

**STATE OF NEW YORK :: COUNTY OF ROCKLAND  
SPRING VALLEY VILLAGE COURT**

*The People of the State of New York  
against*

**Blanchard Glaudin**  
*Defendant*

**07//0/1994**  
*Date of Birth*

**FELONY  
COMPLAINT**

I, Detective Kevin Freeman, the complainant herein, of the Spring Valley Police Department, accuse **Blanchard Glaudin**, of LKA 3 Wood St, Spring Valley, NY 10977, the DEFENDANT in this action, and charge that on or about the 18th day of February, 2020, at **24 Chestnut St Finkelstein Library** in the Village of Spring Valley, County of Rockland, State of New York, at about 2:05 in the afternoon, said DEFENDANT did commit the Felony of **Murder in the second degree**, contrary to the provisions of Section **125.25 Sub 1** of the Penal Law of the State of New York by intentionally and by knowingly:

**Law Section:**

A person is guilty of murder in the second degree when: 1. With intent to cause the death of another person, he causes the death of such person or of a third person.

**To Wit:**

Deponent does state that on the above mentioned time, date and place the above defendant, Blanchard Glaudin did with intent to kill Sandra Wilson did stab her several times about her body with a large kitchen knife causing her death.

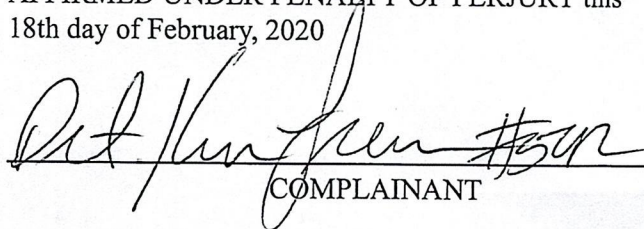
All contrary to the provisions of the statute in such case made and provided.

That the source of deponent's information and the grounds of his belief as to all matters herein stated upon information and belief are based upon and derived from the personal knowledge of the deponent.

WHEREFORE I REQUEST THAT CRIMINAL PROCESS BE ISSUED TO COMPEL THE DEFENDANT TO ANSWER THE AFORESAID ACCUSATION.

NOTE: False statements made herein are punishable as a Class A misdemeanor pursuant to section 210.45 of the Penal Law of the State of New York.

AFFIRMED UNDER PENALTY OF PERJURY this  
18th day of February, 2020

  
COMPLAINANT