

Current Inmate

Current Inmate's Information



Name FARDOUSSA OMAR ABDILLAHI
Gender Female
Age 27 years
Race Black W/ Hispanic Origin
Eye Color Brown
Address SAINT CLOUD, MN 56301
Booking Date 11/28/2021
Arrest Date/Time 11/28/2021 08:20 AM
Facility Stearns

Charge Information

Controlling Agency STEARNS NEW CHARGES
Charge Level
Charge MURDER 1-FE / MURDER 2-FE
Court Docket Number CR-21-8647
Statute Number 609.185(a)(1)
Bail \$ 2000000.00
Days Sentenced
Weekender No
Anticipated Release



State of Minnesota
County of Stearns

District Court
7th Judicial District

Prosecutor File No.
Court File No.

CR-2021-3580
73-CR-21-8647

State of Minnesota,

Plaintiff,

vs.

FARDOUSSA OMAR ABDILLAHI DOB: 01/01/1995

 Maine Prarie Road



St. Cloud, MN 56301

Defendant.

COMPLAINT

Order of Detention

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: Murder - 2nd Degree - With Intent-Not Premeditated

Minnesota Statute: 609.19.1(1), with reference to: 609.19.1

Maximum Sentence: Not more than 40 years imprisonment

Offense Level: Felony

Offense Date (on or about): 11/28/2021

Control #(ICR#): 21051223

Charge Description: That the defendant, Fardoussa Omar Abdillahi, caused the death of a human being, Child A, with intent to effect the death of Child A.

STATEMENT OF PROBABLE CAUSE

The Complainant states that the following facts establish probable cause:

On November 28, 2021, at approximately 6:29 a.m., officers from the St. Cloud Police Department were dispatched to an apartment building located in the 2000 block of Maine Prairie Road in the City of St. Cloud, County of Stearns. M.B., an adult male fully identified in police reports, had called 911 to report that a baby was missing and the mother was stating that she had thrown the baby in the dumpster. M.B. and other adult female witnesses were acquainted with the mother, Fardoussa Omar Abdillahi, DOB: 01/01/1995, the defendant herein. The defendant lived alone with Child A, DOB: 08/05/2021, the juvenile male victim, in her apartment. The defendant had called her mother, who lives out of state, in the early morning hours of November 28th. Responding witnesses were acquainted with the defendant and were told that she claimed to have killed Child A and put him in the dumpster behind the apartment. M.B. and other adult female witnesses, all fully identified in police reports, stated that they had come to the residence to attempt to locate the baby. They observed the defendant crying and admitting to putting her baby in the dumpster. M.B. and other witnesses went to look for Child A but could not locate him. Witnesses were unsure at the time if the defendant was being truthful and called the police when they could not find the baby.

Officers arrived on scene and spoke to the defendant. Officers observed children's furniture in the residence, but no child present. Officers asked the defendant where Child A was located. The defendant stated Child A was in the dumpster behind the building. As officers were searching the dumpster, the defendant stated that she stabbed Child A and put him in a black plastic garbage bag before putting him in the dumpster. At the same time, officers located the deceased body of Child A within the dumpster. The defendant was placed under arrest and the scene was preserved.

All adult witnesses on scene, who are acquainted with the defendant and Child A, cooperated with the investigation. The witnesses consistently described arriving at the residence after a call from the defendant's mother expressing concern for the defendant and Child A based on comments made by the defendant about Child A. They went to help and found the defendant crying and alone in her apartment. The defendant repeatedly stated that she had killed her baby and thrown him away. Witnesses attempted to locate Child A and called the police.

St. Cloud Police Department investigators and the BCA Crime Scene Team responded and executed search warrants to process the scene. A search of the defendant's cell phone corroborated the timeline of the defendant's calls to her mother. Consensual searches of witness phones corroborated the timeline of the reported concern for the baby. Residency documents corroborated that the defendant lived alone in the apartment with Child A since October 2021. Investigators observed multiple apparent knives and apparent bedding in the dumpster. These items are at the BCA Laboratory for ongoing examination.

During a Mirandized statement the defendant stated after the birth of Child A she experienced headaches and feelings of worry and fear. She stated she was upset as Child A's father was denying the child was his. The defendant stated she was looking at Child A wondering how she was going to get help. The defendant admitted she stabbed Child A with a knife from the kitchen. The defendant stated Child A was crying prior to her stabbing him. The defendant demonstrated that she cut Child A across the throat. The defendant stated she put Child A into a black bag with baby clothes and put the bag into a trash bin in her apartment. The defendant stated she brought the bag out to the dumpster about five minutes after she stabbed Child A. The defendant stated she called her mom about twenty minutes later and told her mom what she had done.

A postmortem examination was performed by Midwest Medical Examiner's Office. The preliminary summary identified circumferential sharp force injuries to Child A's neck. The manner of death was ruled homicide.

Complainant has reason to believe and does believe the above information is true and correct.

The above facts constitute your complainant's basis for believing that the above-named defendant, on or about the 28th day of November, 2021, in the City of St. Cloud, County of Stearns, State of Minnesota, committed the offense(s) described herein.

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

Kaydee M Stockinger
Court Officer
101 11th Avenue N
St. Cloud, MN 56302
Badge: 201

Electronically Signed:
11/30/2021 09:46 AM
Stearns County, Minnesota

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

Prosecuting Attorney

Chelsa L. Beaver
705 Courthouse Square
St. Cloud, MN 56303
(320) 656-3880

Electronically Signed:
11/30/2021 09:38 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).

☐ 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: November 30, 2021.

Judicial Officer

Shan C. Wang

Electronically Signed: 11/30/2021 09:51 AM

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

COUNTY OF STEARNS
STATE OF MINNESOTA

State of Minnesota

Plaintiff

vs.

Fardoussa Omar Abdillahi

Defendant

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

Signature of Authorized Service Agent:

**STATE OF MINNESOTA
COUNTY OF STEARNS**

**DISTRICT COURT
SEVENTH JUDICIAL DISTRICT
CASE TYPE: Criminal
COURT FILE NO. 73-CR-21-8647**

Plaintiff,

State of Minnesota

**ORDER FOR EXAMINATION
UNDER MINN. R. CRIM. P. 20.02**

vs.

Defendant,

Fardoussa Omar Abdillahi

12-16-21

The above-entitled matter came on from hearing before the Honorable Sarah E. Hennesy, Judge of District Court, on December 13, 2021, at the Stearns County Courthouse, St. Cloud, Minnesota for a hearing. Present were Defendant, Defendant's attorney Kenneth L. Wilson; and Chelsa L. Beaver and Charles S. Gerlach, Assistant Stearns County Attorney, on behalf of the state.

Based upon all the files and records herein, the Court makes the following:

FINDINGS OF FACT

1. Pursuant to Minn. R. Crim. P. 20.02, subd. 1, the Court issues this order on the grounds that:
 - a. ☒ The defense has notified the prosecutor of its intent to assert a mental illness or cognitive impairment defense pursuant to Minn. R. Crim. P. 9.02, subd. 1(5).
 - b. ☐ This is a misdemeanor case and Defendant has pleaded not guilty by reason of mental illness or cognitive impairment.
 - c. ☐ Defendant has offered evidence of mental illness or cognitive impairment at trial.
2. The Court finds that good cause exists for authorizing the disclosure of the records listed ordered disclosed below, 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.

Based upon the foregoing Findings of Fact, the Court makes the following:

ORDER

1. The Minnesota Department of Human Services – Direct Care and Treatment - Forensic Services is ordered to conduct an examination of Defendant pursuant to Minn. R. Crim. P. 20.02, subd. 2 and shall complete a written report to the Court on the mental condition of Defendant as directed in this Order. The examination shall be conducted using a video conferencing technology, unless it is determined by the court-appointed examiner that it would be detrimental to the defendant's health or interfere with the interview process.
2. **Examination of Defendant**
 - ☐ A. Having found the defendant is entitled to release, and the examination can be done on an outpatient basis, the court orders that the examination shall be conducted at a location deemed suitable by the court-appointed examiner. The defendant shall be released according to the bail or release order previously issued. If the defendant has not yet been released by the date set for the examination, the Stearns County Sheriff's Office shall transport Defendant to the facility for the examination or the court-appointed examiner shall conduct the examination where the defendant is being held. If released, and pending the results of the examination and further order of this Court, Defendant is ordered to cooperate with the examiner, appear for all appointments, and comply with all other conditions of release. Failure to do so shall result in the revocation of Defendant's pre-trial release and arrest of Defendant.

OR

☐ B. Having found the examination cannot be conducted on an outpatient basis and there is a need to confine Defendant during the examination, the Court orders that the defendant be held in the Stearns County Jail and that the examination be conducted inpatient at a facility deemed suitable by the court-appointed examiner as soon as admission can be arranged. The defendant may be confined for up to 60 days from the date of this order to complete the inpatient examination. Upon notification that admission for an inpatient examination has been arranged, the Stearns County Sheriff's Office shall transport Defendant to the facility or the court-appointed examiner shall conduct the examination where the defendant is being held. If the defendant was transported to the facility, upon notification by the facility of the completion of the examination, the Stearns County Sheriff's Office shall transport Defendant to the Stearns County Jail. Defendant shall then be released according to the bail or release order.

3. By presentation of a copy of this Order, whether mailed, sent electronically, or personally delivered, any agency or department shall release within 96 hours all information and/or records of the defendant including medical, psychological, behavioral, chemical dependency, social service, probation/correction, developmental disability, military, Social Security, employment and educational records to the Minnesota Department of Human Services – Direct Care and Treatment - Forensic Services or his/her designee by the custodian of the records for the purpose of the examination to the address of Minnesota Department of Human Services – Direct Care and Treatment - Forensic Services, notwithstanding the Minnesota Health Records Act, the Minnesota Government Data Practices Act, the Health Insurance Portability and Accountability Act, or any other federal or state law. The Minnesota Department of Human Services – Direct Care and

Treatment - Forensic Services or his/her designee shall provide copies of any such records to the defense's/state's-qualified examiner. These records will not be included in the court file. Any further use or disclosure of these records shall only be by court order.

4. The Prosecuting Attorney's Office shall promptly provide Minnesota Department of Human Services – Direct Care and Treatment - Forensic Services or his/her designee with all discovery materials available to Defendant under Minn. R. Crim. P. 9.01 to assist in the examination process and completion of the report, which shall include the criminal complaint and the police reports. Either party may submit to the examiner such additional data as they so desire, provided that a copy of any data submitted to the examiner shall also be provided to opposing counsel at the same time. Probation/Community Corrections shall obtain and provide to the examiner all relevant information on Defendant, including any bail study and a standard prior record/criminal history summary.
5. A written examination report, using State Court Administrator *Examiner's Report* - 20.02 mental illness or cognitive impairment examination report template, available on the Minnesota Judicial Branch website, mncourts.gov on the Psychological/Psychiatric Examiner Services webpage, shall be prepared and delivered to the Stearns County District Court.
6. County District Court no later than 60 days. The Stearns County District Court shall promptly provide copies of the report to the prosecuting attorney and defense counsel.
7. **Defense of Mental Illness or Cognitive Impairment – Mental Examination.**
Pursuant to Minn. R. Crim. P. 20.02, the written report must contain:
 - (a) A diagnosis of the mental condition of Defendant.
 - (b) An opinion as to whether, because of mental illness or cognitive impairment, Defendant, at the time of committing the alleged criminal act, was laboring under such a defect of reason as not to know the nature of the act or that it was wrong.

(c) An opinion, based on the examiner's diagnosis, of the following: A diagnosis of the defendant's mental condition as requested by the Court; an opinion as to whether, because of mental illness or cognitive impairment, the defendant, at the time of committing the alleged criminal act, was laboring under such defect of reason as to not know the nature of the act or that it was wrong; any opinion requested by the Court that is based upon the examiner's diagnosis; a statement of the factual basis on which the diagnosis or any opinion are based; and if the examination could not be conducted because of the defendant's unwillingness to participate, an opinion, if possible, as to whether the defendant's unwillingness resulted from mental illness or cognitive impairment. .

(d) A statement of the factual basis on which the diagnosis and any opinion are based.

(e) If the examination could not be conducted by reason of Defendant's unwillingness to participate, an opinion, if possible, as to whether Defendant's unwillingness resulted from mental illness or cognitive impairment.

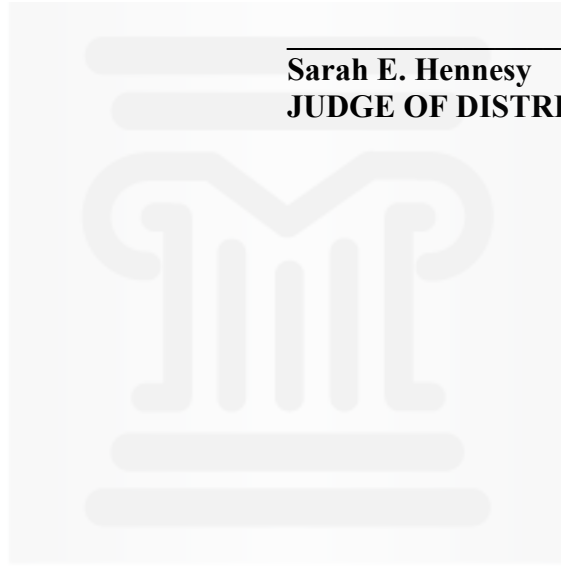
8. The admissibility at trial of any statements the Defendant made for the purpose of the examination and any evidence derived from the statements must be determined pursuant to Minn. R. Crim. P. 20.02, subd. 6.
9. Pursuant to Minn. Stat. § 480.182, the district court shall pay for all the costs associated with the examination performed by the Minnesota Department of Human Services – Direct Care and Treatment - Forensic Services. Court-appointed examiners shall submit their bills through the Minnesota Judicial Branch Examiner Resource Application (ERA) and bills will be processed pursuant to the State Court Administrator's Policy 510(a) Psychological/Psychiatric Examiner Services Payment Policy.

10. The parties are responsible for costs associated with any qualified examiner they retain.

DATE: Dec. 16, 2021

BY THE COURT:

Sarah E. Hennesy
JUDGE OF DISTRICT COURT



MINNESOTA
JUDICIAL
BRANCH

DEC 22 2021

State of Minnesota

County of Stearns

District Court

Indictment

DATE FILED	PROSECUTOR FILE NO.	COURT FILE NO.
	CR-2021-3580	73-CR-21-8647

STATE OF MINNESOTA,

PLAINTIFF,

**INDICTMENT
FELONY**

VS.

NAME: First, Middle, Last

FARDOUSSA OMAR ABDILLAHI

Maine Prairie Road
St. Cloud, MN 56301

DEFENDANT.

Date of Birth

01/01/1995

INDICTMENT

The above Defendant is hereby accused and charged by the Grand Jury of the above-named County, in the State of Minnesota, by this indictment of the offenses(s) of:

Ct	Statute Type	Offense Date	Statute Number & Description	Offense Level	MOC	GOC	Controlling Agencies	Control Numbers
1	Charge Penalty	11/27/21 to 11/28/21	609.185 Subd. (a)(1) Murder -1st Degree - Premeditated 609.185 Murder - 1st Degree	F	H1H34	N	MN0730400	21051223
2	Charge Penalty	11/27/21 to 11/28/21	609.19 Subd. 1(1) Murder - 2nd Degree - With Intent-Not Premeditated 609.19 Subd. 1 Murder - 2nd Degree	F	H2034	N	MN0730400	21051223

Committed on 27-28th day of November, 2021, at
or about the

LOCATION: City of St. Cloud

in the above-named County, Minnesota.

Count 1

Charge: Murder -1st Degree - Premeditated
In Violation of: 609.185 Subd. (a)(1); 609.185
Penalty: Life imprisonment.

That the defendant, FARDOUSSA OMAR ABDILLAHI, caused the death of a human being, Child A, with premeditation and with intent to effect the death of Child A.

Count 2

Charge: Murder - 2nd Degree - With Intent-Not Premeditated
In Violation of: 609.19 Subd. 1(1); 609.19 Subd. 1
Penalty: Not more than 40 years imprisonment

That the defendant, FARDOUSSA OMAR ABDILLAHI, caused the death of a human being, Child A, with intent to effect the death of Child A.

Witnesses appearing before the Grand Jury:

Dr. Rebecca Asch-Kendric, M.D., Ramsey, MN
Officer Ana Salazar, St. Cloud Police
Officer Tara Mendel, St. Cloud Police
Inv. Chris Voth, St. Cloud Police
Inv. Jeff Atkinson, St. Cloud Police

DATE:

December 22, 2021

SIGNATURE OF FOREPERSON OF THE GRAND JURY

Catherine M. Bauteh

STATE OF MINNESOTA, COUNTY OF STEARNS

STATE OF MINNESOTA

Plaintiff,

vs

Fardoussa Omar Abdillahi,

Defendant.

Clerk's Signature or File Stamp:

RETURN OF SERVICE

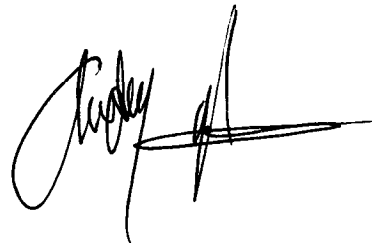
*I hereby Certify and Return that I have served a copy of this
INDICTMENT upon the Defendant herein named.*

Signature of Authorized Agent:

Filed in District Court
State of Minnesota

DEC 22 2021

12/22/21: Issue AS WARRANT



Filed in District Court
State of Minnesota
STATE OF MINNESOTA
COUNTY OF STEARNS
Dated 2-14-22

Amended

IN DISTRICT COURT
SEVENTH JUDICIAL DISTRICT
Court File No: 73- CR-21-8647

State of Minnesota,

Vs.

Fardoussa Omar Addillahi Defendant

RELEASE ORDER

- ☒ Felony
☐ Gross Misdemeanor
☐ Misdemeanor
☐ Domestic Assault

(CHARGES)

Murder

THE DEFENDANT SHALL REMAIN LAW ABIDING, APPEAR FOR ALL FUTURE COURT DATES, KEEP IN CONTACT WITH ATTORNEY AND BE RELEASED UPON:

- ☐ Fingerprinting and/or Booking if not previously done on this charge. ☐ Sign Promise to Appear
☐ Posting a Bond in the amount of \$ _____ or cash bail in the amount of \$ _____ with no further conditions.
☐ Posting a bond in the amount of \$ _____ or cash bail in the amount of \$ _____ subject to the conditions checked below.

ALTERNATIVE / ADDITIONAL RELEASE CONDITIONS:

X STEARNS COMMUNITY CORRECTIONS TO PROVIDE PRE-TRIAL SUPERVISION

- ☐ Defendant shall not possess or consume alcoholic beverages or any mood altering drugs not prescribed by a licensed physician.
☐ Defendant shall report to ☐ Stearns ☐ Benton County Community Corrections/Department of Corrections
☐ Immediately after court ☐ prior to release from jail and submit to ☐ electronic alcohol monitoring ☐ random UA testing at the agent's discretion
☐ Defendant shall not leave the state of Minnesota without prior approval of the Court.
☐ Defendant shall report any changes of address to the Stearns County Court administrator.
☐ Defendant shall keep in contact with probation agent/surveillance technician. ☐ Report immediately to Corrections
☐ Defendant shall have no contact, direct or indirect, with (name) _____
D.O.B.: _____; M/F. This includes personal and telephone contact, letters or notes and/or third party contact.
☐ Defendant shall stay _____ away from victim's residence.
☐ Defendant is excluded from the victim's place of employment/residence: _____
☐ Defendant may have 1 visit with a police escort to recover prescription medications, personal clothing and toiletries.
☐ Defendant shall not enter any bars or on-sale liquor establishment except if employed therein.
☐ Defendant shall not possess any firearms. Defendant shall surrender firearms to the Stearns County Sheriff.
☒ Other: Dfd committed to inpatient mental health at St. Peter or Ancker

☒ All other previous conditions imposed except those added or amended above remain in full force and effect.

- ☒ **DOMESTIC VIOLENCE COURT REQUIREMENT:** Defendant shall report for weekly compliance hearings with DVC beginning Thursday, _____. Defendant shall comply with the conditions of the Domestic Violence Pretrial Contract. Stearns County Community Corrections is authorized to issue an Apprehension and Detention order when deemed appropriate for violation of release conditions imposed.

Dated: 2-14-22

[Signature]
Judge of District Court

MY SIGNATURE ACKNOWLEDGES THAT I HAVE READ THE FOREGOING AND UNDERSTAND THE TERMS AND CONDITIONS OF THE COURT ORDER. I UNDERSTAND THAT A VIOLATION OF THIS ORDER IS A CONTEMPT OF COURT AND WILL BE CAUSE FOR ARREST AND/OR FORFEITURE OF BAIL, AND MAY ALSO CONSTITUTE A CRIMINAL OFFENSE PURSUANT TO M.S. 609.49 / 51B.01 Subd. 22.

Dated: 2/14/2022

[Signature]
Defendant's Signature

DISTRIBUTION

- ☒ Prosecuting Atty County Atty
☒ Defense Atty Wilson
☒ Defendant
☐ Dispatch SCSD / BCSD

- ☒ Stearns Community Corrections
☐ Benton Court Services
☒ Copy for Sheriff SCSD / BCSD Badge # _____

STATE OF MINNESOTA

DISTRICT COURT

COUNTY OF STEARNS

SEVENTH JUDICIAL DISTRICT
Court File No. 73-CR-21-8647
County Attorney File No. CR-2021-3580

State of Minnesota,

Plaintiff,

**NOTICE OF INTENT TO PROSECUTE
PURSUANT TO RULE 20.01 OF THE
MINNESOTA RULES OF CRIMINAL
PROCEDURE**

vs.

Fardoussa Omar Abdillahi,

Defendant.

Pursuant to Rule 20.01, subd. 8 of the Minnesota Rules of Criminal Procedure, the State hereby provides notice of its intention to prosecute the defendant in the above-entitled matter once the defendant regains competency.

Dated: February 15, 2022.

Respectfully submitted,

/s Chelsa L. Beaver

Chelsa L. Beaver, Reg. #0393537
Assistant Stearns County Attorney
Administration Center, RM 448
705 Courthouse Square
St. Cloud, MN 56303-4701
(320) 656-3880