed by a period of 3 years extended supervision for a total length of sentence of 5 years.

Concurrent with/Consecutive to/Comments: Prison time consecutive to count 1 and 3. Also consecutive to current sentence now serving.

06-04-2004 : On count 3 defendant is confined to prison for 2 years followed by a period of 3 years extended supervision for a total length of sentence of 5 years.

Concurrent with/Consecutive to/Comments: Prison time consecutive to count 1 and 2 and consecutive to current sentence now serving. Conditions the same as ordered in count #2.

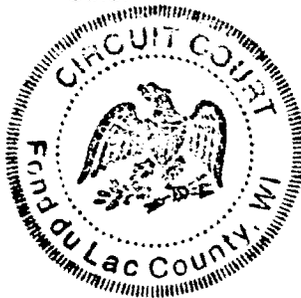
Ct.	Sent. Date	Sentence	Length	Concurrent with/Consecutive to/Comments	Agency
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**Conditions of Extended Supervision:****Obligations:** (Total amounts only)

Fine	Court Costs	Attorney Fees	Restitution	Other	Mandatory Victim/Wit. Surcharge	5% Rest. Surcharge	DNA Anal. Surcharge
20.00	40.00	4260.39		10.00	140.00		

Ct.	Condition	Agency/Program	Comments
2	Costs		AMENDED 9/27/04: Attorney fees payable to Fond du Lac County determined.

2	Other		Outstanding financial obligations shall be paid from all of the defendants inmate accounts at a rate of 25% per pay period and the balance due as a condition of extended supervision. If discharged with financial obligations owing, a civil judgment shall be entered.
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I hereby certify that I have compared  
this copy with the original, and it is a:
 True copy thereof  
 Correct transcript therefrom  
 Photographs of the original

09/25/09

Mary L. Karst, Clerk of Circuit Court  
Fond du Lac County, WisconsinBy: Beck  
Deputy

Submit to DNA sample and pay surcharge.  
 NO contact with the victim, Beth Yokes (Werking)  
 NO use/possession of alcohol.  
 Obtain and maintain full-time employment.  
 Pay supervision fees.  
 Keep all doctor appointments and take all  
 medications as prescribed.

3 Costs

**IT IS ADJUDGED** that 0 days sentence credit are due pursuant to § 973.155, Wisconsin Statutes

State vs Kristine Flynn

**Judgment of Conviction**

Amended

Sentence to Wisconsin State  
Prisons and Extended Supervision

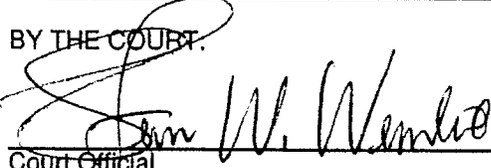
Date of Birth: 08-22-1957

Case No.: 2002CF000221

**IT IS ORDERED** that the Sheriff execute this sentence.

Steven W. Weinke, Judge  
Kimberly A Tenerelli, District Attorney  
Dawn M Sabel, Defense Attorney

BY THE COURT.

  
Court Official

September 28, 2004

Date