

State of Minnesota
County of Blue Earth

District Court
5th Judicial District

Prosecutor File No.
Court File No.

0070112539
07-CR-26-26

State of Minnesota,

Plaintiff,

vs.

COMPLAINT

Summons

[X] Amended

MEGAN ELIZABETH SCHULTZ DOB: 02/15/1986

116 Ann Street
Mankato, MN 56001

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: Drugs - 5th Degree - Possess Schedule 1,2,3,4 or paraphernalia residual - Not cannabis/hemp

Minnesota Statute: 152.025.2(a)(1), with reference to: 152.025.4(b)

Maximum Sentence: 5 years or \$10,000 fine, or both

Offense Level: Felony

Offense Date (on or about): 01/02/2026

Control #(ICR#): 26000118

Charge Description: On or about January 2, 2026 at 12:18 AM, in the County of Blue Earth, Minnesota, Megan Elizabeth Schultz, did unlawfully possess one or more mixtures containing a controlled substance classified in schedule I, II, III, or IV, except a small amount of marijuana, and the mixture does not include any amount of a controlled substance in a fluid used in a water pipe, after having been previously convicted of a violation of Chapter 152.

COUNT II

Charge: Threats of Violence-Reckless Disregard Risk

Minnesota Statute: 609.713.1, with reference to: 609.713.1

Maximum Sentence: 5 years or \$10,000 fine, or both

Offense Level: Felony

Offense Date (on or about): 01/02/2026

Control #(ICR#): 26000118

Charge Description: On or about January 2, 2026 at 12:18 AM, in the County of Blue Earth, Minnesota, Megan Elizabeth Schultz, did, threaten, directly or indirectly, to commit any crime of violence with purpose to terrorize another, or in a reckless disregard of the risk of causing such terror.

COUNT III

Charge: Traffic - DWI - Refuse to submit to chemical test; Breath or test refusal or failure

Minnesota Statute: 169A.20.2(1)

Maximum Sentence: 364 days or \$3,000 fine, or both

Offense Level: Gross Misdemeanor

Offense Date (on or about): 01/02/2026

Control # (ICR#): 26000118

Charge Description: On or about January 2, 2026, in the County of Blue Earth, Minnesota, Megan Elizabeth Schultz, did, drive, operate, or was in physical control of any motor vehicle and the Defendant refused to submit to a chemical test of the person's breath upon the request of a peace officer who had probably cause to believe the person to be tested was under the influence.

COUNT IV

Charge: Assault - 4th Degree - Peace Officer - Physically Assualts

Minnesota Statute: 609.2231.1(b), with reference to: 609.2231.1(b)

Maximum Sentence: 364 days or \$3,000 fine, or both

Offense Level: Gross Misdemeanor

Offense Date (on or about): 01/02/2026

Control # (ICR#): 26000118

Charge Description: On or about January 2, 2026 at 12:18 AM, in the County of Blue Earth, Minnesota, Megan Elizabeth Schultz did physically assault a peace officer when that officer was effecting a lawful arrest or executing any other duty imposed by law.

COUNT V

Charge: Criminal Sexual Conduct - 5th Degree - Nonconsensual sexual contact

Minnesota Statute: 609.3451.1a(1), with reference to: 609.345.2

Maximum Sentence: 364 days or \$3,000 fine, or both

Offense Level: Gross Misdemeanor

Offense Date (on or about): 01/02/2026

Control # (ICR#): 26000118

Charge Description: On or about January 2, 2026 at 12:18 AM, in the County of Blue Earth, Minnesota, Megan Elizabeth Schultz did engage another in nonconsensual sexual contact.

STATEMENT OF PROBABLE CAUSE

On January 2, 2026, at 12:18 a.m., Officer Strong of the Mankato Department of Public Safety on routine patrol when he observed a silver Buick Lucerne with Minnesota License Plates numbered SNM382. The license plate was flagged as the Buick had been sold to Megan Elizabeth Schultz (DOB 02/15/1986). Schultz's driver's license status was both suspended (12/16/2025) and revoked (03/19/2025). The Buick's registration was suspended and noted "prior salvage." Officer Pike has previously observed the Buick parked next to a commercial storage unit building that had experienced break-ins. Officer Strong initiated a traffic stop and confirmed that Schultz was the driver and sole occupant of the Buick.

Officer Strong noticed that Schultz had bloodshot/glassy eyes. Schultz appeared to be jittery and made quick, sudden movements. Schultz's speech was also rapid and she was sweating. The officer knew from his training and experience that these are indicia of recent narcotics use. Schultz refused to get out of the car. Schultz opened the visor above her seat and grabbed a small baggie with a white powdery substance that appeared to be narcotics. Schultz swallowed the baggie.

Officer Koss found a baggie in the Buick's visor with residue that field tested positive for methamphetamine. Officer Pike found a baggie on the car seat that field tested positive for meth and weighed 1.65 grams.

She later admitted that the baggie contained methamphetamine. Schultz was transported by ambulance to a hospital. More narcotics were found in her purse. Officer Strong later obtained a Search Warrant for Schultz's blood or urine. Schultz refused to cooperate with the testing, saying the hospital already had her blood.

Officer Walker arrived at the scene to assist removing Schultz from the Buick. Officer Walker noted that Schultz appeared to be impaired and the car had an odor of consumed alcoholic beverage. Officer Walker convinced Schultz to get out of the car. As Schultz got out of the car, she grabbed a baggie and swallowed it. Fearing Schultz had ingested methamphetamine or fentanyl, an ambulance was called to the scene. Schultz had now ingested two baggies in the presence of officers. Schultz was arrested and in the search incident to arrest, Officer Walker found a small jewel baggie containing a white crystal substance that field tested positive for methamphetamine. Officers also found a digital scale which also tested positive for meth. Schultz was wearing a satchel/fanny pack that was found to contain over \$700 dollars in five, ten and twenty dollar bills.

A male officer rode in the ambulance with medical personnel on the way to the hospital. Schultz told the officer that she knew where he lived and was going to kill his "kids." Schultz made a number of sexual comments during the ambulance ride. At the hospital she lunged at the officer and grabbed his genitals. Schultz explained that she was "touching his dick" and said she wanted to have sexual relations with the officer.

Schultz also said she would sexually assault the officer's significant other. Schultz continued to tell officer that she would hurt his family to an extent that the officer caused him alarm and fear for his family.

Schultz has been previously convicted of Controlled Substance Crime in the 3rd Degree in files 07-CR-17-1629 (10/03/17) and 07-CR-15-514 (01/13/2015). In addition, Schultz has also been convicted of four felony Controlled Substance Crimes in the Fifth Degree in the last ten years. Schultz has been convicted of Driving while Under the Influence in 22-CR-21-296 (Refusal, 09/20/2021).

Schultz is currently charged with Fleeing Peace Officer in a Motor Vehicle driving 120 miles per hour in a 65 mile per hour zone and Felony Controlled Substance in the 5th Degree in Nicollet County File 52-CR-24-544 and is set for a jury trial in February.

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	Adam Gray Operations Commander 710 S Front St Mankato, MN 56001-3803 Badge: 3117	Electronically Signed: 02/10/2026 12:26 PM Blue Earth County, Minnesota
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Being authorized to prosecute the offenses charged, I approve this complaint.

Prosecuting Attorney	Todd Kosovich Assistant County Attorney 401 Carver Road PO Box 3129 Mankato, MN 56002 (507) 304-4600	Electronically Signed: 02/09/2026 01:32 PM
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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).

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: \$

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: February 10, 2026.

Judicial Officer

Greg Anderson
District Court Judge

Electronically Signed: 02/10/2026 01:05 PM

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

**COUNTY OF BLUE EARTH
STATE OF MINNESOTA**

State of Minnesota

Plaintiff

vs.

Megan Elizabeth Schultz

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: