

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24

0S00
GEG AT OEUFGAEJKEFACET
SQ OAUWVY
UMUOUUUAUWUVASOUS
OES00
OEJONAG EEE I I E AUOCE

SUPERIOR COURT OF WASHINGTON FOR KING COUNTY

THE STATE OF WASHINGTON,)
)
) Plaintiff,)
)
) v.) No. 24-C-00864-7 SEA
) 24-C-00865-5 SEA
)
) DERRION MARCHE LEWIS,)
) LEDERIAN NAYAN THOMAS AND EACH OF) INFORMATION
) THEM,)
)
) Defendant.)

I, Leesa Manion, Prosecuting Attorney for King County in the name and by the authority of the State of Washington, do accuse DERRION MARCHE LEWIS, AND LEDERIAN NAYAN THOMAS of the following crime[s]: **Murder In The Second Degree**, committed as follows:

Count 1 Murder In The Second Degree

That the defendants DERRION MARCHE LEWIS AND LEDERIAN NAYAN THOMAS in King County, Washington, on or about July 23, 2023, while committing and attempting to commit the crime of Assault in the Second Degree, and in the course of and in furtherance of said crime and in immediate flight therefrom, did cause the death on or about July 23, 2023 of Rayshawn Anthony-Earl Parker, a human being, who was not a participant in the crime;

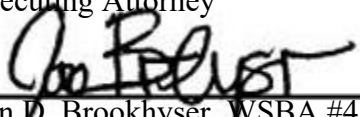
Assault in the Second Degree as used in the above charge means to intentionally assault another with a deadly weapon. Attempt as used in the above charge means that the defendant committed an act which was a substantial step towards the commission of the above described crime with the intent to commit that crime.

Contrary to RCW 9A.32.050(1)(b), RCW 9A.36.021(1)(c), and RCW 9A.28.020, and against the peace and dignity of the State of Washington.

And further do allege the defendants, Derrion Marche Lewis and Lederian Nayan Thomas at said time of being armed with a handgun, a firearm as defined in RCW 9.41.010, under the authority of RCW 9.94A.533(3).

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24

LEESA MANION (she/her)
Prosecuting Attorney

By: 
Jason D. Brookhysler, WSBA #45345
Senior Deputy Prosecuting Attorney

1
2 CAUSE NO. 24-C-00864-7 SEA
3 24-C-00865-5 SEA

4 PROSECUTING ATTORNEY CASE SUMMARY AND REQUEST FOR BAIL AND/OR
5 CONDITIONS OF RELEASE

6 The State incorporates by reference the Certification for Determination of Probable Cause
7 prepared by Officer Matthew Blackburn of the Seattle Police Department for case number **2023-**
8 **209095**.

9 I, Jason D. Brookhyser, Senior Deputy Prosecuting Attorney, declare that I have reviewed the
10 Certification, Discovery, and Defendants' criminal histories; I further declare that:

11 **Derrion Lewis**

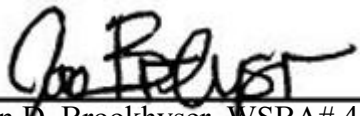
12 The defendant, Derrion Lewis, is currently in custody on two separate pending murder
13 charges in King County. Under King County Superior Court case 23-1-03926-9 KNT, the
14 defendant is charged with Murder in the Second Degree, Assault in the First Degree, and
15 Unlawful Possession of a Firearm in the First Degree for an incident that occurred on July 28,
16 2023, during which the defendant opened fire at two victims in a Tukwila gas station parking lot,
17 killing one and narrowly missing the other. Under King County Superior Court case 23-C-
18 07356-4 KNT, the defendant is charged with Murder in the First Degree, Assault in the First
19 Degree, and Unlawful Possession of a Firearm in the First Degree for an incident that occurred
20 on July 24, 2023, during which the defendant worked with two accomplices to deliberately target
21 the victim, firing multiple rounds at him in a Des Moines grocery store parking lot, killing the
22 victim and narrowly missing another victim.

23 Lewis was previously convicted of Robbery in the First Degree (17-C-05579-1) and
24 Assault in the Second Degree (17-C-05764-5) in 2017, as well as two counts of Custodial
Assault (19-1-00823-21, Lewis County) in 2019.

1
2 **Lederian Thomas**

3 The defendant, Lederian Thomas, was previously convicted of two counts of Felony
4 Harassment-DV (23-8-00392-8) for two separate incidents in July 2023 during which he
5 threatened to kill his girlfriend. Thomas was also previously convicted of Unlawful Possession of
6 a Firearm in the Second Degree and Unlawful Possession of a Machine Gun (23-8-00621-8) for
7 an incident on July 25, 2023.

8
9 Under penalty of perjury of the laws of the State of Washington, I, Jason D. Brookhyser, Senior
10 Deputy Prosecuting Attorney, certify that the foregoing is true and correct. Signed and dated by
11 me this 11th day of March, 2024 at Seattle, Washington.

11 
12 Jason D. Brookhyser, WSBA# 45345
13 Senior Deputy Prosecuting Attorney

13 **Derrion Lewis**

14 Pursuant to Art. 1, § 20 of the Washington State Constitution, the State requests that the
15 defendant Derrion Lewis be held with **NO BAIL**. Wa. Const. Art. 1, § 20 states:

16 All persons charged with crime shall be bailable by sufficient sureties, except for
17 capital offenses when the proof is evident, or the presumption great. *Bail may be*
18 *denied for offenses punishable by the possibility of life in prison upon a showing*
19 *by clear and convincing evidence of a propensity for violence that creates a*
20 *substantial likelihood of danger to the community or any person, subject to such*
21 *limitations as shall be determined by the legislature.*

19 (Emphasis added).

20 The crime of Murder in the Second Degree carries a maximum punishment of life in
21 prison. The defendant's actions in this case, in addition to his known criminal history, shows by
22 clear and convincing evidence that he has a propensity for violence that creates a substantial
23 likelihood of danger to the community. As indicated above, the defendant has previously been

1
2 convicted for committing Robbery in the First Degree and Assault in the Second Degree.

3 Moreover, the defendant is currently in custody for two other incidents, both occurring within
4 days of this incident, during which the defendant opened fire on multiple people in public places,
5 killing two people and narrowly missing two others.

6 The investigation in this case has shown that the defendant took deliberate steps, both in
7 person and over social media, to orchestrate a gunfight with rival gang members. The defendant
8 then communicated with multiple accomplices, including the co-defendant, to gather together for
9 the purpose of travelling to a Seattle gas station parking lot, where they opened fire on a group of
10 individuals and caused the victim's death. When these facts are considered along with the his
11 established history of violence, it is essential that the defendant should remain in custody without
12 bail for the safety of the community.

13
14 **Lederian Thomas**

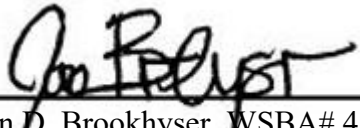
15 The defendant, Lederian Thomas, was 16 years' old when he committed this crime, and
16 he is now 17 years' old at the time of this filing. He is subject to the exclusive original
17 jurisdiction of the adult court pursuant to RCW 13.04.030 because he is charged with Murder in
18 the Second Degree, a serious violent offense, as defined in RCW 9.94A.030(46).

19 The State requests bail set in the amount of \$2,000,000.00, as the defendant is a
20 significant threat to the safety of the community. As described above, the defendant has been
21 convicted for committing two separate incidents of Felony Harassment-DV for threatening to kill
22 his girlfriend within weeks of this incident. He has also been convicted for Unlawful Possession
23

1
2 of a Firearm in the Second Degree and Unlawful Possession of a Machine Gun for an incident
3 that occurred just two days after this incident.

4 The evidence developed during the investigation in this case shows that the defendant
5 took steps to arm himself with a firearm and then meet up with the co-defendant and other
6 accomplices to drive to a Seattle gas station parking lot for the purpose of opening fire on a
7 group of rival gang members. After the defendant participated in the shooting that caused the
8 victim's death, his social media communications show him celebrating what he and his
9 accomplices had done. He is an extraordinary threat to the safety of the community, if he were to
10 be released from custody as this case is pending.

11
12 Signed and dated by me this 11th day of March, 2024.

13 
14 Jason D. Brookhyser, WSBA# 45345
15 Senior Deputy Prosecuting Attorney
16
17
18
19
20
21
22
23



Cause # _____

GO#2023-209095

Unit File Number: _____

Certification for Determination of Probable Cause

That Matt Blackburn is a Detective with the Seattle Police Department and has reviewed the investigation conducted in the Seattle Police Department Case Number 2023-209095.

There is probable cause to believe that Derrion M. Lewis (DOB: 04/16/2001) and Lederian N Thomas (DOB: 8-11-06) committed the crime of Murder in the 2st Degree RCW 9A.32.050 within the City of Seattle, County of King, State of Washington.

This belief is predicated on the following facts and circumstances:

On 07/23/2023, at approximately 2242, Seattle Police Officers were dispatched to a gas station at 5445 Delridge Way SW, Seattle, WA 98106 for a shooting call. Officers arrived to find large amounts of blood in the parking lot as well as over fifty shell casings from three different caliber handguns.

Callers to 911 reported that a gray SUV had left the scene at a high rate of speed towards the West Seattle Bridge. A few minutes later an accident on the West Seattle Bridge was called into SPD. A gray 2014 Dodge Durango had crashed into the 4th Ave S offramp of the West Seattle Bridge. The registered owner and driver of the vehicle, Rayshawn Anthony-Earl Parker, exited the Dodge after the crash and collapsed to the ground. He was treated on scene by emergency personnel before being transported to Harborview Medical Center. Lifesaving efforts were unsuccessful, however, and Parker was declared deceased. A search was later conducted of Parker's vehicle, and a defect from a fired bullet was located entering above the driver's side, rear passenger door and continuing through to the interior of the car. An intact bullet was collected in the rear passenger seat. At the time of the shooting, this vehicle was parked in the parking lot at 5445 Delridge Way SW with the driver's side of the vehicle facing the street.

Parker's cause of death was determined by the King County Medical Examiner as a gunshot wound to the head and neck area.

Through my training and experience investigating criminal street gangs, examination of numerous police reports, public information, and social media accounts, and consultation with other law enforcement professionals, I know that Parker is an associate of the West Side Street Mobb (WSSM) – a blood gang centered in West Seattle and specifically around the High Point neighborhood and the Super 24 Food Store at 5455 Delridge Way SW, which is next to the Shell gas station listed above. WSSM members often associate themselves with the number "24." Parker's nickname was "Lil Juice."

Early the next morning, workers at Darigold-Inland, located at 10430 E Marginal Way S, Tukwila, WA 98168, noticed a white 2012 Chrysler 300, WA/CDV0501, VIN 2C3CCACG2CH223180, parked in their parking lot. The location is approximately 10 miles from the shooting location at the gas station. The Chrysler was noticeable as it had numerous bullet holes in the driver's side of the car. The Chrysler also showed damage to the passenger side front fender and fresh paint transfer consistent with a recent collision. The Chrysler was registered to Giavana Finkley-Irion.

Tukwila PD responded and Darigold-Inland requested that the vehicle be impounded. During a routine inventory search, Tukwila PD located two 10mm shell casings in the Chrysler. It appeared that at least one of the bullet holes in the vehicle, located above the rear, driver's side window, was from a round fired from within the car.

The Chrysler was moved to the SPD Vehicle Processing Room. The vehicle was processed for latent fingerprints and noted prints were identified to the following individuals: the registered owner, Giavana Finkley-Irion, as well as Derrion Lewis (DOB: 08/11/2006), whose prints were located on the trunk, and Antonio Wells (DOB: 04/22/2007), whose prints were located on the interior of a rear passenger window. Based on observations during an unrelated surveillance operation on July 17, 2023, and information provided by the Department of Corrections, investigators believe Lewis was in a dating relationship with Finkley-Irion at this time.

In addition, another 10mm fired shell casing was found in the rear, driver's side seat.

Based on my training and experience with criminal street gangs, as discussed above, I know that Lewis and Wells are both associates of the 74 Hoover Criminal street gang.

During a separate investigation on July 17, 2023, investigators conducted physical surveillance on Lewis when he attended a meeting with his Washington Department of Corrections case manager at 6335 35th Ave SW in Seattle, Washington. Lewis arrived to that meeting driving a white, Chrysler 300, WA/CDV0501, the same vehicle that was later impounded by Tukwila PD at Darigold-Inland on July 24, as described above.

Investigators followed Lewis to 8600 25 AV SW, Seattle (the listed address of the registered owner, Finkley-Irion) and then to 4121 21 AV SW – the address listed as Lewis's home with the Washington Department of Licensing.

As part of this separate investigation into Lewis, I wrote a Geolocation tracking warrant for the phone number Lewis provided to his Department of Corrections case officer and Ofc. Hughes obtained a search warrant for the Instagram account belonging to Lewis.

Det. Wade Jones with the Seattle Police Department conducted a separate investigation involving Lederian Thomas which culminated in Thomas's arrest on July 25, 2023. Det. Jones had a geolocation warrant for a phone number belonging to Thomas as part of that investigation, which was active at the time of Parker's murder. During that arrest, detectives recovered a Glock 29 fully-automatic 10mm handgun serial #BWTW763 equipped with a weapon light and "switch" that rendered the gun a fully-automatic machine gun. It had an extended magazine loaded with 4 .40 caliber rounds and an additional round loaded in the chamber.

Det. Jones compared the handgun to images of what appears to be a Glock 10mm handgun posted by Thomas in an Instagram post viewed July 3, 2023 (that indicated it was posted on the evening of July 2, 2023). The firearm has a unique imperfection on the front site that appears to be damaged with a chipped finish. Both the firearm in the July 2 post and the firearm recovered on July 25 appeared to have the same unique imperfection.

In addition, a black Apple iPhone was recovered that a subsequent search warrant showed belonged to Thomas.

From the above collection of records, the following is observed:

At approximately 15:50 on July 23, 2023, Lewis's phone was in the area of Federal Way and moved north, winding through SeaTac and Tukwila, then into Seattle. The phone moves through the High Point neighborhood near 35 AV SW and SW Graham ST before moving near the shooting location at approximately 16:30, and then moving to the area of the 4100 block of 21 AV SW, where investigators had previously seen him on July 17, 2023.

After 17:00, the phone moved south to Federal Way and moved between there and Des Moines until approximately 21:00, when it moved east to Kent and then back north to Tukwila and then back south again to Des Moines. By 22:00, Lewis's phone moves north again, through the Georgetown neighborhood of Seattle before moving to the Highland Park neighborhood.

At approximately 22:33, Lewis's phone was in the area of Highland Park (SW Kenton ST and Delridge WY SW) – south of the shooting location. It then moved northbound and, at 22:37, was in the area of the shooting. The phone then continued northbound and crossed the West Seattle Bridge, travelled southbound on I-5 until it stopped at the Darigold plant at approximately 22:48, and stayed until approximately 22:55. The phone then moves south to the area of S 216 ST and Pacific HWY S.

On July 23, 2023, investigators were receiving active geolocation data for Thomas's cell phone, which was received from the cell phone provider periodically and will locate the cell phone in an area around a cell phone tower. From that data, it appears that Thomas's phone connected with cell towers in the Tacoma area that day until just after 1900 when location data stops. At approximately 2220, ping data shows that Thomas's phone connected with towers located in West Seattle, within approximately 3035 meters of 12 AV SW and SW Barton ST – to the south of the homicide scene. At approximately 2230, Thomas's phone again connected with towers located in West Seattle, within approximately 4043 meters of 4458 Delridge Way SW – just to the north of the homicide scene. At approximately 2240 and 2250, Thomas's phone connected with towers located in West Seattle, within approximately 3339 meters of 10430 E Marginal Way S, in Tukwila. This is where the abandoned Chrysler 300 was located. Thereafter, the phone connected with towers in a pattern consistent with the phone moving southbound out of the Seattle area.

Location data collected from Thomas's phone itself showed this same pattern of movement but with some additional locations. Thomas's phone was in the area of South Hill in Tacoma until approximately 1900. At approximately 20:22, it was in the area of 3880 S 305 PL in Auburn before moving to the Mariposa Apartments at 28120 18 AV S in Federal Way. At 20:45, location data on the phone stops. At 22:55, the phone's location is at the Darigold plant, before moving south to the area of S 272 ST and Pacific HWY S. This is consistent with the movement and location of Lewis's phone up until reaching the Darigold plant.

Investigators obtained search warrants for Lewis, Thomas, and Dewayne Brown's Instagram account for the time period that included the date of Rayshawn Parker's murder. Based on my training and experience, I know Brown to be an associate of the West Side Street Mobb (WSSM) criminal street gang. I have reviewed the data obtained from that warrant and, in addition to the data obtained from Lewis and Thomas's T-Mobile cell records and through the course of this investigation, observed the following:

On July 21, 2023, Lewis messaged an Instagram group chat he christened "Top Steppers of Seattle" the following, "Mobb nkggas is nerd" referencing members of WSSM. Later in the same chat an account linked to Antonio Wells, another associate of the 74 Hoover Criminals sent the following emoji, "🏠". When asked what he meant, he clarified, "Them 24 niggas" and Thomas said, "St mob". After a video chat with the group, Wells said, "We got Wslt we got LP we got 26 we got 5 we got 2 st mobs omg we living great fuck join the winning team sat down till the team winnin 🏆 🏆 🏆 🏆 vs". In my experience, WSSM is the only Seattle area criminal street gang that could be referred to by the moniker "mob" or "st mob." By this statement, Wells means that the 74 Hoover Criminals have gotten into shootings with several other local criminal street gangs, including WSSM, and have won in those engagements.

Later in the day, Thomas asks if anybody has bullets for a 10mm handgun.

On July 23, 2023, at 12:58, Brown received a message via Instagram from Wells showing himself standing outside the Super 24 Food Store at night. Brown replied, “No broad day action you wait till niggas sleep lol.”

At 14:10, Brown messaged the IG account @_24riq_, “Idk brother we meeting in the hood in an hr,” and then sent a screen capture of the above message with Wells. It appears Brown was gathering WSSM associates in response to a provocation from Wells.

On July 23, 2023 at 1445, Thomas asked this chat, “Who got my gun tony or tiny.” Based on my training and experience, I know that Lewis’s nick name is “Tiny Goofy.”

At 14:47, Thomas, via Snapchat, messaged the account @vonthedondotta, “U still got that 19k. 19X.”

At 15:24 on July 23, 2023, Antonio Wells began a group chat including Deshawn Dickerson (a 74 Hoover associate), Lewis, and Dlavance McWilliams (a WSSM associate). A single group call was initiated on this group chat.

At 16:24 on the same date, Lewis records an Instagram Live video. From what can be seen in the video, and from my own familiarity with the interior of the vehicle, it appears that Lewis is driving the white Chrysler 300. He is not wearing a shirt. The video showed him driving southbound past 5230 Delridge WY SW – a block from the eventual murder scene. He later appears to be driving past Walt Hundley Playfield in Seattle’s High Point neighborhood. In the video, Lewis states that he was in High Point, and that he is from the area. Lewis then states, “Where the fuck is niggas at.” The video closed with Lewis near the Enterprise Rent a Car office at 6313 35 AV SW.

At 16:25, a shooting is reported in the area of 35 AV SW and SW Finley ST – three blocks north of Lewis’s location at the end of his video described above. Witnesses reported a 6’0” slim Black male with no shirt (matching Lewis’s description as seen in the videos described above and below) exit a white sedan, walk through the crosswalk and shoot a silver/gray handgun at a vehicle that was stopped north of the intersection in the left turn lane facing southbound. The Black male then ran eastbound on SW Findley ST. Shell casings were recovered from 35 AV SW and SW Juneau ST and 35 AV SW and SW Finley ST. It appeared that two different people were shooting at each other from those intersections. Lewis’s cell records show that his phone was in this area at this time.

At 16:33, Lewis records another Instagram Live video. It begins with Lewis screaming into the camera that he was shot at but was not hit. Lewis states, “Weak. You niggas didn’t hit one shot,” as he is standing on an unknown street. He then drives the white Chrysler 300, continuing his tirade. At minute 4:01, Lewis is driving northbound on Delridge WY SW approaching the Super 24 Food Store at 5455 Delridge WY SW in Seattle, WA. This is immediately north of the eventual murder scene and is the main location claimed by WSSM.

Lewis parks and walks in front of the Super 24 and states the following to the camera, “Nigga, still out here, nigga. You niggas you did not put no belt to no ass. Nigga. Run down, nigga. You niggas know. Nigga. Still right here, nigga. Fuck the mobb, nigga.”

Later in the video, Lewis sees two people walking down the sidewalk and he asks them if they “bang,” meaning are they associated with a criminal street gang. He then shows the camera that he is holding a distinctive handgun with a light-colored, vented slide and dark body. A handgun specifically matching this description was later recovered during the arrest of Antonio Wells on August 16, 2023. A recovered 9mm cartridge casing from the scene of the shooting in the area of 35 AV SW and SW Finley ST described above was entered into NIBIN (National Integrated Ballistic Information Network). Investigators later received a NIBIN lead notification that the

9mm casing preliminarily appears to have been fired by the handgun that Lewis is observed possessing and that was later recovered from Wells.

At 16:39, Lewis records another Instagram Live video showing him driving the Chrysler. At one point during the video, He leans out the driver's side window, the two-tone gun visible, as he states to the camera, "Still out here brother."

In another Instagram Live video recorded at 17:10, Lewis is driving the white Chrysler 300 as he passes the West Seattle Corporate Center at 4025 Delridge WY SW, and then turns southbound. Lewis states that the shooting was "4 v 1." He then looks at the camera and states, "I will never get belted. On Hoover." Shortly after, Lewis states, "I know they are watching," and ends the video.

Investigators located a video posted on July 23, 2023 to the Instagram account @westcoastgangwars3. The video shows a recording of portions of Lewis's Live video captured from Instagram starting at 16:33 on the same date, as described above. The video also includes a portion of a selfie-style Instagram Live video posted by Dewayne Brown at the same location. In the video, Brown is standing alone in front of the Super 24, showing that Lewis is no longer present at the location.

I was not able to locate Brown's live video in his Instagram search warrant return. However, I did find a conversation between Brown and the account @westcoastgangwars3 on July 26, 2023, at 23:42, where Brown says,

"And man I seen what u said bout me I was out there comfortable when he was supposedly out there I seen y'all like and respect the loud mouth niggas he pressed some lil African kids you wanted to see me make a story with me showing a gun and talkin loud I kno what time it is I'm always on point I just don't do the internet shit ask em why'd he even go there so mad they ain't gon tell the real."

Lewis's Instagram records show that Lewis and Antonio Wells have a conversation via Instagram messenger starting at 17:56 on July 23, 2023. During that exchange, Wells sends Lewis a map photo of a specific address in Renton, and states that it is Brown's address. He then messages Lewis to come get him. Wells then sends another photo of another specific address in Renton, and states that it is Brown's mother's address. Wells states, "all the brothers Gotta meet rn" and tells Lewis to set it up. Lewis agrees.

Lewis and Wells resume their Instagram chat at 19:37, when Wells sent the following messages, "Come get me," followed by, "There Outside."

Lewis reponds, "Ok."

Wells then sends the following messages, "On Delridge," followed by, "Call all the brothers first."

Lewis responds, "Smooth tony."

At 19:49, Lewis records another Instagram Live video. He appears to be in a residence and walking around the house while filming. Lewis states, "we gonna belt you niggas on the dead homies." Possibly responding to something written in the Live feed's chat, Lewis states to somebody off-screen, "brother, they said they flipped the load ... you niggas was driving through the highpoint like *swerving motions* ... I almost got ran over, ran down, run down ... you can ... Niggas said they beat the load up, brother."

Off-screen an unknown male is heard stating, “they didn’t even hit the car.”

Based on my training and experience, “belt” or “belt to ass” means to shoot somebody. “Load” can refer to a car. “Flipping the load,” means to hit a car with bullets, causing the occupants to take evasive action.

At 20:04, Lewis messaged the IG account @hanna.dgaff that he was at 1817 S 281 PL, the Mariposa apartments. Location data from Thomas’s phone put him at that same location between 20:34 and 20:45.

At 20:58, Wells and Lewis have a video call on Instagram. Lewis’s phone records show that his phone then moves to the area of Kent, then north to Tukwila, and then back to the area of Des Moines by 2145. Lewis’s phone then moves back north to the West Seattle area by 2200. This pattern of movement, travelling to different dispersed areas, and remaining at each location for only a short time, would be consistent with Lewis moving around to pick people up, per his communications with Wells.

Investigators collected surveillance video from several locations around the scene of the shooting at 5445 Delridge WY SW on July 23, 2023. The video shows the following: at 22:24, Parker’s Dodge Durango arrives in the parking lot and backs into a parking space in the northwest corner of the parking lot. A white Dodge Charger arrives immediately after and parked next to gas pump #3. A white Audi then arrives in the lot and parks at gas pump #7. It is followed by a Nissan Sentra that parks, facing outward, next to Parker’s Durango. At least six subjects are visible in surveillance footage associated with these vehicles. Notably, an individual closely resembling WSSM associate Dewayne Brown is observed exiting the Dodge Charger. Department of Licensing records indicate Brown is the registered owner of a 2019 white Dodge Charger. An individual closely resembling another WSSM associate, Dlavance McWilliams, who participated in the Instagram group call with Lewis and Wells earlier in the day, is observed exiting the front passenger seat of Brown’s Charger.

At approximately 2237, something catches the attention of the subjects in the gas station parking lot, and Parker and several others are observed moving eastbound from the parking lot towards Delridge. The Chrysler 300 appears driving northbound on Delridge WY SW to pass the station. As it passed 5445 Delridge Way SW, a rapid series of gunshots can be heard on the recording, with shots coming from the Chrysler and also from the subjects in the gas station parking lot. From the positioning of the vehicle, the driver’s side of the Chrysler would have been facing the gas station as it passed when shots were fired. Surveillance video shows that the Chrysler then struck a parked car with its front passenger side as it fled. Parker, who was struck by bullets to his head, chest, and right thigh, is seen quickly fleeing back to his vehicle with a noticeable limp. Parker and other subjects then drive out of the parking lot.

A preliminary analysis of fired shell casings recovered at the scene showed at least seven guns were used. Shell casings were recovered in the driveway 5445 Delridge Way SW and in the northbound lane of Delridge WY SW, consistent with members of WSSM, including Parker, firing from the gas station and the occupants of the white Chrysler firing as they drove past.

Three different 9mm handguns were used – one of the 9mm handguns was also used in the shooting involving Lewis earlier in the day, and another had been in the past connected to an associate of WSSM. The last 9mm handgun connected via NIBEN analysis to a Glock 19X recovered from Hoover associate Antonio Willams in front of 3880 S 305 PL in Auburn on September 27, 2023. As discussed above, Thomas messaged a Snapchat contact at 14:47 on July 23, 2023, “U still got that 19k. 19X.”

Two separate .40 handguns were used, one of which was linked via NIBEN analysis to the handgun recovered in Parker's vehicle.

Two separate 10mm handguns were fired at the scene. Detective Kevin Jones, who has extensive training and experience in the triaging or examining of fired cartridge casings for the entry into the NIBIN database and in reviewing the correlation results, conducted a review of the 10mm casings recovered from Lewis's Chrysler, a 10mm casing recovered from the Parker shooting scene, and a test-fired casing from the handgun recovered from Thomas on July 25, 2023. Based on his observations, Det. Jones made a preliminary finding that all the rounds were fired by the same handgun.

This 10mm handgun was also preliminarily matched to a casing recovered from a drive-by shooting that occurred at 17:18 on July 23, 2023, just over 5 hours prior to the Parker murder. Geolocation data indicates that neither Lewis nor Thomas were present in the area of that shooting at that time. Based on my training and experience investigating criminal street gangs, firearms are often traded and sold amongst members of a criminal group.

Security footage at the Darigold-Inland location at 10430 E Marginal Way S, Tukwila shows the white Chrysler 300 arrive at that location at 22:47 on July 23, 2023. At least three people are observed exiting the car (one from the driver's position, one from the passenger seat, and one from the rear passenger seat). The footage does not show, due to distance and lighting, if additional subjects exit from the rear, driver's side door. Subjects moved in and around the car and to different spots away from the car. By 22:55, all subjects left the area and the vehicle appears to have been abandoned.

At 23:44, Wells messaged a group chat including Thomas, "Came to the hood n got blitzed" and then messaged, "Fuck 24."

Thomas responded, "U js did it to em?"

Another participant, @steve_knockedher_nephew1158, asked if anybody had been hit.

Thomas replied, "Somebody got hit when I got clappy". Based on my training and experience, "Clappy" is slang for shooting. Shortly after, Thomas messaged the chat, "I need 40s or 10mm" referring to calibers of bullets. A 10mm handgun can fire either caliber. Thomas then said, "We pop some one at the store" (emphasis added).

Wells replied, "This are 5th bang out today wit them niggas."

Thomas said, "Ots" which is short of the affirmative phrase "On the set."

Wells said, "We dropped over 300 today" likely referring to the number of bullets fired.

In a separate Instagram message with the account @champagneelissa at approximately 2350, Wells says that he was just in a shooting while with Lewis. Geolocation data put Lewis near the intersection of S 216 ST and Pacific HWY S in Des Moines. There was a shooting in that area at this time.

At the same time as the above conversation, Thomas had a separate conversation with the Instagram account @gg.duecymuney belonging to Jaquell J Demerson. Thomas messaged, "Js belted'em ... they was talking ab infant on live ots."

Demerson responded, “All that talking niggas do and be acting like they with that belt to ass hit different 😂😂😂😂😂😂.” Based on geolocation data, it appears that Thomas’s device was moving south away from Des Moines at the time of the later shooting at that location. As Thomas doesn’t appear to be involved in the later Des Moines shooting, it is likely Thomas is referring to the murder of Parker in his message to Demerson.

At 00:03 on July 25, 2023, Brown and Lewis had a video chat via Instagram followed with another at 00:12. At 01:56, Lewis messaged Brown, “U neve came brother.” At 12:09, Brown messaged, “Brother I kno y’all ain’t go to po man lol.” At 22:54, Lewis messaged, “Wya (where you at) brother.” Brown replied, “Come to the west u niggas ain’t on the highway.” There was no further direct communication between the two.

On July 26, 2023, Lewis was in a group chat on Instagram which included McWilliams and Brown. Participants insulted Lewis. @yngkyro9 said, “Niggas was creeping when we was out of town. Let’s see what they do now.”

As described above, Lewis’s cell records show that his phone moved to, and was present was at, the location of the shooting at the time of the shooting. Those records then show that Lewis’s phone moved to the area of the Darigold-Inland location in Tukwila, and that his phone was present at that location before departing that location consistent with the timeline observed of the Chrysler’s movements to that location and the associated individuals’ exit from that location.

Thomas and Lewis are associated with a criminal street gang and that has expressed disdain for WSSM as well as being in prior altercations with them. The investigation has shown that Lewis was involved in a shooting on the afternoon of July 23, 2023, and during an Instagram Live video Lewis posted immediately afterward, he blamed rival WSSM associates. During that video, which he recorded while standing in the middle of WSSM turf, Lewis displayed a handgun while making challenges of retaliatory shootings. Lewis then continued to post additional videos taunting opposition gang associates as he drove through West Seattle. Along with associates, Lewis took steps to gather up his associates, including Thomas, and then go find Dewayne Brown or other members of WSSM. Videos posted by Lewis show that he is driving the same Chrysler 300 on July 23, 2023, that he was observed by investigators driving the week prior. A vehicle closely resembling that Chrysler 300 is observed on surveillance video speeding past the location at the time of the shooting. Lewis recorded dozens of Instagram Live videos over the period covered by the above listed search warrant. Lewis is driving in all videos captured on July 23, 2023, inside the white Chrysler 300. Based on his movements and messaging, the evidence shows that Lewis provided the vehicle and likely drove to pick up accomplices before driving them to the shooting scene.

Based on geolocation data from Lewis and Thomas’s phones, both were present in the Chrysler 300 and returned to 5445 Delridge Way SW at the time of the shooting. The initial target, Brown, was present at that location along with Parker. Parker was shot in the head and neck and died a short time later. A 10mm gun which was fired at the scene was recovered on Thomas two days later. Immediately after the murder, Thomas was asking his friends for 10mm or .40 ammunition – 10mm handguns can fire both calibers. Additionally, Thomas was observed on Snapchat earlier on the day of the murder asking about a 19X. A Glock 19X preliminarily matched to casings fired at the scene was later recovered from Thomas’s associate. The Chrysler 300 was found the next day with bullet damage along its driver’s side and fired shell casings inside, indicating people inside were shooting from it. The Chrysler also had damage and fresh paint transfer along its front passenger side, consistent with the collision that occurred immediately after the shooting as the

Chrysler is fleeing from the incident location. While Parker and his associates shot at Lewis, striking his vehicle several times, it was Lewis and the other occupants of the car that located Brown and Parker. Moreover, at the time shots were fired, they were travelling northbound on Delridge WY SW at such a high rate of speed that it is far more likely that they had their firearms out and ready to commence the shootout well beforehand, rather than responding to incoming gunfire from Parker, Brown, and their associates. After the shooting, Thomas directly referenced his participation in the shooting, acknowledging that they had shot somebody. In the days after the shooting, Lewis and Brown taunted and challenged each other to additional shootings. For these reasons, there is probable cause to believe that Derrion Lewis and Lederian Thomas took several significant steps in the planned event that resulted in the murder of Rayshawn Parker.

Under penalty of perjury under the laws of the State of Washington, I certify that the foregoing is true and correct to the best of my knowledge and belief. Signed and dated by me this 11th day of March, 2024, at Seattle Washington.



Det. Matt Blackburn – 7402
Seattle Police Department
Homicide Unit

AGENCY: Seattle Police Department	CASE NUMBER 2023-209095	FILE NUMBER	PCN NUMBER
--------------------------------------	----------------------------	-------------	------------

SUPERFORM

ARREST INFORMATION	
DATE & TIME OF VIOLATION 7/23/2023	CRIMINAL TRAFFIC CITATION ATTACHED? <input type="checkbox"/> YES <input type="checkbox"/> NO
DATE OF ARREST/TIME	ARREST LOCATION 5445 DELRIDGE WAY SW SEATTLE, WA 98104
ACCOMPLICES THOMAS, LEDERIAN	

SUSPECT INFORMATION			
NAME (LAST, FIRST, MIDDLE/JR, SR, 1st, 2nd) LEWIS, DERRION MARCHE		DOB 4/16/2001	ALIAS, NICKNAMES DERRION MARCHE LEWIS, DERRION MARCHE LEWIS, DEREON MARCHE LEWIS, DERRION LEWIS, DAREON M LEWIS
ARMED/DANGEROUS <input type="checkbox"/> YES <input type="checkbox"/> NO	IDENTITY IN DOUBT? <input type="checkbox"/> YES <input type="checkbox"/> NO	CITIZENSHIP	

PHYSICAL DETAILS							
SEX M	HEIGHT 5'11	WEIGHT 160	SKIN TONE	RACE B	EYE BRO	HAIR BLK	SCARS, MARKS, TATTOOS, DEFORMITIES

IDENTIFICATION DETAILS							
UCN 10657327	PRIOR BA #	AFIS #	FBI #	STATE ID # WA27938117	DRIVERS LICENSE # ID -- LEWISDM992JW	STATE	SSN
RESIDENCE LAST KNOWN ADDRESS 4817 DELRIDGE WAY SW APT B SEATTLE, WA 98106				EMPLOYMENT / SCHOOL EMPLOYER, SCHOOL (ADDRESS, SHOP/UNION NUMBER)			
RESIDENCE PHONE (206) 396-9456				BUSINESS PHONE (206) 413-1925		OCCUPATION	
EMERGENCY CONTACT							
PERSON TO BE CONTACTED IN CASE OF EMERGENCY			RELATIONSHIP	ADDRESS			PHONE

CHARGE INFORMATION			
OFFENSE <input type="checkbox"/> DV <input type="checkbox"/> FUGITIVE Murder In The Second Degree	RCW / ORD#	COURT / CAUSE #	CITATION #
OFFENSE <input type="checkbox"/> DV <input type="checkbox"/> FUGITIVE	RCW / ORD#	COURT / CAUSE #	CITATION #

WARRANT / OTHER				
WARRANT DATE	WARRANT NUMBER	OFFENSE	AMOUNT OF BAIL	WARRANT TYPE
ORIGINATING POLICY AGENCY		ISSUING AGENCY	WARRANT RELEASED TO: (SERIAL # / UNIT / DATE / TIME)	

PROPERTY INFORMATION		
LIST VALUABLE ITEMS OR PROPERTY LEFT FOR ARRESTEE AT JAIL		
LIST VALUABLE ITEMS OR PROPERTY ENTERED INTO EVIDENCE (SIMPLE DESCRIPTION, IDENTIFYING MARKS, SERIAL #)		
LIST ITEMS ENTERED INTO SAFEKEEPING		
TOTAL CASH OF ARRESTEE \$0.00	WAS CASH TAKEN INTO EVIDENCE? <input type="checkbox"/> YES <input type="checkbox"/> NO AMOUNT: \$0.00	SIGNATURE OF JAIL STAFF RECEIVING ITEMS / SERIAL #

OFFICER INFORMATION		
ARRESTING OFFICER / SERIAL # Blackburn, Matthew 7402	TRANSPORTING OFFICER / SERIAL #	SUPERVISOR SIGNATURE / SERIAL #
SUPERFORM COMPLETED BY (SIGNATURE/SERIAL #)		CONTACT PERSON FOR ADDITIONAL INFORMATION (NAME / SERIAL # / PHONE)

COURT FILE		
SUPERIOR COURT FILING INFO <input type="checkbox"/> IN CUSTODY <input type="checkbox"/> AT LARGE <input type="checkbox"/> OUT ON BOND	COURT CAUSE (STAMP OR WRITE)	
COURT/DIST. CT.NO.	DIST. CT. BONDS\$	SUP. CT. DATE

EXTRADITE				
PERSON APPROVING EXTRADITION	SEAKING-LOCAL ONLY WACIC-STATE WIDE <input type="checkbox"/>	NCIC-WILL EXTRADITE FROM ID & OR ONLY <input type="checkbox"/>	NCIC-WILL EXTRADITE FROM OR, ID, MT, WY, CA, NV, UT, CO, AZ, NM, HI, AK <input type="checkbox"/>	NCIC-WILL EXTRADITE FROM ALL 50 STATES <input type="checkbox"/>
E N T R Y	UCN 10657327 WAC NCIC	DOE TOE OP	DOC TOC OP	