# STATE OF MINNESOTA COUNTY OF HENNEPIN

# DISTRICT COURT FOURTH JUDICIAL DISTRICT

State of Minnesota,	Court File No. : 27-CR-23-1886
Plaintiff,	
vs.	EXHIBT P E-FILED COMP SUMMONS
Matthew David Guertin,	
Defendant.	Judicial Officer: Sarah Hudelston

TO: THE HONORABLE SARAH HUDLESTON, JUDGE OF DISTRICT COURT; MARY F. MORIARTY, HENNEPIN COUNTY ATTORNEY; AND MAWERDI HAMID, ASSISTANT HENNEPIN COUNTY ATTORNEY

SYNTHETIC JUDICIAL SYSTEM EXPOSED AI-DRIVEN DOCKET SIMULATIONS AND PSYCHIATRIC DISPOSAL WITHIN THE 4TH JUDICIAL DISTRICT COURT



# State of Minnesota County of Hennepin

# District Court 4th Judicial District

Prosecutor File No. Court File No.

20-14054 27-CR-21-928

State of Minnesota,

NEW HOPE, MN 55427

COMPLAINT

Plaintiff,

Summons

VS.

PRIEST JESUS DORSEY DOB: 04/07/1973

4109 OREGON AVENUE NORTH #4

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: GIVING PEACE OFFICER FALSE NAME-OF ANOTHER PERSON

Minnesota Statute: 609.506.2

Maximum Sentence: 0-1 year and/or \$0-\$3,000

Offense Level: Gross Misdemeanor

Offense Date (on or about): 11/14/2020

Control #(ICR#): 20288661

Charge Description: ... with intent to obstruct justice gives the name and date of birth of another person to a peace officer, when the officer makes inquiries incident to a lawful investigatory stop or lawful arrest, or inquiries incident to executing any other duty imposed by law;

## COUNT II

Charge: TRAFFIC REGULATION-UNINSURED VEHICLE-DRIVER VIOLATION

Minnesota Statute: 169.797.3

Maximum Sentence: 0-90 days and/or \$0-\$1,000

Offense Level: Misdemeanor

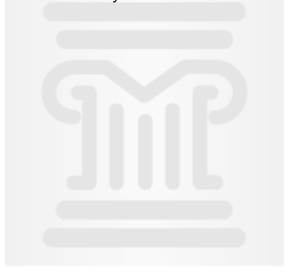
Offense Date (on or about): 11/14/2020

Control #(ICR#): 20288661

Charge Description: ... operate a motor vehicle upon a public street or highway when he/she knew or should have known that said vehicle did not have in full force and effect security complying with the terms of section 65B.48:

## STATEMENT OF PROBABLE CAUSE

That on or about November 13, 2020, at approximately 6:33 p.m. Officer Polito of the Minneapolis Police Department was in his parked squad car at3858 Stevens Avenue South in the city of Minneapolis, county of Hennepin, state of Minnesota when he noticed a Silver, Saturn traveling at an extremely high rate of speed in a 35 m.ph. zone. Officer Polito stopped the Silver Saturn and the driver identified himself as Shannon Lee Christianson, with a dob of 8/22/1970. The man was later identified as Priest Jesus Dorsey, dob 4/7/1973, defendant herein. He gave the name and dob of a real person. The defendant did not have a valid driver's license or proof of insurance. The defendant claimed he had swallowed narcotics and was taken to HCMC. The defendant had several felony warrants for his arrest.



## 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

Kara Parker

sgt.

350 S 5th St

Minneapolis, MN 55415-1389

Badge: 5451

Electronically Signed:

01/13/2021 09:53 AM

hennepin County, minnesota

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

Prosecuting Attorney

Michelle Doffing

Assistant City Attorney 350 S 5th St Room 210 Minneapolis, MN 55415

(612) 673-2010

Electronically Signed: 01/13/2021 09:51 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).

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: \$3,000.00

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: January 13, 2021.

**Judicial Officer** 

Luis Bartolomei District Court Judge Electronically Signed: 01/13/2021 10:09 AM

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

# COUNTY OF HENNEPIN STATE OF MINNESOTA

# State of Minnesota

**Plaintiff** 

VS.

# PRIEST JESUS DORSEY

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:

## **DEFENDANT FACT SHEET**

Name: PRIEST JESUS DORSEY

**DOB**: 04/07/1973

Address: 4109 OREGON AVENUE NORTH

#4

NEW HOPE, MN 55427

Alias Names/DOB:

**SID**: MN90006452

Height:
Weight:
Eye Color:

Hair Color: Gender:

Race:

Fingerprints Required per Statute: Yes
Fingerprint match to Criminal History Record: Yes

**Driver's License #:** S489149671421 (MN)

SILS Person ID #: 170708
SILS Tracking No. 3202361

**Alcohol Concentration:** 

# STATUTE AND OFFENSE GRID

Cnt Nbr	Statute Type	Offense Date(s)	Statute Nbrs and Descriptions	Offense Level	MOC	GOC	Controlling Agencies	Case Numbers
1	Charge	11/14/2020	609.506.2 Giving Peace Officer False Name-of Another Person	Gross Misdemeanor	X2200		MN0271100	20288661
2	Charge	11/14/2020	169.797.3 Traffic Regulation-Uninsured Vehicle-Driver Violation	Misdemeanor			MN0271100	20288661



# State of Minnesota County of Hennepin

# District Court 4th Judicial District

Prosecutor File No. Court File No.

22009010 27-CR-23-883

State of Minnesota,

COMPLAINT

Plaintiff.

Summons

VS.

ABDINOUR MOHAMED ALASOW DOB: 01/01/1997

1717 Thomas Avenue N Minneapolis, MN 55411-2907

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: Trespass on Critical Public Service Facilities, Pipeline, Utility - Returns Within Six Months

Minnesota Statute: 609.6055.2(a)(2)

Maximum Sentence: 0-1 year imprisonment and/or 0-\$3000 fine

Offense Level: Gross Misdemeanor

Offense Date (on or about): 12/17/2022

Control #(ICR#): 22009010

Charge Description: (a)Whoever enters or is found upon property containing a critical public service facility, utility, or pipeline, without claim of right or consent of one who has the right to give consent to be on the property, is guilty of a gross misdemeanor, if: (1) the person refuses to depart from the property on the demand of one who has the right to give consent; (2) within the past six months, the person had been told by one who had the right to give consent to leave the property and not to return, unless a person with the right to give consent has given the person permission to return; or (3) the property is posted. (b) Whoever enters an underground structure that (1) contains a utility line or pipeline and (2) is not open to the public for pedestrian use, without claim of right or consent of one who has the right to give consent to be in the underground structure, is guilty of a gross misdemeanor. The underground structure does not need to be posted for this paragraph to apply.

## **COUNT II**

Charge: Interfere w/ Privacy at Hotel, Tan Booth, or Other Place - Gaze, Stare or Peep in Window or Aperture

Minnesota Statute: 609.746.1(c)

Maximum Sentence: 0-1 year imprisonment and/or 0-\$3000 fine

Offense Level: Gross Misdemeanor

Offense Date (on or about): 12/17/2022

Control #(ICR#): 22009010

Charge Description: (c) A person is guilty of a gross misdemeanor who: (1) surreptitiously gazes are or peeps in the window or other aperture of a sleeping room in a hotel, as defined in section 327.70, subdivision 3, a tanning booth, or other place where a reasonable person would have an expectation of privacy and has exposed or is likely to expose their intimate parts, as defined in section 609.341, subdivision 5, or the clothing covering the immediate area of the intimate parts; and (2) does so with intent to intrude upon or interfere with the privacy of the occupant.

## **COUNT III**

Charge: Indecent Exposure-Engage in Lewd/Indecent Behavior

Minnesota Statute: 617.23.1(3)

Maximum Sentence: 0-90 days imprisonment and/or 0-\$1000 fine

Offense Level: Misdemeanor

Offense Date (on or about): 12/17/2022

Control #(ICR#): 22009010

Charge Description: A person who commits any of the following acts in any public place, or in any place where others are present, is guilty of a misdemeanor: (1) willfully and lewdly exposes the person's body, or the private parts thereof; (2) procures another to expose private parts; or (3) engages in any open or gross lewdness or lascivious behavior, or any public indecency other than behavior specified in this subdivision.

# STATEMENT OF PROBABLE CAUSE

Your Complainant is a Detective with the Airport Police Department who states that she has read and reviewed the offense reports of Airport Police Detective Anne Katchmark and Airport Police Officer Charlie Mahon and, based thereon, alleges the following:

On December 17, 2022, at approximately 8:47 p.m., Officers responded to a report of a male, later identified as the above-named Defendant ABDINOUR MOHAMED ALASOW, DOB 01/01/1997 that appeared to be masturbating inside a stall in the women's restroom located underneath Checkpoint 1 at Terminal 2, in the jurisdiction of the Metropolitan Airports Commission, County of Hennepin, State of Minnesota. Officer Mahon entered the women's restroom and observed that only one stall was occupied. Officer Mahon knocked on the stall door and heard a male voice respond. Officer Mahon asked Defendant to exit the stall and Defendant complied. Officers immediately recognized Defendant from several prior trespassing incidents in which Defendant was found inside the women's restroom and interfering with privacy. A check on Defendant revealed that Defendant was on the Airport Police Department's active gross misdemeanor trespass list after Defendant received a trespass notice on December 2, 2022. The check revealed that this was Defendant's **ninth** contact with Airport Police since October 13, 2021. The check also revealed that Defendant had a gross misdemeanor warrant out of Hennepin County for trespassing.

On December 20, 2022, at approximately 4:37 p.m., Det. Katchmark made contact with the reporting party, later identified as J.A.M., over the phone. When asked, J.A.M. stated that she was using the women's restroom below Checkpoint 1 when she heard a "movement noise" coming from the stall next to her. J.A.M. stated that she looked under the stall and observed what she believed to be a male, lying on the floor on his right side and facing towards her, masturbating. J.A.M. reported that she took a video of the incident and three pictures, which were later forwarded to Airport Police. Det. Katchmark viewed the video and observed that Defendant appeared to be masturbating while laying on the floor in the stall next to where J.A.M. had used the toilet.

# 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 Anne Katchmark

Police Officer

4300 Glumack Drive

**Suite 3255** 

St Paul, MN 55111

Badge: 61

Electronically Signed:

01/06/2023 11:29 AM

Hennepin County, Minnesota

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

**Prosecuting Attorney** Christopher P. Renz

Prosecuting Attorney

100 Washington Avenue S

Suite #1700

Minneapolis, MN 55401

(612) 339-7300

Electronically Signed: 01/06/2023 11:23 AM



### 27-CR-23-1886 27-CR-23-883

# FINDING OF PROBABLE CAUSE

Filed in District Court State of

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).

	X	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 pers	son authorized to execute this	warrant: I order, in the name of the State
of Minnesota, that the Defendant be apprehended an	nd arrested without delay and	brought promptly before the court (if in
session), and if not, before a Judge or Judicial Officer o	of such court without unnecess	sary delay, and in any event not later than
36 hours after the arrest or as soon as such Judge or Ju	udicial Officer is available to be	e dealt with according to law.
Execute in MN Only	xecute Nationwide	Execute in Border States
ORDE	R OF DETENTION	
Since the Defendant is already in custody, I order, sub	eject to bail or conditions of re	elease, that the Defendant continue to be

ue 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: January 7, 2023.

**Judicial Officer** 

Susan Burke District Court Judge Electronically Signed: 01/07/2023 04:42 PM

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

# **COUNTY OF HENNEPIN** STATE OF MINNESOTA

# State of Minnesota

**Plaintiff** 

vs.

**Abdinour Mohamed Alasow** 

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:

# DEFENDANT FACT SHEET

Name: Abdinour Mohamed Alasow

**DOB**: 01/01/1997

Address: 1717 Thomas Avenue N

Minneapolis, MN 55411-2907

Alias Names/DOB:

SID:

Height: 6' 0"

Weight: 159lbs.

Eye Color: Black
Hair Color: Black
Gender: MALE

Race:

Fingerprints Required per Statute: Yes
Fingerprint match to Criminal History Record: No

**Driver's License #:** M153187883909 (MN)

**Alcohol Concentration:** 

# STATUTE AND OFFENSE GRID

Cnt Nbr	Statute Type	Offense Date(s)	Statute Nbrs and Descriptions	Offense Level	MOC GO	Controlling Agencies	Case Numbers
1	Charge	12/17/2022	609.6055.2(a)(2) Trespass on Critical Public Service Facilities, Pipeline, Utility - Returns w/ir 6 Months	Gross Misdemeanor	P23J0	MN0272500	22009010
2	Charge	12/17/2022	609.746.1(c) Interfere w/ Privacy at hotel, tan booth, or other place - Gaze, stare or peep in window or aperture	Gross Misdemeanor	N2080	MN0272500	22009010
3	Charge	12/17/2022	617.23.1(3) Indecent Exposure-Engage in	Misdemeanor		MN0272500	22009010



# State of Minnesota County of Hennepin

# District Court 4th Judicial District

Prosecutor File No.
Court File No.

19A01519 27-CR-19-3539

State of Minnesota,

COMPLAINT

Plaintiff,

Summons

VS.

AESHA IBRAHIM OSMAN DOB: 09/03/1998

2947 GIRARD AVE N MINNEAPOLIS, MN 55412

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: Assault-4th Deg-Correction Emp/ Prob. Officer/Prosecutor/Judge-Intentionally Transfers Bodily Fluids

Minnesota Statute: 609.2231.3(2), with reference to: 609.101.2, 609.2231.3

Maximum Sentence: 2 YEARS AND/OR \$4,000

Offense Level: Felony

Offense Date (on or about): 01/30/2019

Control #(ICR#): 19001202

Charge Description: That on or about January 30, 2019, in Hennepin County, Minnesota, AESHA IBRAHIM OSMAN assaulted Victim A, a correctional facility employee, while that employee was executing a duty imposed by law, policy or rule, and intentionally threw or otherwise transferred bodily fluids or feces at or onto her.

# BRANCH

## STATEMENT OF PROBABLE CAUSE

Complainant has investigated the facts and circumstances of this offense and believes the following establishes probable cause:

On January 30, 2019, Victim A, a detention deputy working at the Hennepin County Adult Detention Facility, Minneapolis, Hennepin County, was completing nurse rounds when inmate AESHA IBRAHIM OSMAN, Defendant hereinafter, tried to give Victim A a cup out of her food pass. Victim A declined the cup from Defendant. Defendant threw liquid from the cup onto Victim A and Defendant said the liquid was urine and toilet water. The liquid hit Victim A in the mouth, eyes, ear, and on her uniform.

Defendant is currently in custody on other matters.



### 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 Stacy D. Braun

Detective

350 S 5th St

Minneapolis, MN 55415

Badge: 151

Electronically Signed:

02/08/2019 03:00 PM

Hennepin County, Minnesota

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

Prosecuting Attorney

Elizabeth Smith

**Assistant County Attorney** 

300 S 6th St

Minneapolis, MN 55487

(612) 348-5550

**Electronically Signed:** 02/08/2019 02:47 PM

## 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).

# X SUMMONS

THEREFORE YOU, THE DEFENDANT, ARE SUMMONED to appear on February 26, 2019 at 1:30 PM before the above-named court at 300 S Sixth Street, Minneapolis, MN 55487 to answer this complaint.

IF YOU FAIL TO APPEAR in response to this SUMMONS, a WARRANT FOR YOUR ARREST shall be issued.

	□ WARD	ANT	
	☐ WARR	AIN I	
To the Sheriff of the above-name	ed county; or other person author	ized to execute this w	varrant: I order, in the name of the State
			brought promptly before the court (if in ry delay, and in any event not later than
36 hours after the arrest or as se	oon as such Judge or Judicial Offic	cer is available to be	dealt with according to law.
Execute in MN	Only Execute Nati	onwide	Execute in Border States
	ORDER OF DI	ETENTION	
Since the Defendant is already detained pending further proceed	-	I or conditions of rele	ease, that the Defendant continue to be
Bail: \$20,000.00 Conditions of Release:			
This complaint, duly subscribed as of the following date: Februar		alty of perjury, is issu	ed by the undersigned Judicial Officer
Judicial Officer	William H Koch District Court Judge	Electronic	cally Signed: 02/08/2019 04:13 PM

# **COUNTY OF HENNEPIN** STATE OF MINNESOTA

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

# **State of Minnesota**

Plaintiff

VS.

# **AESHA IBRAHIM OSMAN**

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:

## **DEFENDANT FACT SHEET**

Name: AESHA IBRAHIM OSMAN

**DOB**: 09/03/1998

Address: 2947 GIRARD AVE N

MINNEAPOLIS, MN 55412

Alias Names/DOB:

**SID**: MN17KK3020

Height:

Weight: Eye Color:

Hair Color:

Gender:

Race: Black

Fingerprints Required per Statute: Yes
Fingerprint match to Criminal History Record: Yes

Driver's License #:

 SILS Person ID #:
 819202

 SILS Tracking No.
 3081096

Case Scheduling Information: Next court date 2/26 at 1:30 with Judge Lamas. Please schedule on same

date.

**FEMALE** 

**Alcohol Concentration:** 

# STATUTE AND OFFENSE GRID

Cnt Nbr	Statute Type	Offense Date(s)	Statute Nbrs and Descriptions	Offense Level	MOC	GOC	Controlling Agencies	Case Numbers
1	Charge	1/30/2019	609.2231.3(2) Assault-4th Deg-Correction Emp/ Prob Officer/Prosecutor/Judge-Intentionally Transfers Bodily Fluids	Felony	A4G0C		MN0270000	19001202
	Penalty	1/30/2019	609.2231.3 Assault-4th Deg-Correctional Employee; Probation Officer; Prosecutor; or Judge	Felony	A4G0C		MN0270000	19001202
	Definition	1/30/2019	609.101.2 Minimum Fines – Victim Assistance Programs	No-Level	A4G0C		MN0270000	19001202

# State of Minnesota County of Hennepin

# **District Court** 4th Judicial District

Prosecutor File No.

20A00443

Court File No.

27-CR-20-3244

State of Minnesota.

COMPLAINT

Plaintiff,

Summons

VS.

ANGELIC DENISE NUNN DOB: 01/28/1978

772 Fuller Ave St Paul. MN 55104

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: Theft-Take/Use/Transfer Movable Prop-No Consent

Minnesota Statute: 609.52.2(a)(1), with reference to: 609.52.3(3)(a)

Maximum Sentence: 5 YEARS AND/OR \$10,000

Offense Level: Felony

Offense Date (on or about): 12/19/2019

Control #(ICR#): 19019356

Charge Description: That on or about 12/19/2019, in Hennepin County, Minnesota, ANGELIC DENISE NUNN intentionally and without claim of right, took, used, transferred, concealed or retained possession of movable property belonging to Victoria's Secret without consent and with the intent to deprive the owner/entity permanently of possession of the property, and the property had a value of more than One Thousand Dollars (\$1,000.00) but less than Five Thousand Dollars (\$5,000.00).

### STATEMENT OF PROBABLE CAUSE

Complainant has investigated the facts and circumstances of this offense and believes the following establishes probable cause:

On December 19, 2019, Maple Grove Police received report of a theft at Victoria's Secret, located at 12401 Elm Creek Blvd N., Maple Grove, Hennepin County, Minnesota.

Upon arrival, officers made contact with S.Y., a loss prevention employee, who informed them that a female later identified as ANGELIC DENISE SCHAEFFER, (Age: 42, DOB: 1/28/1978), Defendant herein, had taken several items from inside the store, concealed them into a bag she was carrying, and exited the store without making any attempts to pay for the items. The incident was captured on surveillance video.

Loss prevention stopped the Defendant outside and she refused to return the items to the employees. Loss prevention continued to ask the Defendant for the items back, and she only returned some of the items. When she learned officers were arriving, she returned all of the items.

In total, the items were valued at \$1,167.00.

The Defendant is not in custody.

# 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** Aaron Valerius

Police Officer

12800 Arbor Lakes Pkwy

Maple Grove, MN 55311

Badge: 140

Electronically Signed:

02/03/2020 08:07 AM

Hennepin County, Minnesota

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

Prosecuting Attorney

Sophia Vogt

300 S 6th St

Minneapolis, MN 55487

(612) 348-5550

Electronically Signed: 01/31/2020 03:17 PM



## 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).

X	SUMMONS
---	---------

THEREFORE YOU, THE DEFENDANT, ARE SUMMONED to appear on **March 5**, **2020** at **1:30 PM** before the above-named court at the address listed on the attached court summons 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

Execute in MN Only	Execute Nationwide	Execute in Border States

# ORDER OF DETENTION

36 hours after the arrest or as soon as such Judge or Judicial Officer is available to be dealt with according to law.

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: \$0.00

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 3, 2020.

**Judicial Officer** 

Nicole Engisch District Court Judge Electronically Signed: 02/03/2020 08:51 AM

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

# COUNTY OF HENNEPIN STATE OF MINNESOTA

# State of Minnesota

Plaintiff

VS.

# ANGELIC DENISE NUNN

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:

## **DEFENDANT FACT SHEET**

ANGELIC DENISE NUNN Name:

DOB: 01/28/1978 Address: 772 Fuller Ave

St Paul, MN 55104

Alias Names/DOB: ANGELIC DENISE SCHAEFFER DOB: 1/28/1978

SID: MN98023200

Height:

Weight: **Eye Color:** 

**Hair Color:** Gender:

Race:

Fingerprints Required per Statute: Fingerprint match to Criminal History Record: Yes

Driver's License #:

SILS Person ID #: SILS Tracking No.

**Alcohol Concentration:** 

**FEMALE** 

Black

Yes

346774

3146765

# STATUTE AND OFFENSE GRID

Cnt Nbr	Statute Type	Offense Date(s)	Statute Nbrs and Descriptions	Offense Level	MOC	GOC	Controlling Agencies	Case Numbers
1	Charge	12/19/2019	609.52.2(a)(1) Theft-Take/Use/Transfer Movable Prop-No Consent	Felony	U128H		MN0272700	19019356
	Penalty	12/19/2019	609.52.3(3)(a) Theft - Value of property or services \$1001 - \$5,000	Felony	U128H		MN0272700	19019356



# State of Minnesota County of Hennepin

# District Court 4th Judicial District

Prosecutor File No.
Court File No.

20A01823 27-CR-20-6517

State of Minnesota,

COMPLAINT

Plaintiff,

Summons

VS.

REX ALLEN BASSWOOD JR DOB: 07/19/1989

1717 WASHINGTON ST NE #1504 MINNEAPOLIS, MN 55413

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: Theft-Take/Use/Transfer Movable Prop-No Consent

Minnesota Statute: 609.52.2(a)(1), with reference to: 609.52.3(3)(a)

Maximum Sentence: 5 YEARS AND/OR \$10,000

Offense Level: Felony

Offense Date (on or about): 02/06/2020

Control #(ICR#): 20001325

Charge Description: That on or about 2/6/2020, in Hennepin County, Minnesota, REX ALLEN BASSWOOD Jr intentionally and without claim of right, took, used, transferred, concealed or retained possession of movable property belonging to Macy's without consent and with the intent to deprive the owner/entity permanently of possession of the property, and the property had a value of more than One Thousand Dollars (\$1,000.00) but less than Five Thousand Dollars (\$5,000.00).

# BRANCH

## STATEMENT OF PROBABLE CAUSE

Complainant has investigated the facts and circumstances of this offense and believes the following establishes probable cause:

On or about February 6, 2020, a man entered the Macy's Department Store in the Mall of America, located at 4000 SW Court, Bloomington, Hennepin County, Minnesota. The individual, later identified as REX ALLEN BASSWOOD, DOB 07/19/1989 ("DEFENDANT") proceeded to collect multiple pieces of men's apparel merchandise. DEFENDANT then exited the store past the points of sale, without paying for any of the merchandise. Bloomington police were able to apprehend DEFENDANT with the merchandise still in his possession. The total value of the merchandise taken was \$1,441.27



### 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** Beth Hendrycks

Police Officer

Police Oπicer 1800 W Old Shakopee Road

Bloomington, MN 55431

Badge: 309

Electronically Signed:

03/10/2020 03:20 PM

Hennepin County, Minnesota

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

**Prosecuting Attorney** 

Justin Richardson

300 S 6th St

Minneapolis, MN 55487

(612) 348-5550

Electronically Signed: 02/20/2020 03:39 PM



## 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).

# X SUMMONS

THEREFORE YOU, THE DEFENDANT, ARE SUMMONED to appear on **April 6, 2020 at 1:30 PM** before the above-named court at the address listed on the attached court summons 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		
	OPPER OF DETENTION			

# 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: \$0.00

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: March 10, 2020.

**Judicial Officer** 

Michelle Hatcher

Electronically Signed: 03/10/2020 03:37 PM

Judge

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

# COUNTY OF HENNEPIN STATE OF MINNESOTA

# State of Minnesota

Plaintiff

VS.

**REX ALLEN BASSWOOD Jr** 

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:

## **DEFENDANT FACT SHEET**

Name: REX ALLEN BASSWOOD Jr

**DOB**: 07/19/1989

Address: 1717 WASHINGTON ST NE

#1504

MINNEAPOLIS, MN 55413

Alias Names/DOB:

SID: MN11EN7859

Height: Weight:

Eye Color: Hair Color:

Gender:

Race:

Fingerprints Required per Statute:

Fingerprint match to Criminal History Record: Yes

Driver's License #:

SILS Person ID #:

SILS Tracking No.

**Alcohol Concentration:** 

MALE

American Indian

Yes

. . . .

804819

3156833

# STATUTE AND OFFENSE GRID

Cnt Nbr	Statute Type	Offense Date(s)	Statute Nbrs and Descriptions	Offense Level	MOC	GOC	Controlling Agencies	Case Numbers
1	Charge	2/6/2020	609.52.2(a)(1) Theft-Take/Use/Transfer Movable Prop-No Consent	Felony	U1283		MN0270100	20001325
	Penalty	2/6/2020	609.52.3(3)(a) Theft - Value of property or services \$1001 - \$5,000	Felony	U1283		MN0270100	20001325



# State of Minnesota County of Hennepin

# District Court 4th Judicial District

Prosecutor File No. Court File No.

20A04524 27-CR-20-8926

State of Minnesota,

COMPLAINT

Plaintiff,

Summons

VS.

TERRELL JOHNSON DOB: 08/28/1979

2550 Central Ave NE Loft 3 Minneapolis, MN 55418

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 - Not Small Amount Marijuana

Minnesota Statute: 152.025.2(1), with reference to: 609.101.3, 152.025.4(b)

Maximum Sentence: 5 YEARS AND/OR \$3,000-\$10,000

Offense Level: Felony

Offense Date (on or about): 04/02/2020

Control #(ICR#): 20085925

Charge Description: That on or about 4/2/2020, in Hennepin County, Minnesota, TERRELL JOHNSON unlawfully possessed one or more mixtures containing a Schedule I, II, III, or IV controlled substance, to-wit: methamphetamine.

# BRANCH

## STATEMENT OF PROBABLE CAUSE

Complainant has investigated the facts and circumstances of this offense and believes the following establishes probable cause:

On or about April 2, 2020, Minneapolis police officers were dispatched to 2550 Central Ave NE, Minneapolis, Hennepin County, Minnesota on a report of a burglary of a dwelling. Upon arrival the Victim, R.J. reported to officers there was a male inside the apartment unit who was not supposed to be there. R.J. further reported the individual in question had been kicked out of the unit several months prior. Officers made contact with TERRELL JOHNSON DOB 08/28/1979 ("DEFENDANT") in the hallway just outside the apartment door. DEFENDANT informed he had accessed the apartment unit via a key. In the subsequent search incident to arrest officers recovered from DEFENDANT's pant's pocket baggies of a substance the officers believed to be narcotics. It field tested positive for methamphetamine and weighed 0.3 grams without packaging.

## 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** Thomas R Peterson

Sergeant

350 S 5th St

Minneapolis, MN 55415-1389

Badge: 5651

Electronically Signed:

04/03/2020 11:01 AM

Hennepin County, MN

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

**Prosecuting Attorney** Justin F

Justin Richardson

300 S 6th St

Minneapolis, MN 55487

(612) 348-5550

Electronically Signed: 04/03/2020 10:57 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).

# X SUMMONS

THEREFORE YOU, THE DEFENDANT, ARE SUMMONED to appear on **June 4, 2020 at 1:30 PM** before the above-named court at the address listed on the attached court summons 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

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: \$3,000.00 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: April 3, 2020.

**Judicial Officer** 

Kathryn Quaintance District Court Judge Electronically Signed: 04/03/2020 11:22 AM

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

# COUNTY OF HENNEPIN STATE OF MINNESOTA

# State of Minnesota

Plaintiff

VS.

TERRELL JOHNSON

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:

#### **DEFENDANT FACT SHEET**

Name: TERRELL JOHNSON

**DOB**: 08/28/1979

Address: 2550 Central Ave NE

Loft 3

MALE

Black Yes

349836

3166875

Minneapolis, MN 55418

Alias Names/DOB: TERRELL DANNIE JOHNSON DOB: 8/28/1979

**SID**: MN98022023

Height:

Weight:

Eye Color: Hair Color:

Gender:

Race:
Fingerprints Required per Statute:

- Ingerprints Required per Statute.

Fingerprint match to Criminal History Record: Yes

Driver's License #:

SILS Person ID #:

SILS Tracking No.

**Alcohol Concentration:** 

#### STATUTE AND OFFENSE GRID

Cnt Nbr	Statute Type	Offense Date(s)	Statute Nbrs and Descriptions	Offense Level	MOC	GOC	Controlling Agencies	Case Numbers
1	Charge	4/2/2020	152.025.2(1) Drugs - 5th Degree - Possess Schedule 1,2,3,4 - Not Small Amount Marijuana	Felony	DH5C0		MN0271100	20085925
	Penalty	4/2/2020	152.025.4(b) Drugs - 5th Degree Controlled Substance - Sale or possession	Felony	DH5C0		MN0271100	20085925
	Definition	4/2/2020	609.101.3 Minimum Fines-Controlled Substance Offenses	No-Level	DH5C0		MN0271100	20085925



### State of Minnesota County of Hennepin

### District Court 4th Judicial District

Prosecutor File No. Court File No.

20A14265 27-CR-21-1977

State of Minnesota,

COMPLAINT

Plaintiff,

Summons

VS.

ANGELIC DENISE NUNN DOB: 01/28/1978

740 E 17th St Minneapolis, MN 55404

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: Theft-Take/Use/Transfer Movable Prop-No Consent

Minnesota Statute: 609.52.2(a)(1), with reference to: 609.52.3(3)(a)

Maximum Sentence: 5 YEARS AND/OR \$10,000

Offense Level: Felony

Offense Date (on or about): 12/05/2020

Control #(ICR#): 20004112

Charge Description: That on or between 12/5/2020 and 12/12/2020, at Target, located at 6445 Richfield Parkway, Richfield, in Hennepin County, Minnesota, ANGELIC DENISE NUNN intentionally and without claim of right, took, used, transferred, concealed or retained possession of movable property belonging to Target without consent and with the intent to deprive the owner/entity permanently of possession of the property, and the property had an aggregate value of more than One Thousand Dollars (\$1,000.00) but less than Five Thousand Dollars (\$5,000.00).



#### STATEMENT OF PROBABLE CAUSE

Complainant has investigated the facts and circumstances of this offense and believes the following establishes probable cause:

On December 5, 2020, at approximately 12:52 p.m., police responded to a theft report at Target, located at 6445 Richfield Parkway, Richfield, in Hennepin County. A few days later, police also investigated a theft at the same Target on December 12, 2020.

Loss prevention employee, J.L., told police that a female, later identified as ANGELIC DENISE SCHAEFFER aka NUNN (DOB 01/28/1978), DEFENDANT SCHAEFFER herein, and a male suspect, stole merchandise from the store on 12/5/2020. J.L. advised that DEFENDANT SCHAEFFER and the male selected bedding merchandise totaling \$1,156.89, and exited the store, passing all points of sale without offering payment. DEFENDANT SCHAEFFER and the male loaded the items into a vehicle and left the lot. Police viewed and obtained video surveillance of the incident.

On December 12, 2020, while en route to the same Target for another reported shoplifting, dispatch aired that DEFENDANT had walked out of Target with bedding merchandise without offering payment. DEFENDANT was described as wearing a black jacket, black beanie, black shoes, and a black backpack. Police located DEFENDANT sitting at a bus stop near Target. DEFENDANT could not provide police with proof of purchase. DEFENDANT told police, "yeah, I stole some shit." DEFENDANT admitted she was going to sell the comforters for cash. Police viewed and obtained video surveillance from the incident. Surveillance showed DEFENDANT bypass all checkout lanes without attempting to pay for the merchandise. The total loss from this incident was \$249.97.

The total aggregated loss from the two theft incidents on 12/5/2020 and 12/12/2020 was \$1,406.86.

DEFENDANT SCHAEFFER was identified by law enforcement and Target employees familiar with her.

DEFENDANT is out of custody.

# JUDICIAL BRANCH

#### 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** Amanda Johnson

Police Officer

6700 Portland Avenue S

Richfield, MN 55423

Badge: 186

Electronically Signed:

01/28/2021 02:26 PM

Hennepin County, MN

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

Prosecuting Attorney Meh

Mehek Masood

300 S 6th St

Minneapolis, MN 55487

(612) 348-5550

Electronically Signed: 01/28/2021 02:23 PM

JUMBANCH BRANCH

#### 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).

	X	SU	MM	ONS
--	---	----	----	-----

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: \$0.00

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: January 28, 2021.

**Judicial Officer** 

Luis Bartolomei District Court Judge Electronically Signed: 01/28/2021 03:43 PM

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

#### COUNTY OF HENNEPIN STATE OF MINNESOTA

#### State of Minnesota

**Plaintiff** 

VS.

#### ANGELIC DENISE NUNN

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:

#### **DEFENDANT FACT SHEET**

Name: ANGELIC DENISE NUNN

**DOB**: 01/28/1978 **Address**: 740 E 17th St

Minneapolis, MN 55404

Alias Names/DOB: ANGELIC DENISE SCHAEFFER DOB: 1/28/1978

ANGELIC DENISE SCHAEFER DOB: 1/28/1978

SID:

Height:

Weight:

Eye Color: Hair Color:

Gender:

Race:

Fingerprints Required per Statute:

Fingerprint match to Criminal History Record: No

Driver's License #:

SILS Person ID #:

SILS Tracking No.

**Alcohol Concentration:** 

FEMALE

Black

Diack

Yes

346774

3206346

#### STATUTE AND OFFENSE GRID

Cnt Nbr	Statute Type	Offense Date(s)	Statute Nbrs and Descriptions	Offense Level	MOC	GOC	Controlling Agencies	Case Numbers
1	Charge	12/5/2020	609.52.2(a)(1) Theft-Take/Use/Transfer Movable Prop-No Consent	Felony	U128H		MN0271800	20004112
	Penalty	12/5/2020	609.52.3(3)(a) Theft - Value of property or services \$1001 - \$5,000	Felony	U128H		MN0271800	20004112



### State of Minnesota County of Hennepin

### District Court 4th Judicial District

Prosecutor File No. Court File No.

20A14514 27-CR-21-1978

State of Minnesota,

COMPLAINT

Plaintiff,

Summons

VS.

ANGELIC DENISE NUNN DOB: 01/28/1978

740 E 17th St Minneapolis, MN 55404

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: Theft-Take/Use/Transfer Movable Prop-No Consent

Minnesota Statute: 609.52.2(a)(1), with reference to: 609.52.3(3)(a)

Maximum Sentence: 5 YEARS AND/OR \$10,000

Offense Level: Felony

Offense Date (on or about): 12/09/2020

Control #(ICR#): 20004200

Charge Description: That on or about 12/9/2020, at Ulta Beauty and Burlington Coat Factory, located at 1050 78th Street West, and 1150 78th Street West, respectively, Richfield, in Hennepin County, Minnesota, ANGELIC DENISE NUNN intentionally and without claim of right, took, used, transferred, concealed or retained possession of movable property belonging to Ulta Beauty and Burlington Coat Factory without consent and with the intent to deprive the owner/entity permanently of possession of the property, and the property had an aggregate value of more than One Thousand Dollars (\$1,000.00) but less than Five Thousand Dollars (\$5,000.00).



#### STATEMENT OF PROBABLE CAUSE

Complainant has investigated the facts and circumstances of this offense and believes the following establishes probable cause:

On December 9, 2020, police responded to a report of theft that occurred at Ulta Beauty and Burlington Coat Factory, located at 1050 78th Street West, and 1150 78th Street West, respectively, Richfield, in Hennepin County.

Burlington Coat Factory loss prevention told police a female, later identified as ANGELIC DENISE SCHAEFFER aka NUNN (DOB 01/28/1978), DEFENDANT herein, took multiple coats and fragrances, bypassed all points of sale, and left the store without attempting to pay. The alarms sounded as DEFENDANT left the store. DEFENDANT left the lot in a dark-colored Dodge Durango. The total loss was \$397.42. Police viewed and obtained video surveillance of the incident.

Ulta loss prevention told police that DEFENDANT selected multiple roll-on perfumes and conceal them in her purse. Police viewed and obtained video surveillance from the Ulta theft. DEFENDANT entered Ulta at 4:25 p.m. on 12/9/2020. Video showed DEFENDANT then bypassed all points of sale, made no attempt to pay for the items, and left the store. Ulta verified that the stolen items totaled \$787.13.

Later, Police conducted a traffic stop of the vehicle DEFENDANT left in. In the vehicle, police located a bag with multiple roll-on perfumes from Ulta, as well as the stolen coats and other merchandise from Burlington Coat Factory. DEFENDANT did not have a receipt for the Ulta items. The Burlington merchandise still had tags and sensors on them. When asked about taking items from Burlington, DEFENDANT initially denied the theft, but then stated, "Okay, I did just this one jacket."

The total aggregated loss from the two theft incidents on 12/9/2020 was \$1,184.55.

DEFENDANT is out of custody.

# JUDICIAL BRANCH

#### 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** Amanda Johnson

Police Officer

6700 Portland Avenue S

Richfield, MN 55423

Badge: 186

Electronically Signed:

01/28/2021 02:26 PM

Hennepin County, MN

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

Prosecuting Attorney M

Mehek Masood

300 S 6th St

Minneapolis, MN 55487

(612) 348-5550

Electronically Signed: 01/28/2021 02:23 PM



#### 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
	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: \$0.00

Conditions of Release:

Execute in MN Only

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: January 28, 2021.

**Judicial Officer** 

Luis Bartolomei District Court Judge Electronically Signed: 01/28/2021 03:46 PM

Execute in Border States

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

#### **COUNTY OF HENNEPIN** STATE OF MINNESOTA

#### State of Minnesota

Plaintiff

VS

#### ANGELIC DENISE NUNN

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:

#### **DEFENDANT FACT SHEET**

Name: ANGELIC DENISE NUNN

**DOB**: 01/28/1978 **Address**: 740 E 17th St

Minneapolis, MN 55404

Alias Names/DOB: ANGELIC DENISE SCHAEFFER DOB: 1/28/1978

ANGELIC DENISE SCHAEFER DOB: 1/28/1978

SID:

Height:

Weight:

Eye Color: Hair Color:

Gender:

Race:

Fingerprints Required per Statute:

Fingerprint match to Criminal History Record: No

Driver's License #:

SILS Person ID #:

**SILS Tracking No.** 

**Alcohol Concentration:** 

FEMALE
Black
Yes
ecord: No
346774
3207271

#### STATUTE AND OFFENSE GRID

Cnt Nbr	Statute Type	Offense Date(s)	Statute Nbrs and Descriptions	Offense Level	MOC	GOC	Controlling Agencies	Case Numbers
1	Charge	12/9/2020	609.52.2(a)(1) Theft-Take/Use/Transfer Movable Prop-No Consent	Felony	U128H		MN0271800	20004200
	Penalty	12/9/2020	609.52.3(3)(a) Theft - Value of property or services \$1001 - \$5,000	Felony	U128H		MN0271800	20004200



### State of Minnesota County of Hennepin

### District Court 4th Judicial District

Prosecutor File No.
Court File No.

21A03147 27-CR-21-6382

State of Minnesota,

COMPLAINT

Plaintiff,

Summons

VS.

PRIEST JESUS DORSEY DOB: 04/07/1973

4109 Oregon Ave N #4 New Hope, MN 55427

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: Fleeing a Peace Officer in a Motor Vehicle

Minnesota Statute: 609.487.3, with reference to: 609.487.3 Maximum Sentence: 3 YEARS AND 1 DAY AND/OR \$5,000

Offense Level: Felony

Offense Date (on or about): 01/20/2021

Control #(ICR#): 21000380

Charge Description: That on or about January 20, 2021, in Shorewood, Hennepin County, Minnesota, PRIEST JESUS DORSEY did by means of a motor vehicle, flee or attempt to flee from a peace officer acting in the lawful discharge of an official duty, who PRIEST JESUS DORSEY knew or reasonably should have known was a peace officer.

#### **COUNT II**

Charge: Traffic-DL-Driving after cancellation-inimical to public safety

Minnesota Statute: 171.24.5, with reference to: 171.24.5

Maximum Sentence: 1 YEAR AND/OR \$3.000

Offense Level: Gross Misdemeanor

Offense Date (on or about): 01/20/2021

Control #(ICR#): 21000380

Charge Description: That on or about January 20, 2021, in Shorewood, Hennepin County, Minnesota, PRIEST JESUS DORSEY operated a motor vehicle, the operation of which requires a driver's license, while such license or privilege was cancelled or denied under Minn. Stat. 171.04, subdivision 1, clause (10) and PRIEST JESUS DORSEY had been given notice of, or reasonably should have known of the cancellation or denial.

#### STATEMENT OF PROBABLE CAUSE

Complainant has investigated the facts and circumstances of this offense and believes the following establishes probable cause:

On or about January 20, 2021, at approximately 9:11 a.m., South Lake Minnetonka Police Officers responded to a residence on the 6000 block of Christmas Lake Road, Shorewood, Hennepin County, Minnesota, on a report of trespassers. The 911 caller reported that two suspicious individuals came to her house asking to buy electronics. The caller described the suspects' vehicle as a silver Buick bearing MN license plate CHY797.

Officers located the vehicle at approximately Christmas Lake Road and Highway 7. Officers identified the driver verbally and by Minnesota ID as PRIEST JESUS DORSEY, hereinafter Defendant. There was also an adult female passenger. Officers discovered that Defendant's license was cancelled as inimical to public safety.

Officers attempted to place Defendant under arrest, but he refused to step out of the vehicle. Defendant instead drove away in the Buick.

Officers activated their emergency lights and sirens during pursuit. However, Defendant increased its speed to 70-95 miles per hour. Officers were unable to locate Defendant at approximately Highway 7 and County Road 101, then terminated pursuit.

Defendant is not currently in custody.

#### 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 Steve Neururer

Lieutenant - Police Department

Commander

24150 Smithtown Rd Shorewood, MN 55331

Badge: 602

Electronically Signed:

03/30/2021 11:20 AM

Hennepin County, Minnesota

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

**Prosecuting Attorney** Dustin M Thelen

**Assistant County Attorney** 

300 S 6th St

Minneapolis, MN 55487

(612) 348-5550

Electronically Signed: 03/26/2021 09:12 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).

X	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 State
	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: \$0.00

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: March 30, 2021.

**Judicial Officer** 

Maximillia Utley
District Court Judge

Electronically Signed: 03/30/2021 11:50 AM

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

#### COUNTY OF HENNEPIN STATE OF MINNESOTA

#### State of Minnesota

**Plaintiff** 

VS.

#### PRIEST JESUS DORSEY

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:

#### **DEFENDANT FACT SHEET**

PRIEST JESUS DORSEY Name:

DOB: 04/07/1973

Address: 4109 Oregon Ave N #4

New Hope, MN 55427

Alias Names/DOB: Priest Jesus Dorsey DOB: 4/7/1974

SID:

Height:

Weight:

**Eye Color:** 

**Hair Color:** Gender:

Race:

Fingerprints Required per Statute:

Fingerprint match to Criminal History Record: No

Driver's License #:

SILS Person ID #:

SILS Tracking No.

**Alcohol Concentration:** 

**MALE** 

Black

Yes

170708

3220362

#### STATUTE AND OFFENSE GRID

Cnt Nbr	Statute Type	Offense Date(s)	Statute Nbrs and Descriptions	Offense Level	MOC GO	OC Controlling Agencies	Case Numbers
1	Charge	1/20/2021	609.487.3 Fleeing a Peace Officer in a Motor Vehicle	Felony	E2700	MN0270700	21000380
	Penalty	1/20/2021	609.487.3 Fleeing a Peace Officer in a Motor Vehicle	Felony	E2700	MN0270700	21000380
2	Charge	1/20/2021	171.24.5 Traffic-DL-Driving after cancellation-inimical to public safety	Gross J2901 Misdemeanor c safety	MN0270700	21000380	
	Penalty	1/20/2021	171.24.5 Traffic-DL-Driving after cancellation-inimical to public safety	Gross Misdemeanor	J2901	MN0270700	21000380



### State of Minnesota County of Hennepin

### District Court 4th Judicial District

Prosecutor File No.
Court File No.

21-02120 27-CR-21-6904

State of Minnesota.

COMPLAINT

Plaintiff,

Summons

VS.

LUCAS PATRICK KRASKEY DOB: 06/01/1984

2606 GRAND ST NE MINNEAPOLIS, MN 55418

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: DAMAGE TO PROPERTY - 3RD DEGREE - REDUCE VALUE \$501-\$1000

Minnesota Statute: 609.595.2(a)(1)

Maximum Sentence: 0-1 year and/or \$0-\$3,000

Offense Level: Gross Misdemeanor

Offense Date (on or about): 01/29/2021

Control #(ICR#): 21000832

Charge Description: ... intentionally causes damage to another person's physical property without the other person's consent thereby reducing the value of the property by more than \$500 but not more than \$1,000 as measured by the cost of repair and replacement;

#### **COUNT II**

**Charge: PUBLIC URINATION PROHIBITED** 

Local Code: 227.180

Maximum Sentence: 0-90 days and/or \$0-\$1,000

Offense Level: Misdemeanor

Offense Date (on or about): 01/29/2021

Control #(ICR#): 21000832

Charge Description: ... urinates or defecates on any public street, alley, sidewalk or floor of any public building or of any building where the public gathers or has access, or in any other place, whether public or private, where such act could be observed by any member of the public, except in such place that has been designated as a restroom;

#### STATEMENT OF PROBABLE CAUSE

That on or about January 29, 2021, at approximately 10:11 a.m., Metro Transit Police Officer Vang and Field Training Officer (FTO) Yang were dispatched to the LRT Warehouse Station, located in the City of Minneapolis, Minnesota, for a damage to property. Upon arrival, Officer Vang observed a shattered glass panel and shattered glass on the ground. Officer Schuck reviewed the platform video of the Warehouse LRT Station for January 29, 2021, and he observed that at approximately 9:02 a.m., a suspect walked onto the platform from 1st Avenue and then walked into the mid-platform shelter, where the suspect urinated inside the shelter before walking out and around to the south side of the platform, eastbound. This same suspect then hit a shelter glass panel, breaking the glass. Officer Schuck compared a still photo, from the platform, of the suspect in this case, to still photos of a suspect in several other cases (MT 21-001509, MT 21-000401; and 21-001515), where that suspect was positively identified, using videos, still photos, UMPD ID, MRAP and DVS photos, as LUCAS PATRICK KRASKEY, DOB 06/01/1984, Defendant herein. Based on that comparison, Officer Schuck was able to positively identify the suspect in this case as Defendant.Defendant's actions caused damage in the amount of \$661.33, and Defendant did not have permission from the property owner to cause this damage.

#### 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 Panhia Jacob

Police Officer
560 6th Avenue N

Minneapolis, MN 55411

Badge: 75420

Electronically Signed:

04/06/2021 12:10 PM

**Electronically Signed:** 

04/05/2021 05:12 PM

Hennepin County, 23277

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

Prosecuting Attorney Zenaida Chico

Asst. Minneapolis City Attorney

350 S 5th St Room 210 Minneapolis, MN 55415

(612) 673-2010

BRANCH

#### Filed in District Court State of Minneshiesota 4/28/247#2022# 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).

	X	SU	MM	ON	S
--	---	----	----	----	---

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: April 6, 2021.

**Judicial Officer** 

Luis Bartolomei District Court Judge Electronically Signed: 04/06/2021 02:30 PM

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

#### COUNTY OF HENNEPIN STATE OF MINNESOTA

#### State of Minnesota

Plaintiff

VS.

**LUCAS PATRICK KRASKEY** 

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:

#### **DEFENDANT FACT SHEET**

Name: LUCAS PATRICK KRASKEY

**DOB**: 06/01/1984

Address: 2606 GRAND ST NE

MINNEAPOLIS, MN 55418

Alias Names/DOB:

**SID**: MN03406052

Height: Weight:

Eye Color:
Hair Color:
Gender:
Race:

Fingerprints Required per Statute:

Fingerprint match to Criminal History Record: No

**Driver's License #**: D194049711114 (MN)

Yes

SILS Person ID #: 502903

**Alcohol Concentration:** 

#### STATUTE AND OFFENSE GRID

Cnt Nbr	Statute Type	Offense Date(s)	Statute Nbrs and Descriptions	Offense Level	MOC	GOC	Controlling Agencies	Case Numbers
1	Charge	1/29/2021	609.595.2(a)(1) Damage to Property - 3rd Degree - Reduce Value \$501-\$1000	Gross Misdemeanor	P211K		MN0274300	21000832
2	Local Ord.	1/29/2021	227.180 Public Urination Prohibited	Misdemeanor				



### State of Minnesota County of Hennepin

### District Court 4th Judicial District

Prosecutor File No. Court File No.

21A03220 27-CR-21-7676

State of Minnesota,

COMPLAINT

Plaintiff,

Summons

VS.

BISHARO JAMA NOOR DOB: 01/01/1988

1912 Stevens Ave Minneapolis, MN 55403

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: Malicious Punishment of a Child** 

Minnesota Statute: 609.377.1, with reference to: 609.377.2

Maximum Sentence: 1 YEAR AND/OR \$3,000

Offense Level: Gross Misdemeanor

Offense Date (on or about): 01/16/2021

Control #(ICR#): 21011349

Charge Description: That on or about 1/16/2021, in Minneapolis, Hennepin County, Minnesota, Bisharo Jama Noor, the parent, legal guardian or caretaker of Child A a person under the age of 18, did by an intentional act or a series of intentional acts with respect to Child A evidence unreasonable force and/or cruel discipline that was excessive under the circumstances and the punishment resulted in less than substantial bodily harm.

## BRANCH

#### STATEMENT OF PROBABLE CAUSE

Complainant has investigated the facts and circumstances of this offense and believes the following establishes probable cause:

On January 16, 2021, around 8:10 p.m., Minneapolis Police Officers responded to a report of a domestic assault at 19xx Stevens Avenue South. The caller reported that his son's mother had held a knife up to the son.

Upon arrival, officers identified and spoke with Defendant BISHARO JAMA NOOR (DOB: 01/01/1988). Officers also noticed a very strong odor emanating from inside the apartment. Officers spoke with Child A, a ten-year-old child, and Child B, a nine-year-old child, in the hallway. Both children stated that Defendant had punched Child A several times. The children reported that Defendant moved towards Child A with a knife in her hand, and that Child B intervened to stop her from taking further action.

Officers also learned that Child C, a six-year-old child, was still inside the apartment and entered the apartment to check the child's welfare. Upon entering, officers noted that the apartment carried strong odors of old food and urine, that the apartment appeared in disarray with trash and old clothes scattered throughout, and that there were bedbugs and cockroaches all along the apartment floor.

The children later participated in forensic interviews and medical evaluations. Child A and Child B disclosed information consistent with the events described above. These children also disclosed additional acts of physical abuse by Defendant towards Child A, including being strangled with a "charger cord." Child A further reported that Defendant frequently calls him names, tells him he is ugly, and beats him frequently with big sticks and charging cords. The physical examinations of all children also noted bruising and marks on the children's bodies consistent with these reports.

Defendant is currently out of custody.

# JUDICIAI BRANCH

#### 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

William Palmer

Sergeant

350 S 5th St

Minneapolis, MN 55415-1389

Badge: 5429

Electronically Signed:

04/16/2021 01:13 AM

Hennepin County, Minnesota

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

**Prosecuting Attorney** 

Raoul Shah

300 S 6th St

Minneapolis, MN 55487

(612) 348-5550

Electronically Signed: 04/13/2021 10:05 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).

X	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	
r other person authorized to exec	cute this warrant: I order,
hended and arrested without d	elay and brought promptl

n the name of the State To the Sheriff of the above-named county; or of Minnesota, that the Defendant be apprel y 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 State		
	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: \$0.00

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: April 16, 2021.

**Judicial Officer** 

Julie Allyn District Court Judge Electronically Signed: 04/16/2021 03:35 PM

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

#### **COUNTY OF HENNEPIN** STATE OF MINNESOTA

#### State of Minnesota

Plaintiff

VS.

#### **Bisharo Jama Noor**

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:

#### **DEFENDANT FACT SHEET**

Name: Bisharo Jama Noor

**DOB**: 01/01/1988

Address: 1912 Stevens Ave

Minneapolis, MN 55403

Alias Names/DOB:

SID:

Height:

Weight:

Eye Color:

Hair Color: Gender:

Race:

Fingerprints Required per Statute:

Fingerprint match to Criminal History Record: No

Driver's License #:

SILS Person ID #:

SILS Tracking No.

**Alcohol Concentration:** 

**FEMALE** 

Black

Yes

878628

3220802

#### STATUTE AND OFFENSE GRID

Cnt Nbr	Statute Type	Offense Date(s)	Statute Nbrs and Descriptions	Offense Level	MOC	GOC	Controlling Agencies	Case Numbers
1	Charge	1/16/2021	609.377.1 Malicious Punishment of a Child	Gross Misdemeanor	12077		MN0271100	21011349
	Penalty	1/16/2021	609.377.2 Malicious Punishment of a Child-Less	Gross Misdemeanor	12077		MN0271100	21011349



### State of Minnesota County of Hennepin

### District Court 4th Judicial District

Prosecutor File No. Court File No.

21A02820 27-CR-21-8067

State of Minnesota,

COMPLAINT

Plaintiff,

Summons

VS.

LUCAS PATRICK KRASKEY DOB: 06/01/1984

2606 GRAND ST NE MINNEAPOLIS, MN 55418

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: Damage to Property - 1st Degree - Value Reduced Over \$1000

Minnesota Statute: 609.595.1(4), with reference to: 609.595.1

Maximum Sentence: 5 YEARS AND/OR \$10,000

Offense Level: Felony

Offense Date (on or about): 02/25/2021

Control #(ICR#): 21039944

Charge Description: That on or about 2/25/2021, in Hennepin County, Minnesota, LUCAS PATRICK KRASKEY intentionally caused damage to physical property belonging to victim, without victim's consent, and such damage reduced the value of the property by more than \$1,000 as measured by the cost of repair and/or replacement.

## BRANCH

#### STATEMENT OF PROBABLE CAUSE

Complainant has investigated the facts and circumstances of this offense and believes the following establishes probable cause:

In January through February 2021, officers with the University of Minnesota and Metro Transit police departments began investigating a series of property damage to glass panels around bus stops, light rail transit stations, and university buildings. Officers reviewed surveillance video and determined it appeared the same individual was responsible for many of the incidents of property damage. The adult male was wearing a blue/purple coat/sweatshirt with a distinct white mark on the hood, a black jacket, sunglasses, and wore either a black backpack or a blue backpack with white piping. University of Minnesota officers stopped and spoke with a male wearing the same clothing and backpack on February 15, 2021, and identified him as LUCAS PATRICK KRASKEY, DOB 6/1/84, DEFENDANT. Officers reviewed the surveillance video and compared it to known photographs of Defendant. Officers confirmed Defendant was the person in the surveillance video.

During their investigation officers learned surveillance video showed that on February 25, 2021, at approximately 2:30 a.m., Defendant can be seen riding his bicycle by the Carlson School of Management in Minneapolis, Hennepin County, Minnesota. Defendant stops his bicycle near the exterior window of room 1-151 and motions toward the window. Defendant then continues riding his bicycle eastbound closer to the security cameras where Defendant's distinct coats and backpack are visible. Defendant then enters the 21st Avenue Parking Ramp and sleeps for several hours in the vestibule. The next morning the exterior window of room 1-151 was found broken.

The total cost to repair the damage was \$2,225.00.

#### 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

Daniel Farrar

Police Officer

505 Washington Ave SE

Minneapolis, MN 55455

Badge: 2035

Electronically Signed:

04/23/2021 01:00 PM

Hennepin County, Minnesota

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

Prosecuting Attorney

Dawn O'Rourke

**Assistant County Attorney** 

300 S 6th St

Minneapolis, MN 55487

(612) 348-5550

Electronically Signed: 04/23/2021 11:33 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).

X 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: \$0.00 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: April 23, 2021.
Judicial Officer Luis Bartolomei Electronically Signed: 04/23/2021 02:33 PM District Court Judge
Sworn testimony has been given before the Judicial Officer by the following witnesses:

COUNTY OF HENNEPIN STATE OF MINNESOTA

**State of Minnesota** 

**Plaintiff** 

VS.

**LUCAS PATRICK KRASKEY** 

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:

# **DEFENDANT FACT SHEET**

Name: LUCAS PATRICK KRASKEY

**DOB**: 06/01/1984

Address: 2606 GRAND ST NE

MINNEAPOLIS, MN 55418

Alias Names/DOB: Lucas Patrick Kaskey DOB: 6/1/1984

SID:

Height:

Weight:

Eye Color:

Hair Color: Gender:

Race:

Fingerprints Required per Statute:

Fingerprint match to Criminal History Record: No

Driver's License #:

SILS Person ID #:

SILS Tracking No.

**Alcohol Concentration:** 

MALE

White

Yes

502903 3219186

# STATUTE AND OFFENSE GRID

Cnt Nbr	Statute Type	Offense Date(s)	Statute Nbrs and Descriptions	Offense Level	MOC	GOC	Controlling Agencies	Case Numbers
1	Charge	2/25/2021	609.595.1(4) Damage to Property - 1st Degree - Value Reduced Over \$1000	Felony	P1129		MN0272400	21039944
	Penalty	2/25/2021	609.595.1 Damage to Property-1st Degree	Felony	P1129		MN0272400	21039944



# State of Minnesota County of Hennepin

# District Court 4th Judicial District

Prosecutor File No.
Court File No.

21A02186 27-CR-21-8227

State of Minnesota,

COMPLAINT

Plaintiff,

Summons

VS.

LUCAS PATRICK KRASKEY DOB: 06/01/1984

2606 GRAND ST NE MINNEAPOLIS, MN 55418

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: Damage to Property - 1st Degree - Value Reduced Over \$1000

Minnesota Statute: 609.595.1(4), with reference to: 609.595.1

Maximum Sentence: 5 YEARS AND/OR \$10,000

Offense Level: Felony

Offense Date (on or about): 02/24/2021

Control #(ICR#): 21001565

Charge Description: That on or about 2/24/2021, in Hennepin County, Minnesota, LUCAS PATRICK KRASKEY intentionally caused damage to physical property belonging to victim, without victim's consent, and such damage reduced the value of the property by more than \$1,000 as measured by the cost of repair and/or replacement.

# BRANCH

# STATEMENT OF PROBABLE CAUSE

Complainant has investigated the facts and circumstances of this offense and believes the following establishes probable cause:

In January through February 2021, officers with the University of Minnesota and Metro Transit police departments began investigating a series of property damage to glass panels around bus stops, light rail transit stations, and university buildings. Officers reviewed surveillance video and determined it appeared the same individual was responsible for many of the incidents of property damage. The adult male was wearing a blue/purple coat/sweatshirt with a distinct white mark on the hood, a black jacket, sunglasses, and wore either a black backpack or a blue backpack with white piping. University of Minnesota officers stopped and spoke with a male wearing the same clothing and backpack on February 15, 2021, and identified him as LUCAS PATRICK KRASKEY, DOB 6/1/84, DEFENDANT. Officers reviewed the surveillance video and compared it to known photographs of Defendant. Officers confirmed Defendant was the person in the surveillance video.

During their investigation officers learned surveillance video showed that on February 24, 2021, at approximately 7:33 p.m., Defendant exits an eastbound green line train at the Stadium Village Transit Station in Minneapolis, Hennepin County, Minnesota. Defendant breaks out a panel of glass in the shelter. Defendant walks to the University Avenue end of the platform and breaks out two more panels of glass in the shelter. Defendant walks up the westbound platform and at approximately 7:36 p.m. uses an object to break-up the brick pillar near the platform entrance.

The total cost to repair the damage was \$1,430.99.

# 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

Brett Schuck Police Officer 560 6th Avenue N Minneapolis, MN 55411

Badge: 73391

Electronically Signed:

04/26/2021 07:50 PM Ramsey County, 21966

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

Prosecuting Attorney

Dawn O'Rourke

**Assistant County Attorney** 

300 S 6th St

Minneapolis, MN 55487

(612) 348-5550

Electronically Signed:

04/23/2021 11:22 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).

X 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: \$0.00 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: April 27, 2021.
Judicial Officer  Luis Bartolomei District Court Judge  Electronically Signed: 04/27/2021 10:26 AM

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

# COUNTY OF HENNEPIN STATE OF MINNESOTA

# **State of Minnesota**

**Plaintiff** 

VS.

**LUCAS PATRICK KRASKEY** 

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:

# **DEFENDANT FACT SHEET**

Name: LUCAS PATRICK KRASKEY

**DOB**: 06/01/1984

Address: 2606 GRAND ST NE

MINNEAPOLIS, MN 55418

Alias Names/DOB: Lucas Patrick Kaskey DOB: 6/1/1984

SID:

Height:

Weight:

Eye Color:

Hair Color: Gender:

Race:

Fingerprints Required per Statute:

Fingerprint match to Criminal History Record: No

Driver's License #:

SILS Person ID #:

SILS Tracking No.

**Alcohol Concentration:** 

MALE

White

Yes

502903 3216905

# STATUTE AND OFFENSE GRID

Cnt Nbr	Statute Type	Offense Date(s)	Statute Nbrs and Descriptions	Offense Level	MOC G	SOC	Controlling Agencies	Case Numbers
1	Charge	2/24/2021	609.595.1(4) Damage to Property - 1st Degree - Value Reduced Over \$1000	Felony	P1129		MN0274300	21001565
	Penalty	2/24/2021	609.595.1 Damage to Property-1st Degree	Felony	P1129		MN0274300	21001565



# State of Minnesota County of Hennepin

# **District Court** 4th Judicial District

Prosecutor File No.

21A02183

Court File No.

27-CR-21-8228

State of Minnesota.

COMPLAINT

Plaintiff,

Summons

VS.

LUCAS PATRICK KRASKEY DOB: 06/01/1984

2606 GRAND ST NE MINNEAPOLIS, MN 55418

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: Damage to Property - 1st Degree - Value Reduced Over \$1000

Minnesota Statute: 609.595.1(4), with reference to: 609.595.1

Maximum Sentence: 5 YEARS AND/OR \$10.000

Offense Level: Felony

Offense Date (on or about): 02/23/2021

Control #(ICR#): 21001515

Charge Description: That on or about 2/23/2021, in Hennepin County, Minnesota, LUCAS PATRICK KRASKEY intentionally caused damage to physical property belonging to victim, without victim's consent, and such damage reduced the value of the property by more than \$1,000 as measured by the cost of repair and/or replacement.

# STATEMENT OF PROBABLE CAUSE

Complainant has investigated the facts and circumstances of this offense and believes the following establishes probable cause:

In January through February 2021, officers with the University of Minnesota and Metro Transit police departments began investigating a series of property damage to glass panels around bus stops, light rail transit stations, and university buildings. Officers reviewed surveillance video and determined it appeared the same individual was responsible for many of the incidents of property damage. The adult male was wearing a blue/purple coat/sweatshirt with a distinct white mark on the hood, a black jacket, sunglasses, and wore either a black backpack or a blue backpack with white piping. University of Minnesota officers stopped and spoke with a male wearing the same clothing and backpack on February 15, 2021, and identified him as LUCAS PATRICK KRASKEY, DOB 6/1/84, DEFENDANT. Officers reviewed the surveillance video and compared it to known photographs of Defendant. Officers confirmed Defendant was the person in the surveillance video.

During their investigation officers learned surveillance video showed that on February 23, 2021, at approximately 8:26 p.m., Defendant boarded a northbound Blue Line train at the Lindberg Terminal. At 8:28 p.m., Defendant exited the train at the Fort Snelling Station in Hennepin County, Minnesota. Defendant then took out a folding knife, used the knife to peel off an "Emergency" sticker from an E-TEL box and then used the folding knife to break three glass panels of the seating shelter on the platform. Defendant then gets on his bicycle and rides away.

The total cost to replace the glass panels was \$1,588.99.

# 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

Brett Schuck Police Officer 560 6th Avenue N

Minneapolis, MN 55411

Badge: 73391

Electronically Signed:

04/26/2021 07:51 PM

Ramsey County, 21966

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

Prosecuting Attorney

Dawn O'Rourke

**Assistant County Attorney** 

300 S 6th St

Minneapolis, MN 55487

(612) 348-5550

Electronically Signed: 04/23/2021 11:25 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).

	X	SU	MM	IONS
--	---	----	----	------

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	Ш	Execute in Border States
	DER OF DETENTION	N	

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: \$0.00

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: April 27, 2021.

**Judicial Officer** 

Luis Bartolomei District Court Judge Electronically Signed: 04/27/2021 10:27 AM

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

# COUNTY OF HENNEPIN STATE OF MINNESOTA

# State of Minnesota

**Plaintiff** 

VS.

**LUCAS PATRICK KRASKEY** 

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:

# **DEFENDANT FACT SHEET**

Name: LUCAS PATRICK KRASKEY

**DOB:** 06/01/1984

Address: 2606 GRAND ST NE

MINNEAPOLIS, MN 55418

Alias Names/DOB: Lucas Patrick Kaskey DOB: 6/1/1984

SID:

Height:

Weight:

Eye Color:

Hair Color:

Gender:

Race:

Fingerprints Required per Statute:

Fingerprint match to Criminal History Record: No

Driver's License #:

SILS Person ID #:

SILS Tracking No.

**Alcohol Concentration:** 

MALE

White

Yes

INO

502903

3216904

# STATUTE AND OFFENSE GRID

Cnt Nbr	Statute Type	Offense Date(s)	Statute Nbrs and Descriptions	Offense Level	MOC	GOC	Controlling Agencies	Case Numbers
1	Charge	2/23/2021	609.595.1(4) Damage to Property - 1st Degree - Value Reduced Over \$1000	Felony	P1129		MN0274300	21001515
	Penalty	2/23/2021	609.595.1 Damage to Property-1st Degree	Felony	P1129		MN0274300	21001515



# State of Minnesota County of Hennepin

# District Court 4th Judicial District

Prosecutor File No. Court File No.

21A02178 27-CR-21-8229

State of Minnesota,

COMPLAINT

Plaintiff,

Summons

VS.

LUCAS PATRICK KRASKEY DOB: 06/01/1984

2606 GRAND ST NE MINNEAPOLIS, MN 55418

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: Damage to Property - 1st Degree - Value Reduced Over \$1000

Minnesota Statute: 609.595.1(4), with reference to: 609.595.1

Maximum Sentence: 5 YEARS AND/OR \$10,000

Offense Level: Felony

Offense Date (on or about): 01/15/2021

Control #(ICR#): 21000401

Charge Description: That on or about 1/15/2021, in Hennepin County, Minnesota, LUCAS PATRICK KRASKEY intentionally caused damage to physical property belonging to victim, without victim's consent, and such damage reduced the value of the property by more than \$1,000 as measured by the cost of repair and/or replacement.

# BRANCH

# STATEMENT OF PROBABLE CAUSE

Complainant has investigated the facts and circumstances of this offense and believes the following establishes probable cause:

In January through February 2021, officers with the University of Minnesota and Metro Transit police departments began investigating a series of property damage to glass panels around bus stops, light rail transit stations, and university buildings. Officers reviewed surveillance video and determined it appeared the same individual was responsible for many of the incidents of property damage. The adult male was wearing a blue/purple coat/sweatshirt with a distinct white mark on the hood, a black jacket, sunglasses, and wore either a black backpack or a blue backpack with white piping. University of Minnesota officers stopped and spoke with a male wearing the same clothing and backpack on February 15, 2021, and identified him as LUCAS PATRICK KRASKEY, DOB 6/1/84, DEFENDANT. Officers reviewed the surveillance video and compared it to known photographs of Defendant. Officers confirmed Defendant was the person in the surveillance video.

During their investigation officers learned surveillance video showed that on January 15, 2021, at approximately 7:37 a.m., Defendant walks from 19th Avenue into the West Bank Transit Station in Hennepin County, Minnesota. Defendant goes to the upper elevator vestibule and uses an object in his hand to break six windowpanes in the elevator vestibule.

The total cost to repair the damage was \$3,421.98.

# 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

Brett Schuck Police Officer 560 6th Avenue N Minneapolis, MN 55411

Badge: 73391

Electronically Signed: 04/26/2021 07:53 PM Ramsey County, 21966

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

Prosecuting Attorney

Dawn O'Rourke

**Assistant County Attorney** 

300 S 6th St

Minneapolis, MN 55487

(612) 348-5550

Electronically Signed: 04/23/2021 11:29 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).

X 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. Lorder, subject to bail or conditions of release, that

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: \$0.00

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: April 27, 2021.

**Judicial Officer** 

Luis Bartolomei District Court Judge Electronically Signed: 04/27/2021 10:28 AM

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

# COUNTY OF HENNEPIN STATE OF MINNESOTA

# State of Minnesota

**Plaintiff** 

VS.

**LUCAS PATRICK KRASKEY** 

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:

# **DEFENDANT FACT SHEET**

Name: LUCAS PATRICK KRASKEY

**DOB**: 06/01/1984

Address: 2606 GRAND ST NE

MINNEAPOLIS, MN 55418

Alias Names/DOB: Lucas Patrick Kaskey DOB: 6/1/1984

SID:

Height:

Weight:

Eye Color:

Hair Color:

Gender: Race:

Fingerprints Required per Statute:

inigerprints Required per Statute.

Fingerprint match to Criminal History Record: No

Driver's License #:

SILS Person ID #:

SILS Tracking No.

Alcohol Concentration:

MALE

White

Yes

NO

502903

3216900

# STATUTE AND OFFENSE GRID

Cnt Nbr	Statute Type	Offense Date(s)	Statute Nbrs and Descriptions	Offense Level	MOC C	Controlling Agencies	Case Numbers
1	Charge	1/15/2021	609.595.1(4) Damage to Property - 1st Degree - Value Reduced Over \$1000	Felony	P1129	MN0274300	21000401
	Penalty	1/15/2021	609.595.1 Damage to Property-1st Degree	Felony	P1129	MN0274300	21000401



# State of Minnesota County of Hennepin

# District Court 4th Judicial District

Prosecutor File No. Court File No.

21A02180 27-CR-21-8230

State of Minnesota,

COMPLAINT

Plaintiff,

Summons

VS.

LUCAS PATRICK KRASKEY DOB: 06/01/1984

2606 GRAND ST NE MINNEAPOLIS, MN 55418

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: Damage to Property - 1st Degree - Value Reduced Over \$1000

Minnesota Statute: 609.595.1(4), with reference to: 609.595.1

Maximum Sentence: 5 YEARS AND/OR \$10,000

Offense Level: Felony

Offense Date (on or about): 02/23/2021

Control #(ICR#): 21001509

Charge Description: That on or about 2/23/2021, in Hennepin County, Minnesota, LUCAS PATRICK KRASKEY intentionally caused damage to physical property belonging to victim, without victim's consent, and such damage reduced the value of the property by more than \$1,000 as measured by the cost of repair and/or replacement.

# BRANCH

# STATEMENT OF PROBABLE CAUSE

Complainant has investigated the facts and circumstances of this offense and believes the following establishes probable cause:

In January through February 2021, officers with the University of Minnesota and Metro Transit police departments began investigating a series of property damage to glass panels around bus stops, light rail transit stations, and university buildings. Officers reviewed surveillance video and determined it appeared the same individual was responsible for many of the incidents of property damage. The adult male was wearing a blue/purple coat/sweatshirt with a distinct white mark on the hood, a black jacket, sunglasses, and wore either a black backpack or a blue backpack with white piping. University of Minnesota officers stopped and spoke with a male wearing the same clothing and backpack on February 15, 2021, and identified him as LUCAS PATRICK KRASKEY, DOB 6/1/84, DEFENDANT. Officers reviewed the surveillance video and compared it to known photographs of Defendant. Officers confirmed Defendant was the person in the surveillance video.

During their investigation officers learned surveillance video showed that on February 23, 2021, at approximately 8:56 p.m., Defendant walked onto the southbound platform at the 50th Street Transit Station in Hennepin County, Minnesota with a bicycle. Defendant used a thin black object to break three panels of glass. Defendant went to the next seating shelter and broke another glass panel. Defendant walked to another seating shelter and broke two more glass panels. Defendant then rode the bicycle northbound and out of the camera view.

The total cost to repair the damage was \$3,059.48.

# 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

Brett Schuck Police Officer 560 6th Avenue N Minneapolis, MN 55411

Badge: 73391

Electronically Signed:

04/26/2021 07:54 PM Ramsey County, 21966

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

Prosecuting Attorney

Dawn O'Rourke

Assistant County Attorney

300 S 6th St

Minneapolis, MN 55487

(612) 348-5550

Electronically Signed:

04/23/2021 11:31 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).

	X	SU	MM	ONS
--	---	----	----	-----

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 St
	OPDER 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: \$0.00

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: April 27, 2021.

**Judicial Officer** 

Luis Bartolomei District Court Judge Electronically Signed: 04/27/2021 10:28 AM

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

# COUNTY OF HENNEPIN STATE OF MINNESOTA

# State of Minnesota

Plaintiff

VS.

**LUCAS PATRICK KRASKEY** 

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:

# **DEFENDANT FACT SHEET**

Name: LUCAS PATRICK KRASKEY

**DOB**: 06/01/1984

Address: 2606 GRAND ST NE

MINNEAPOLIS, MN 55418

Alias Names/DOB: Lucas Patrick Kaskey DOB: 6/1/1984

SID:

Height:

Weight:

Eye Color:

Hair Color:

Gender: Race:

Financiata Bandinad and Statuta

Fingerprints Required per Statute:

Fingerprint match to Criminal History Record: No

Driver's License #:

SILS Person ID #:

SILS Tracking No.

**Alcohol Concentration:** 

MALE

White

Yes

. . .

502903

3216902

# STATUTE AND OFFENSE GRID

Cnt Nbr	Statute Type	Offense Date(s)	Statute Nbrs and Descriptions	Offense Level	MOC (	GOC	Controlling Agencies	Case Numbers
1	Charge	2/23/2021	609.595.1(4) Damage to Property - 1st Degree - Value Reduced Over \$1000	Felony	P1129		MN0274300	21001509
	Penalty	2/23/2021	609.595.1 Damage to Property-1st Degree	Felony	P1129		MN0274300	21001509



# State of Minnesota County of Hennepin

# District Court 4th Judicial District

Prosecutor File No. Court File No.

21-02686 27-CR-21-8511

State of Minnesota,

COMPLAINT

Plaintiff,

Summons

VS.

LUCAS PATRICK KRASKEY DOB: 06/01/1984

2606 GRAND ST NE MINNEAPOLIS, MN 55418

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: DAMAGE TO PROPERTY - 3RD DEGREE - REDUCE VALUE \$501-\$1000

Minnesota Statute: 609.595.2(a)(1)

Maximum Sentence: 0-1 year and/or \$0-\$3,000

Offense Level: Gross Misdemeanor

Offense Date (on or about): 03/09/2021

Control #(ICR#): 21001858

Charge Description: ... intentionally causes damage to another person's physical property without the other person's consent thereby reducing the value of the property by more than \$500 but not more than \$1,000 as measured by the cost of repair and replacement;

# BRANCH

# STATEMENT OF PROBABLE CAUSE

That on March 9, 2021, at approximately 1747 hours, Officer Dongag, Metro Transit Police, observed a broken panel of glass on a shelter at the Stadium Village Light Rail Station, Minneapolis, Hennepin County, Minnesota. Investigation, by way of video surveillance review, showed a person, later identified as the Defendant herein, Lucas Patrick Kraskey, d.o.b. 06/01/1984, hitting the glass panel which caused it to break. Defendant then kicked the panel causing it to completely shatter. Defendant then entered a train and left the scene. Screenshots were obtained, and the Defendant was positively identified. The damage to the glass panel was \$820, and Defendant did not have permission or claim of right to cause said damage.



# 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 Samuel Scheeler

Police Officer

560 6th Avenue N

Minneapolis, MN 55411

Badge: 73385

Electronically Signed:

04/30/2021 03:28 PM

Hennepin County, Minnesota

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

Prosecuting Attorney Judd Gushwa

**Assistant Minneapolis City** 

Attorney

350 S 5th St Room 210 Minneapolis, MN 55415

(612) 673-2010

Electronically Signed: 04/28/2021 04:39 PM



# 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).

X 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.									
F 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: April 30, 2021.									
Judicial Officer Ivy S. Bernhardson Electronically Signed: 04/30/2021 03:34 PM District Court Judge									
Sworn testimony has been given before the Judicial Officer by the following witnesses:									

COUNTY OF HENNEPIN STATE OF MINNESOTA

# State of Minnesota

**Plaintiff** 

VS.

**LUCAS PATRICK KRASKEY** 

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:

# **DEFENDANT FACT SHEET**

Name: LUCAS PATRICK KRASKEY

**DOB**: 06/01/1984

Address: 2606 GRAND ST NE

MINNEAPOLIS, MN 55418

Alias Names/DOB:

**SID**: 03406052

Height: Weight:

Eye Color: Hair Color: Gender:

Race:

Fingerprints Required per Statute: Yes
Fingerprint match to Criminal History Record: No

**Driver's License #**: D194049711114 (MN)

SILS Person ID #: 502903

**Alcohol Concentration:** 

# STATUTE AND OFFENSE GRID

Cnt Nbr	Statute Type	Offense Date(s)	Statute Nbrs and Descriptions	Offense Level	МОС	GOC	Controlling Agencies	Case Numbers
1	Charge	3/9/2021	609.595.2(a)(1) Damage to Property - 3rd Degree - Reduce Value \$501-\$1000	Gross Misdemeanor	P211K		MN0274300	21001858



# State of Minnesota County of Hennepin

# District Court 4th Judicial District

Prosecutor File No.
Court File No.

22A02174 27-CR-22-4879

State of Minnesota,

COMPLAINT

Plaintiff,

Summons

VS.

MANYARA NICOLE WATKINS DO

DOB: 03/17/1992

**NPA** 

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: Assault-3rd Degree-Substantial Bodily Harm

Minnesota Statute: 609.223.1, with reference to: 609.223.1, 609.101.2

Maximum Sentence: 5 YEARS AND/OR \$3,000-\$10,000

Offense Level: Felony

Offense Date (on or about): 02/28/2022

Control #(ICR#): 22006995

Charge Description: That on or about 2/28/2022, in Brooklyn Park, Hennepin County, Minnesota,

Manyara Nicole Watkins assaulted Victim 1 and inflicted substantial bodily harm.

# **COUNT II**

Charge: Assault-5th Deg-Inflict or Attempt Bodily Harm

Minnesota Statute: 609.224.1(2), with reference to: 609.224.1(2), 609.101.2

Maximum Sentence: 90 DAYS AND/OR \$1,000

Offense Level: Misdemeanor

Offense Date (on or about): 02/28/2022

Control #(ICR#): 22006995

Charge Description: That on or about 2/28/2022, in Brooklyn Park, Hennepin County, Minnesota,

Manyara Nicole Watkins inflicted or attempted to inflict bodily harm on Victim 2.

# **COUNT III**

Charge: Assault-5th Deg-Inflict or Attempt Bodily Harm

Minnesota Statute: 609.224.1(2), with reference to: 609.224.1(2), 609.101.2

Maximum Sentence: 90 DAYS AND/OR \$1,000

Offense Level: Misdemeanor

Offense Date (on or about): 02/28/2022

Control #(ICR#): 22006995

Charge Description: That on or about 2/28/2022, in Brooklyn Park, Hennepin County, Minnesota, Manyara Nicole Watkins inflicted or attempted to inflict bodily harm on Victim 3.



# STATEMENT OF PROBABLE CAUSE

Complainant has investigated the facts and circumstances of this offense and believes the following establishes probable cause:

On February 28, 2022, at approximately 12:44 a.m., officers from the Brooklyn Park Police Department were dispatched to an apartment building on Boone Ave. N. in Brooklyn Park, Hennepin County, Minnesota for a reported assault. Officers contacted the original complainant, an adult male, hereinafter, "Victim 1," who stated he had been attacked by a neighbor in his building. He said he invited her over to have some beers and they were drinking for approximately five hours. When he asked her to leave, she became upset and started a barrage of closed fist punches to his face. Officers observed Victim 1 had significant injuries to his face and a large amount of blood was on his clothing and extremities. He was later treated at North Memorial Hospital where he learned he sustained multiple fractures to the nose and septum area.

Officers were then dispatched to an assault in progress at an adjacent building on the apartment complex. Officers believed, and later confirmed with Victim 1, that this suspect was also the person who assaulted him earlier in the evening. The two buildings are connected through a common corridor hallway, and when officers arrived on the third floor, they observed two adult females restraining a third adult female on the ground in the hallway. The female being restrained was later identified as MANYARA NICOLE WATKINS, DOB 03/17/1992, hereinafter the "Defendant."

Officers detained Defendant and spoke with one of the residents of apartment 306, hereinafter "Victim 2." She told officers that she was at home that evening with her mother, hereinafter "Victim 3," and her boyfriend when Defendant knocked on their door. Victim 3 got up to answer the door and Defendant pushed her way into the apartment. Victim 2 became upset when she saw Defendant push Victim 3, so she started to approach Defendant and tell her to leave. She told officers she had never seen Defendant before, and she was trying to get Defendant out of her apartment. Defendant punched Victim 2 in the face. Victim 2 said she then began to wrestle with Defendant and managed to get her out in the hallway. Victim 2 and Victim 3 then tried to restrain Defendant on the ground until law enforcement arrived. Victim 2 told officers that Defendant bit her in the hand and behind her left ear while they were trying to restrain her on the ground. Officers observed that Victim 2 was bleeding from behind her left ear.

# JUDICIAI BRANCH

# 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** Mark Marah

Police Officer 5400 85th Ave N

Brooklyn Park, MN 55443

Badge: 242

Electronically Signed:

03/16/2022 09:52 AM

Hennepin County, 22270

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

Prosecuting Attorney E

Brian Duginske

300 S 6th St

Minneapolis, MN 55487

(612) 348-5550

Electronically Signed: 03/16/2022 08:23 AM



### Filed in District Court State of Min Pistrict Court State of Min Pistrict Court 4/2820620224 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).

	X	S	U	M	M	10	IS
_		 					

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: \$0.00

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: March 16, 2022.

**Judicial Officer** 

Shereen Askalani District Court Judge Electronically Signed: 03/16/2022 09:55 AM

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

### COUNTY OF HENNEPIN STATE OF MINNESOTA

### State of Minnesota

**Plaintiff** 

VS.

**Manyara Nicole Watkins** 

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:

### **DEFENDANT FACT SHEET**

Name: Manyara Nicole Watkins

**DOB**: 03/17/1992

Address: NPA

Alias Names/DOB: Manyara Watkins DOB: 9/17/1992

Manyara Nicole Watkins DOB: 9/17/1992

MN14GT6139

Height:

SID:

Weight:

Eye Color:

Hair Color: Gender:

Race:

Fingerprints Required per Statute:

Fingerprint match to Criminal History Record: Yes

Driver's License #:

SILS Person ID #:

SILS Tracking No.

**Alcohol Concentration:** 

**FEMALE** 

Black

Yes

163

713032

3266182

### STATUTE AND OFFENSE GRID

Cnt Nbr	Statute Type	Offense Date(s)	Statute Nbrs and Descriptions	Offense Level	МОС	GOC	Controlling Agencies	Case Numbers
1	Charge	2/28/2022	609.223.1 Assault-3rd Degree-Substantial Bodily Harm	Felony	A3252		MN0270300	22006995
	Definition	2/28/2022	609.101.2 Minimum Fines – Victim Assistance Programs	No-Level	A3252		MN0270300	22006995
	Penalty	2/28/2022	609.223.1 Assault-3rd Degree-Substantial Bodily Harm	Felony	A3252		MN0270300	22006995
2	Charge	2/28/2022	609.224.1(2) Assault-5th Deg-Inflict or Attempt Bodily Harm	Misdemeanor	A5353		MN0270300	22006995
	Definition	2/28/2022	609.101.2 Minimum Fines – Victim Assistance Programs	No-Level	A5353		MN0270300	22006995
	Penalty	2/28/2022	609.224.1(2) Assault-5th Deg-Inflict or Attempt Bodily Harm	Misdemeanor	A5353		MN0270300	22006995
3	Charge	2/28/2022	609.224.1(2) Assault-5th Deg-Inflict or Attempt Bodily Harm	Misdemeanor	A5353		MN0270300	22006995
	Definition	2/28/2022	609.101.2 Minimum Fines – Victim Assistance Programs	No-Level	A5353		MN0270300	22006995
	Penalty	2/28/2022	609.224.1(2) Assault-5th Deg-Inflict or Attempt Bodily Harm	Misdemeanor	A5353		MN0270300	22006995

### State of Minnesota County of Hennepin

### District Court 4th Judicial District

Prosecutor File No. Court File No.

MKC0009523 27-CR-23-2073

State of Minnesota,

COMPLAINT

Plaintiff,

Summons

VS.

PRIEST JESUS DORSEY DOB: 04/07/1973

4109 Oregon Avenue N #4 Minneapolis, MN 55427

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: Traffic Collision - Injury, Death, or Vehicle Damage - Driver Fails to Give Information

Minnesota Statute: 169.09.3(a)

Maximum Sentence: 90 days, \$1000 fine or both

Offense Level: Misdemeanor

Offense Date (on or about): 01/20/2021

Control #(ICR#): 21000241

Charge Description: On or about January 20, 2021, in the city of Minnetonka, county of Hennepin, Minnesota, Priest Jesus Dorsey did Did, as the driver of any motor vehicle involved in a collision, the driver knew or had reason to know resulted in bodily injury to or death of another, or damage to any vehicle driven or attended by another, fail to give the driver's name, date of birth, mailing address or e-mail address, and the registration plate number of the vehicle being driven, or upon request and if available, exhibit the driver's license or permit to drive to any peace officer at the scene of the collision or who is investigating the collision, in violation of Minn. Stat. 169.09, Subd. 3(a) and Subd. 14(c).



### STATEMENT OF PROBABLE CAUSE

On January 20, 2021, at approximately 10:00 a.m., Officer Reis received a report of a property hit and run that just occurred at the intersection of Mahoney Avenue and W 55th Street in the city of Minnetonka, county of Hennepin, Minnesota. The reporting party J.K. stated that he was driving his Honda east on W 55th Street approaching Mahoney Avenue when a silver Buick LeSabre bearing Minnesota license plate CHY797 traveling northbound on Mahoney Avenue attempted to turn eastbound on W 55th Street and hit his vehicle head-on. The male driver of the Buick told him that there didn't appear to be any damage and then drove away eastbound on W 55th Street. J.K. noted there was a female front seat passenger in the LeSabre. J.K.'s vehicle sustained minimal damage from of the accident.

On January 20, 2021, at approximately 9:19 a.m., South Lake Minnetonka police officer Wollenzien stopped the LeSabre and the driver was identified as Priest Jesus Dorsey, DOB 04/07/1973, the defendant herein. There was also a female in the front passenger seat at the time of that stop. The LeSabre fled from this traffic stop and was last seen in the area of Highway 7 and County Road 101. Officer Reis noted that the defendant matched the description provided by J.K. and determined that the Defendant had left prior to exchanging the required information from the scene of the accident. Officer Reis determined from South Lake Minnetonka police that their stop of the Defendant ended with a fleeing behavior close to the area of Mahoney Avenue and West 55th Street (within 8 blocks) and South Lake Police had lost contact with Defendant's vehicle at approximately 9:50 a.m. after the stop of the Defendant in the area of Highway 7 and County Road 101. The only occupants in Defendant's car at the time of the stop with South Lake Minnetonka Police were Defendant and the female. Defendant's address at the time of the offense was in New Hope, Minnesota.

### 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

Eric Scovil

Police Officer

14600 Minnetonka Boulevard

Minnetonka, MN 55345

Badge: 145

Electronically Signed:

01/25/2023 04:30 PM

Hennepin County, Minnesota

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

**Prosecuting Attorney** 

Anna Krause Crabb

Assistant City Attorney 14600 Minnetonka Blvd Minnetonka. MN 55345

(952) 939-8265

Electronically Signed: 01/25/2023 04:01 PM

27-CR-23-1886 27-CR-23-2073

### FINDING OF PROBABLE CAUSE

Filed in District Court State of

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).

	X	SUMMON	S
--	---	--------	---

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 execut	e this warrant: I order, in the name of the	State
of Minnesota, that the Defendant be appr	ehended and arrested without dela	y and brought promptly before the court	(if in
session), and if not, before a Judge or Judi	icial Officer of such court without unn	ecessary delay, and in any event not late	r than
36 hours after the arrest or as soon as such	ո Judge or Judicial Officer is available	e 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, detained pending further proceedings.	, I order, subject to bail or conditions	s of release, that the Defendant continue	to be

nue to be

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: January 25, 2023.

**Judicial Officer** 

James Moore District Court Judge Electronically Signed: 01/25/2023 04:35 PM

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

### **COUNTY OF HENNEPIN** STATE OF MINNESOTA

### State of Minnesota

Plaintiff

VS.

**Priest Jesus Dorsey** 

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:

### 27-CR-23-2073 DEFENDANT FACT SHEET

Olbs.

Name: Priest Jesus Dorsey

**DOB**: 04/07/1973

Address: 4109 Oregon Avenue N #4
Minneapolis, MN 55427

Alias Names/DOB:

SID:

Height:

Weight:

Eye Color: Hair Color:

Gender:

Race:

Fingerprints Required per Statute: No

Fingerprint match to Criminal History Record: No

**Driver's License #**: S489149671421 (MN)

**Alcohol Concentration:** 

### STATUTE AND OFFENSE GRID

Cnt Nbr	Statute Type	Offense Date(s)	Statute Nbrs and Descriptions	Offense MO Level	oc goc	Controlling Agencies	Case Numbers
1	Charge	1/20/2021	169.09.3(a) Traffic Collision - Injury, Death, or Vehicle Damage - Driver Fails to Give Information	Misdemeanor		MN0271200	21000241



### State of Minnesota County of Hennepin

### **District Court** 4th Judicial District

Prosecutor File No.

19BC112

Court File No.

27-CR-19-11566

State of Minnesota.

COMPLAINT

Plaintiff,

Summons

VS.

MAKIS DEVELL LANE DOB: 05/18/1988

1170 52nd Ave. N.E., Apt. 202 Fridley, MN 55421

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: Obstruct Legal Process-Interfere w-Peace Officer

Minnesota Statute: 609.50.1(2), with reference to: 609.50.2(2)

Maximum Sentence: Incarceration not to exceed one year, a fine not to exceed \$3,000, or both.

Offense Level: Gross Misdemeanor

Offense Date (on or about): 03/14/2019

Control #(ICR#): 19001119

Charge Description: On Thursday, March 14, 2019, in Brooklyn Center, the above-named defendant did obstruct, resist, or interfere with a peace officer, with force or violence or the threat thereof, while the officer is engaged in the performance of official duties.

### **COUNT II**

Charge: Counterfeiting of currency - Uttering or possessing

Minnesota Statute: 609.632.3, with reference to: 609.632.4(b)(4)

Maximum Sentence: Incarceration not to exceed one year, a fine not to exceed \$3,000, or both

Offense Level: Gross Misdemeanor

Offense Date (on or about): 03/14/2019

Control #(ICR#): 19001119

Charge Description: On Thursday, March 14, 2019, in Brooklyn Center, the above-named defendant did with the intent to defraud, uttered or possessed with intent to utter any counterfeit United States postal money order, United States currency, Federal Reserve note, or other obligation or security of the United States, while having reason to know that the money order, currency, note, or obligation or security is forged, counterfeited, falsely made, altered, or printed and the counterfeited item was used to obtain or in an attempt to obtain property or services having a value of no more than \$1,000.

### **COUNT III**

### **Charge: Indecent Exposure-Public Place Willfully-Lewdly**

Minnesota Statute: 617.23.1(1), with reference to: 617.23.1

Maximum Sentence: Incarceration not to exceed ninety days, a fine not to exceed \$1,000, or both

Offense Level: Misdemeanor

Offense Date (on or about): 03/14/2019

Control #(ICR#): 19001119

Charge Description: On Thursday, March 14, 2019, in Brooklyn Center, the above-named defendant did willfully and lewdly expose the person's body, or the private parts thereof.

### **COUNT IV**

### Charge: Disorderly Conduct - Offense, obscene, boisterous or noisy conduct

Minnesota Statute: 609.72.1(3), with reference to: 609.72.1

Maximum Sentence: Incarceration not to exceed ninety days, a fine not to exceed \$1,000, or both

Offense Level: Misdemeanor

Offense Date (on or about): 03/14/2019

Control #(ICR#): 19001119

Charge Description: On Thursday, March 14, 2019, in Brooklyn Center, the above-named defendant did engage in offensive, obscene, abusive, boisterous, or noisy conduct or in offensive, obscene, or abusive language tending reasonably to arouse alarm, anger, or resentment in others.

### **COUNT V**

### Charge: Theft-Take-Use-Transfer Movable Prop-No Consent-\$500 or Less

Minnesota Statute: 609.52.2(a)(1), with reference to: 609.52.3(5)

Maximum Sentence: Incarceration not to exceed ninety days, a fine not to exceed \$1,000, or both

Offense Level: Misdemeanor

Offense Date (on or about): 03/14/2019

Control #(ICR#): 19001119

Charge Description: On Thursday, March 14, 2019, in Brooklyn Center, the above-named defendant did intentionally and without claim of right take, use, transfer, conceal or retain possession of movable property of another without the other's consent and with intent to deprive the owner permanently of possession of the property.

### BRANCH

### STATEMENT OF PROBABLE CAUSE

Your complainant is employed by the Brooklyn Center Police Department. In that capacity, complainant has reviewed official reports and has learned substantially the following:

On March 14, 2019 at approximately 4:29 p.m., officers were dispatched to Popeye's, located at 5430 Brooklyn Boulevard, in the City of Brooklyn Center, County of Hennepin, State of Minnesota, regarding a report of a property damage accident as well as a male pounding on vehicles and harassing employees. Upon arrival, officers observed a male, subsequently identified as Makis Devell Lane, DOB 5/18/1988, the Defendant herein, acting as if he was going to strike a vehicle. Officers ordered the male to walk toward them and to remove his hands from his pockets but the male refused to comply. As officers attempted to detain the Defendant, the Defendant actively struggled with officers, pushing against them. Eventually officers were able to use a taser to gain compliance. Officers spoke with witnesses who indicated that the Defendant struck a vehicle in the parking lot, yelled at a female inside the vehicle he struck, then went inside, exposed his penis, simulated sex with the counter and a table, walked around saying "suck it," and jumped over the counter. The Defendant tried to open the cash register but was unable to do so but did steal some chicken off the counter, began eating it and then fled out the door. While outside the Defendant pounded on the vehicle he struck. Employees recognized the Defendant as the same person who had entered the store earlier in the day at approximately 11:00 a.m. and at that time he tried to purchase some food and presented a counterfeit \$100 bill. A Popeye's employee checked the bill with a counterfeit pen and discovered that it was a fake \$100 bill. Employees also recalled that this same Defendant came into the restaurant on March 13, 2019 and paid for food with a counterfeit \$50 bill. Officers located several other counterfeit bills inside the Defendant's vehicle.

### 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** Richard Gabler

Commander

6645 Humboldt Avenue N Brooklyn Center, MN 55430

Badge: 12

Electronically Signed:

05/18/2019 09:51 AM

Hennepin County, Minnesota

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

Prosecuting Attorney Da

David K Ross

City Attorney

6300 Shingle Creek Parkway

Suite 305

Brooklyn Center, MN 55430

(763) 561-2800

Electronically Signed: 05/17/2019 03:49 PM



### 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).

### X SUMMONS

THEREFORE YOU, THE DEFENDANT, ARE SUMMONED to appear on **June 18, 2019 at 9:15 AM** before the above-named court at 6125 Shingle Creek Parkway, Brooklyn Center, MN 55430 to answer this complaint.

IF YOU FAIL TO APPEA	R in response to this	SUMMONS, a WARRAN	T FOR YOUR AR	REST shall be issued.	
		WARRANT			
of Minnesota, that the D session), and if not, before	efendant be appreh re a Judge or Judicia	ended and arrested with	out delay and broout unnecessary	arrant: I order, in the name or ought promptly before the or delay, and in any event not ealt with according to law.	court (if in
Execute	in MN Only	Execute Nationwid	le 🗆	Execute in Border States	
		ORDER OF DETEN	NTION		
Since the Defendant is a detained pending further		order, subject to bail or co	onditions of relea	se, that the Defendant cont	inue to be
Bail: \$ Conditions of Release:					
This complaint, duly subs as of the following date: N		or signed under penalty of	f perjury, is issued	d by the undersigned Judicia	ıl Officer
Judicial Officer	Laurie Miller District Court		Electronica	lly Signed: 05/20/2019 09:54	1 AM
Sworn testimony has bee	n given before the Ju	udicial Officer by the follow	ving witnesses:		
		Y OF HENNEPIN OF MINNESOTA			

**State of Minnesota** 

**Plaintiff** 

VS.

**Makis Devell Lane** 

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:

### **DEFENDANT FACT SHEET**

Name: Makis Devell Lane DOB: 05/18/1988

**Address:** 1170 52nd Ave. N.E., Apt. 202

Fridley, MN 55421

**MALE** 

Alias Names/DOB:

SID: Height:

Weight:

Eye Color: Hair Color:

Gender:

Race:

Fingerprints Required per Statute: Yes
Fingerprint match to Criminal History Record: No

Driver's License #: G607073317313 (MN)

License Plate #: 654VHC (MN)

Vehicle Info: Chevrolet Passenger Vehicle

**Alcohol Concentration:** 

### STATUTE AND OFFENSE GRID

Cnt Nbr	Statute Type	Offense Date(s)	Statute Nbrs and Descriptions	Offense Level	MOC	GOC	Controlling Agencies	Case Numbers
1	Charge	3/14/2019	609.50.1(2) Obstruct Legal Process-Interfere w/Peace Officer	Gross Misdemeanor	X2080	N	MN0270200	19001119
	Penalty	3/14/2019	609.50.2(2) Obstruct Legal Process-Force/Violence or Threat of	Gross Misdemeanor	X2080	N	MN0270200	19001119
2	Charge	3/14/2019	609.632.3 Counterfeiting of currency - Uttering or possessing.	Gross Misdemeanor	C21E2	N	MN0270200	19001119
	Penalty	3/14/2019	609.632.4(b)(4) Counterfeiting of currency - Uttering or possessing; \$1,000 or less.	Gross Misdemeanor	C21E2	N	MN0270200	19001119
3	Charge	3/14/2019	617.23.1(1) Indecent Exposure-Public Place Willfully/Lewdly	Misdemeanor	O3691	N	MN0270200	19001119
	Penalty	3/14/2019	617.23.1 Indecent Exposure-Public/Any Place-Others Present-Misdemeanor	Misdemeanor	O3691	N	MN0270200	19001119
4	Charge	3/14/2019	609.72.1(3) Disorderly Conduct - Offensive/Abusive/Boisterous/Noisy/Obscene	Misdemeanor	N3030	N	MN0270200	19001119
	Penalty	3/14/2019	609.72.1 Disorderly Conduct	Misdemeanor	N3030	N	MN0270200	19001119
5	Charge	3/14/2019	609.52.2(a)(1) Theft-Take/Use/Transfer Movable Prop-No Consent	Misdemeanor	TG029	N	MN0270200	19001119
	Penalty	3/14/2019	609.52.3(5) Theft-Value \$500 or less	Misdemeanor	TG029	N	MN0270200	19001119

### JUDICIAI BRANCH

### State of Minnesota County of Hennepin

### **District Court** 4th Judicial District

Prosecutor File No.

19A03523

Court File No.

27-CR-19-17539

State of Minnesota.

COMPLAINT

Plaintiff,

Summons

VS.

**AESHA IBRAHIM OSMAN** DOB: 09/03/1998

2947 GIRARD AVE N MINNEAPOLIS, MN 55412

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: Assault-5th Deg-2/More Prev Convict in 3 years

Minnesota Statute: 609.224.4(b), with reference to: 609.101.2, 609.224.4(b)

Maximum Sentence: 5 YEARS AND/OR \$10.000

Offense Level: Felony

Offense Date (on or about): 03/23/2019

Control #(ICR#): 19003169

Charge Description: That on or about 3/23/19, in Hennepin County, Minnesota, AESHA IBRAHIM OSMAN did intentionally cause fear of immediate bodily harm or death or intentionally inflicted or attempted to inflict bodily harm on Victim A, and less than three years has elapsed since AESHA IBRAHIM OSMAN was convicted of or adjudicated delinquent for the first of two or more previous qualified domestic violence-related offenses.

### STATEMENT OF PROBABLE CAUSE

Complainant has investigated the facts and circumstances of this offense and believes the following establishes probable cause:

On March 23, 2019, Aesha Ibrahim Osman, Defendant herein, was an inmate at the Hennepin County Jail, City Hall Location, Minneapolis, Hennepin County, Minnesota.

Defendant was placed into a restraint chair. Correctional staff learned that Defendant had gotten out of her restraints. A deputy, Victim A, approached Defendant in the restraint chair. Defendant said "that bitch isn't touching me." Victim A leaned down and Defendant stuck Victim A on the right side of the head. Victim A heard ringing in her ear.

Defendant has the following prior qualified domestic violence related offense convictions:

- Fourth Degree Assault, on or about October 24, 2017, in court file 27-CR-17-14937
- Fifth Degree Assault, on or about June 8, 2018, in court file 27-CR-17-27826
- Fifth Degree Assault on or about June 8, 2018, in court file 27-CR-18-10075.

### 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 Cory McLouden

Detective

350 S 5th St

Minneapolis, MN 55415

Badge: 564

Electronically Signed:

07/22/2019 01:48 PM

Hennepin County, Minnesota

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

Prosecuting Attorney Eliza

Elizabeth Smith

**Assistant County Attorney** 

300 S 6th St

Minneapolis, MN 55487

(612) 348-5550

Electronically Signed: 07/22/2019 01:40 PM

BRANCH

### 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).

### X SUMMONS

THEREFORE YOU, THE DEFENDANT, ARE SUMMONED to appear on August 28, 2019 at 1:30 PM before the above-named court at the address listed on the attached court summons to answer this complaint.

IF YOU FAIL TO APPEAR IN RE	esponse to this SUMMONS, a W	ARRANT FOR YOUR A	ARREST shall be issued.
	☐ WAR	RANT	
of Minnesota, that the Defend session), and if not, before a J	ant be apprehended and arres	sted without delay and court without unnecessa	warrant: I order, in the name of the State brought promptly before the court (if in ary delay, and in any event not later than dealt with according to law.
☐ Execute in MN	Only Execute N	<i>lationwide</i>	Execute in Border States
	ORDER OF	DETENTION	
Since the Defendant is already detained pending further proce	-	bail or conditions of rele	ease, that the Defendant continue to be
Bail: \$0.00 Conditions of Release:			
This complaint, duly subscribed as of the following date: July 23		penalty of perjury, is issu	ed by the undersigned Judicial Officer
Judicial Officer	Toddrick Barnette District Court Judge	Electronic	cally Signed: 07/23/2019 09:55 AM
Sworn testimony has been give	en before the Judicial Officer by	the following witnesses:	

### COUNTY OF HENNEPIN STATE OF MINNESOTA

### State of Minnesota

**Plaintiff** 

VS.

### **AESHA IBRAHIM OSMAN**

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:

### **DEFENDANT FACT SHEET**

Name: AESHA IBRAHIM OSMAN

**DOB**: 09/03/1998

**Address:** 2947 GIRARD AVE N MINNEAPOLIS, MN 55412

Alias Names/DOB:

SID:

Height:

Weight:

Eye Color:

Hair Color:

Gender: Race:

Fingerprints Required per Statute:

Financial match to Criminal History Base

Fingerprint match to Criminal History Record: No

Driver's License #:

SILS Person ID #:

SILS Tracking No.

**Alcohol Concentration:** 

**FEMALE** 

Black

Yes

819202 3091442

### STATUTE AND OFFENSE GRID

Cnt Nbr	Statute Type	Offense Date(s)	Statute Nbrs and Descriptions	Offense Level	MOC	GOC	Controlling Agencies	Case Numbers
1	Charge	3/23/2019	609.224.4(b) Assault-5th Deg-2/More Prev Convict in 3 years	Felony า	AG35C		MN0270000	19003169
	Penalty	3/23/2019	609.224.4(b) Assault-5th Deg-2/More Prev Convict in 3 years	Felony n	AG35C		MN0270000	19003169
	Definition	3/23/2019	609.101.2 Minimum Fines – Victim Assistance Programs	No-Level	AG35C		MN0270000	19003169



### State of Minnesota County of Hennepin

### District Court 4th Judicial District

Prosecutor File No. Court File No.

CR-2019-6970 27-CR-19-22615

State of Minnesota,

COMPLAINT

Plaintiff,

Summons

VS.

ANNE MARIE RILEY DOB: 12/16/1962

3847 Orchard Avenue N Robbinsdale, MN 55422

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: Obstruct Legal Process-Interfere w/Peace Officer

Minnesota Statute: 609.50.1(2), with reference to: 609.50.2(2)

Maximum Sentence: 1 year and/or \$3,000

Offense Level: Gross Misdemeanor

Offense Date (on or about): 07/27/2019

Control #(ICR#): 19009285

Charge Description: That at the time and place above-alleged, the above-named Defendant did intentionally obstruct, resist, or interfere with a peace officer, to wit: Deputy Dias, who was engaged in the performance of official duties, and said act was accompanied by force or violence, or the threat thereof

### **COUNT II**

Charge: Obstruct Legal Process-Interfere w/Peace Officer

Minnesota Statute: 609.50.1(2), with reference to: 609.50.2(3)

Maximum Sentence: 90 days and/or \$1000

Offense Level: Misdemeanor

Offense Date (on or about): 07/27/2019

Control #(ICR#): 19009285

Charge Description: That at the time and place above-alleged, the above-named Defendant did intentionally obstruct, resist, or interfere with a peace officer who was engaged in the performance of official duties

### **COUNT III**

Charge: Traffic Regulation-Uninsured Vehicle-Owner Violation

Minnesota Statute: 169.797.2, with reference to: 169.797.4(a)

Maximum Sentence: 90 days and/or \$1,000

Offense Level: Misdemeanor

Offense Date (on or about): 07/27/2019

Control #(ICR#): 19009285

Charge Description: That at the time and place above-alleged, the above-named Defendant did being the owner of a motor vehicle or motorcycle for which a plan of reparation security was required, did operate the motor vehicle or motorcycle or permit it to be operated upon a public highway, street or road within the state, knowing or having reason to know that the motor vehicle or motorcycle did not have a plan of reparation security in effect

### **COUNT IV**

Charge: Traffic-Drivers License-Driving After Revocation

Minnesota Statute: 171.24.2, with reference to: 171.24.2

Maximum Sentence: 90 days and/or \$1,000

Offense Level: Misdemeanor

Offense Date (on or about): 07/27/2019

Control #(ICR#): 19009285

Charge Description: That at the time and place above-alleged, the above-named Defendant did being a person whose driver's license or driving privilege had been revoked and who had been given notice of or reasonably should know of the revocation, disobeyed such order by operating anywhere in the state a motor vehicle, the operation of which requires a driver's license, while such license or privilege was revoked

### STATEMENT OF PROBABLE CAUSE

On July 27, 2019 at approximately 3:09 p.m., Hennepin County Sheriff's Deputies Donnelly and Dias were on routine patrol on northbound County Road 81 near 47th Avenue, Robbinsdale, Hennepin County, Minnesota, when they observed a vehicle, MN LIC 653GZV, which was displaying expired tabs. A check of the license plate revealed the registered owner's driver's license was revoked. The deputies initiated a traffic stop and made contact with the driver, identified as ANNE MARIE RILEY, DOB: 12/16/1962, the defendant herein. The defendant is the registered owner of the vehicle and her driver's license was revoked. The defendant stated she did not have insurance for the vehicle.

Because the defendant's driver's license was revoked, she was unable to provide proof of insurance and the vehicle was stopped in a lane of traffic, the deputies informed the defendant the vehicle was going to be impounded and she needed to exit the vehicle. The vehicle was still running. The defendant stated she could not and would not exit the vehicle as there was "important" information in the vehicle. The defendant became angry. Deputy Dias reached into the vehicle to open the door, and the defendant began to roll up the window. The window closed on the deputy's neck and shoulder. The defendant continued to yell at Deputy Dias. The deputy attempted to break the window as he feared the defendant would drive away while the deputy was stuck in the window. The defendant then rolled down the window and the deputy was able, with the assistance of Deputy Donnelly, to push down the window, reach into the vehicle, and attempted to turned off the vehicle. Deputy Donnelly assisted with keeping the window down and opened the driver's side door in order to prevent the defendant from driving away. The defendant turned off the vehicle but still refused to exit the vehicle. The defendant tightened her grip on the steering wheel. The defendant was informed multiple times that she needed to exit the vehicle, why the vehicle was being impounded and further refusal to follow directives would result in her arrest.

Two Robbinsdale Police Officers responded to the location to assist with the incident. One of the officers, Officer Heasley, is familiar with the defendant and tried to talk her out of the vehicle, however the defendant still refused to exit the vehicle.

The defendant was given another chance to exit the vehicle, which she refused to do. Deputy Donnelly then grabbed the defendant's jacket she was wearing, pulled her from the vehicle and to the roadway where she was handcuffed.

### BRANCH

### 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 Tyson Donnelly

Deputy 350 S 5th St

Minneapolis, MN 55415

Badge: 495

Electronically Signed:

09/11/2019 01:39 PM Hennepin County, MN

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

**Prosecuting Attorney** Wendy A. Murphy

1809 Northwestern Avenue

Stillwater, MN 55082

(651) 439-2878

Electronically Signed: 09/09/2019 09:45 PM



### 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).

### X SUMMONS

THEREFORE YOU, THE DEFENDANT, ARE SUMMONED to appear on **October 31, 2019 at 9:15 AM** before the above-named court at 6125 Shingle Creek Parkway, Brooklyn Center, MN 55430 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-name	d county; or other person authorized to exe	ecute this warrant: I order, in the name of the State
of Minnesota, that the Defendant	t be apprehended and arrested without of	delay and brought promptly before the court (if in
session), and if not, before a Judg	ge or Judicial Officer of such court without i	unnecessary delay, and in any event not later than
36 hours after the arrest or as soo	on as such Judge or Judicial Officer is availa	able to be dealt with according to law.
Execute in MN O	nly Execute Nationwide	Execute in Border States
	ORDER OF DETENTION	DN
Since the Defendant is already in detained pending further proceedi	•	ions of release, that the Defendant continue to be
Bail: \$ Conditions of Release:		
This complaint, duly subscribed as of the following date: September		ury, is issued by the undersigned Judicial Officer
-	Thomas Fraser District Court Judge	Electronically Signed: 09/11/2019 02:08 PM
Sworn testimony has been given b	before the Judicial Officer by the following v	vitnesses:

### COUNTY OF HENNEPIN STATE OF MINNESOTA

### **State of Minnesota**

Plaintiff

vs.

**Anne Marie Riley** 

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:

### **DEFENDANT FACT SHEET**

Name: Anne Marie Riley

**DOB**: 12/16/1962

Address: 3847 Orchard Avenue N

Robbinsdale, MN 55422

**FEMALE** 

Yes

Alias Names/DOB:

**SID**: MN19BU4903

Height:

Weight: Eye Color:

Hair Color:

Gender:

Race:

Fingerprints Required per Statute:

Fingerprint match to Criminal History Record: Yes

Driver's License #:

**Alcohol Concentration:** 

### STATUTE AND OFFENSE GRID

Cnt Nbr	Statute Type	Offense Date(s)	Statute Nbrs and Descriptions	Offense Level	МОС	GOC	Controlling Agencies	Case Numbers
1	Charge	7/27/2019	609.50.1(2) Obstruct Legal Process-Interfere w/Peace Officer	Gross Misdemeanor	X2080	N	MN0270000	19009285
	Penalty	7/27/2019	609.50.2(2) Obstruct Legal Process-Force/Violence or Threat of	Gross e Misdemeanor	X2080	N	MN0270000	19009285
2	Charge	7/27/2019	609.50.1(2) Obstruct Legal Process-Interfere w/Peace Officer	Misdemeanor	X3080	N	MN0270000	19009285
	Penalty	7/27/2019	609.50.2(3) Obstruct Legal Process	Misdemeanor	X3080	N	MN0270000	19009285
3	Charge	7/27/2019	169.797.2 Traffic Regulation-Uninsured Vehicle-Owner Violation	Misdemeanor	J3091	N	MN0270000	19009285
	Penalty	7/27/2019	169.797.4(a) Traffic Regulation-Uninsured Vehicle; 1st, 2nd Violation	Misdemeanor	J3091	N	MN0270000	19009285
4	Charge	7/27/2019	171.24.2 Traffic-Drivers License-Driving After Revocation	Misdemeanor	J3901	N	MN0270000	19009285
	Penalty	7/27/2019	171.24.2 Traffic-Drivers License-Driving After Revocation	Misdemeanor	J3901	N	MN0270000	19009285

### State of Minnesota County of Hennepin

### District Court 4th Judicial District

Prosecutor File No. Court File No.

19010503 27-CR-19-25578

116 NO. 21-CIX-19-23

State of Minnesota,

COMPLAINT

Plaintiff,

Summons

VS.

PAUL JOSEPH OWENS DOB: 01/24/1967

2820 Snelling Avenue N Apt 211 Roseville, MN 55113-1734

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: 5th Degree Controlled Substance Possession - Gross Misdemeanor

Minnesota Statute: 152.025.2(1)

Maximum Sentence: 0-1 year imprisonment and/or 0-\$3000 fine

Offense Level: Gross Misdemeanor

Offense Date (on or about): 10/07/2019

Control #(ICR#): 19010503

Charge Description: A person is guilty of controlled substance crime in the fifth degree and upon conviction may be sentenced as provided in subdivision 4 if the person unlawfully possesses one or more mixtures containing a controlled substance classified in Schedule I, II, III, or IV, except a small amount of marijuana.

### **COUNT II**

Charge: Disorderly Conduct-Offensive/Abusive/Noisy/Obscene

Minnesota Statute: 609.72.1(3)

Maximum Sentence: Up to \$1,000 fine and/or up to 90 days in jail

Offense Level: Misdemeanor

Offense Date (on or about): 10/07/2019

Control #(ICR#): 19010503

Charge Description: Whoever engages in offensive, obscene, abusive, boisterous, or noisy conduct or in offensive, obscene, or abusive language tending reasonably to arouse alarm, anger, or resentment in others in a public or private place, including on a school bus, knowing, or having reasonable grounds to know that it will, or will tend to, alarm, anger or disturb others or provoke an assault or breach of the peace, is guilty of disorderly conduct, which is a misdemeanor

### STATEMENT OF PROBABLE CAUSE

Your Complainant is a Detective with the Airport Police Department who states that he has read and reviewed the offense reports of Airport Police Sergeant Pat Reckinger and Airport Police Officer Tom Nerison and, based thereon, alleges the following:

On October 7, 2019, at approximately 4:07 a.m., Officers responded to a report of a male urinating in a garbage can near the Spirit Airlines ticketing area on the ticketing level of Terminal 1, in the jurisdiction of the Metropolitan Airports Commission, County of Hennepin, State of Minnesota. Officers located the male, later identified as the above-named Defendant PAUL JOSEPH OWENS, DOB 01/24/1967 in the men's restroom near Spirit Airlines ticketing. Officers asked Defendant what happened, and Defendant admitted to "whipping it out" when his credit card was declined and stated that he did that because of "how men have been treated."

Sgt. Reckinger spoke with Delta employees identified as D.J.B. and A.A.H., who stated that they observed Defendant in the queue line for Delta Airlines ticketing stations 19 and 20. D.J.B. stated that she could hear Defendant yelling that he wanted to go the bathroom before he went behind the Delta Airlines ticketing station and appeared to unzip his pants. A.A.H. stated that she was working behind the ticketing counter when she heard Defendant yelling. A.A.H. stated that Defendant went behind the employee area of the ticket counter, stood near her, and appeared to unzip his pants. A.A.H. reported that Defendant appeared intoxicated or mentally ill and that Defendant's behavior seemed to catch the attention of customers and other employees. Defendant was placed under arrest.

During a search of Defendant incident to arrest, Defendant admitted to Officers that he had a vial of marijuana oil inside his left breast pocket of his suit coat that he bought in Las Vegas. Officer Nerison located a small plastic syringe inside a small plastic pouch labeled NuLeaf Reno Production LLC – Syringe – Ice Cream Cake (0.5g) – 445.5mg THC." Officer Nerison observed that the syringe contained a small amount of greenish-yellow liquid.

### JUDICIAL BRANCH

### 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 Mark Meyer

Detective

4300 Glumack Drive

Suite 3255

St Paul, MN 55111

Badge: 50

Electronically Signed:

10/14/2019 12:14 PM

Hennepin County, MN

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

**Prosecuting Attorney** Christopher P. Renz

Prosecuting Attorney

17 Washington Avenue N

Suite #300

Minneapolis, MN 55401

(612) 339-7300

Electronically Signed: 10/08/2019 10:47 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).

### X SUMMONS

THEREFORE YOU, THE DEFENDANT, ARE SUMMONED to appear on **January 15, 2020 at 8:25 AM** before the above-named court at the address listed on the attached court summons to answer this complaint.

		р
IF YOU FAIL TO APPEAR in response to the	his SUMMONS, a WARRANT FOR `	YOUR ARREST shall be issued.
	WARRANT	
of Minnesota, that the Defendant be appr	rehended and arrested without delicial Officer of such court without un	ate this warrant: I order, in the name of the State ay and brought promptly before the court (if in necessary delay, and in any event not later than le 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 detained pending further proceedings.	, I order, subject to bail or condition	ns of release, that the Defendant continue to be
Bail: \$0.00 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: October 14, 2019.

**Judicial Officer** 

Todd Fellman

Electronically Signed: 10/14/2019 12:23 PM

Judge

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

### COUNTY OF HENNEPIN STATE OF MINNESOTA

### **State of Minnesota**

Plaintiff

vs.

**Paul Joseph Owens** 

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:

### **DEFENDANT FACT SHEET**

Name: Paul Joseph Owens

**DOB**: 01/24/1967

Address: 2820 Snelling Avenue N

Apt 211

Roseville, MN 55113-1734

Alias Names/DOB:

**SID:** MN16KB1387

**Height:** 6' 1" **Weight:** 250lbs.

Eye Color: Hair Color:

Gender: MALE

Race:

Fingerprints Required per Statute: Yes
Fingerprint match to Criminal History Record: Yes

Driver's License #: M313171253907 (MN)

**Alcohol Concentration:** 

### STATUTE AND OFFENSE GRID

Cnt Nbr	Statute Type	Offense Date(s)	Statute Nbrs and Descriptions	Offense Level	MOC	GOC	Controlling Agencies	Case Numbers
1	Charge	10/7/2019	152.025.2(1) Drugs - 5th Degree - Possess Schedule 1,2,3,4 - Not Small Amount Marijuana	Gross Misdemeanor	D0500		MN0272500	19010503
2	Charge	10/7/2019	609.72.1(3) Disorderly Conduct - Offensive/Abusive/Boisterous/Noisy/Obscene	Misdemeanor	N3030		MN0272500	19010503



### State of Minnesota County of Hennepin

### **District Court** 4th Judicial District

Prosecutor File No.

20502479

Court File No.

27-CR-20-11638

State of Minnesota.

COMPLAINT

Plaintiff,

Summons

VS.

JOHN EMIL STICHA DOB: 08/19/1961

416 3rd Street NW Faribault, MN 55021

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: Third Degree Driving While Impaired - Any Amount Schedule I or II Controlled Substance

Minnesota Statute: 169A.26.1(a), with reference to: 169A.20.1(2) Maximum Sentence: 0-1 year imprisonment and/or 0-\$3000 fine

Offense Level: Gross Misdemeanor

Offense Date (on or about): 03/01/2020

Control #(ICR#): 20502479

Charge Description: . . . drive, operate or be in physical control of a motor vehicle at a time when there is present in the driver's body any amount of a controlled substance listed in Schedule I or II, or its metabolite, and one aggravating factor is present.

### COUNT II

Charge: Driving While Under the Influence of a Controlled Substance - Third Degree - Gross Misdemeanor

Minnesota Statute: 169A.20.1(2), with reference to: 169A.26.1(a)

Maximum Sentence: Penalty: 0-365 days imprisonment and/or 0-\$3,000 fine.

Offense Level: Gross Misdemeanor

Offense Date (on or about): 03/01/2020

Control #(ICR#): 20502479

Charge Description: . . . drive, operate or be in physical control of a motor vehicle at a time when the driver was under the influence of a controlled substance and with one aggravating factor present, namely a prior impaired driving incident within ten years.

### **COUNT III**

**Charge: Careless Driving - Misdmeanor** 

Minnesota Statute: 169.13.2(a)

Maximum Sentence: Penalty: 0-90 days imprisonment and/or 0-\$1,000 fine.

Offense Level: Misdemeanor

Offense Date (on or about): 03/01/2020

Control #(ICR#): 20502479

Charge Description: . . . operate or halt a vehicle upon a street or highway carelessly or heedlessly in disregard of the rights of others, or in a manner that endangers or is likely to endanger any property or any person, including the driver or passengers of the vehicle.



## STATEMENT OF PROBABLE CAUSE

On March 1, 2020 at approximately 5:10 a.m., Minnesota State Patrol Trooper Nathan Faust was dispatched to Highway 169 in the City of Hopkins, Count of Hennepin for a driving complaint. A caller reported that a northbound Chrysler Town & Country minivan was drastically varying speeds and weaving over lane lines multiple times. Trooper Faust located the Chrysler at 2<sup>nd</sup> Avenue South and Fifth Street South in the City of Hopkins, Hennepin County, stopped the vehicle and identified the driver as JOHN EMIL STICHA, dob 08/19/1961 ("Defendant"). Trooper Faust observed that the Defendant's eyes were completely glazed over and he was unusually disheveled. The Defendant said that he had just left Mystic Lake Casino and was driving to a friend's house. The Defendant denied consuming any alcohol. Trooper Faust had the Defendant exit the vehicle to perform field sobriety tests. Trooper Faust attempted to administer the horizontal gaze nystagmus test, but the Defendant had an extremely difficult time tracking Trooper Faust's finger with his eyes, and his eyes rapidly snapped to different points, including the opposition direction of his finger. Trooper Faust then administered the One Leg Stand Test. The Defendant became very agitated and began to curse. The Defendant was unable to raise his foot even a few inches without completely losing balance. Trooper Faust then administered the Walk and Turn Test. The Defendant attempted to walk heel to toe, however, he swung his arms in the air erratically attempting to balance and again became agitated. The Defendant then stated, "Just fucking arrest me, my arms and shit are sore as hell." Trooper Faust administered the Modified Romberg Balance Test. The Defendant estimated the passing of 30 seconds in 20 seconds and his eyelids were fluttering while his head was tilted back. Trooper Faust observed him sway while he was balancing. Trooper Faust administered a preliminary breath test to the Defendant and obtained a 0.00 reading. Trooper Faust asked the Defendant about drug use and the Defendant stated that he had used crack a few months ago and then said he smoked crack earlier in the afternoon yesterday and had been up for the past day and a half. Trooper Faust arrested the Defendant for driving under the influence and placed him in the back seat of his squad car. Trooper Faust inventoried the Chrysler and found a crack pipe along with steel wool in the glovebox of the vehicle. Trooper Faust then transported the Defendant to Hennepin County Medical Center and obtained a search warrant to take a blood sample from the Defendant. Trooper Faust told the Defendant refusal to provide a blood sample was a crime. The Defendant agreed to give a blood sample and one was taken using BCA Blood Kit #B424244. The BCA analysis of the Defendant's blood sample indicated the presence of amphetamines and methamphetamines, both a Schedule I or II controlled substance. A records check showed that the Defendant had a previous DUI Conviction from November 15, 2018.

PLEASE TAKE NOTICE: Pursuant to Minn. Stat. 609.49., intentional failure to appear for duly scheduled court appearances may result in additional criminal charges, and in addition to any arrest warrant that may otherwise be issued by the Court.

## BRANCH

### 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 P. J

P. Jergenson Sergeant

2005 N Lilac Drive

Golden Valley, MN 55422

Badge: 211

Electronically Signed:

05/13/2020 04:03 PM

Hennepin County, Minnesota

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

Prosecuting Attorney W

Wynn Curtiss

100 Washington Avenue S

**Suite 1700** 

Minneapolis, MN 55401

(612) 336-2905

Electronically Signed:

05/13/2020 02:47 PM



## 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).

## X SUMMONS

THEREFORE YOU, THE DEFENDANT, ARE SUMMONED to appear on **June 29, 2020 at 8:30 AM** before the above-named court at 12601 Ridgedale Drive Suite 300, Minnetonka, MN 55305 to answer this complaint.

 $\hbox{IF YOU FAIL TO APPEAR in response to this $\tt SUMMONS$, 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 detained pending further proceed	•	nditions of release, that the Defendant continue to be			
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: May 13, 2020.					
Judicial Officer	Edward Thomas Wahl District Court Judge	Electronically Signed: 05/13/2020 04:06 PM			
Sworn testimony has been giver	n before the Judicial Officer by the following	ng witnesses:			

## COUNTY OF HENNEPIN STATE OF MINNESOTA

## **State of Minnesota**

Plaintiff

vs.

John Emil Sticha

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:

## **DEFENDANT FACT SHEET**

Name: John Emil Sticha
DOB: 08/19/1961

Address: 416 3rd Street NW

Faribault, MN 55021

Alias Names/DOB:

**SID**: MN07127623

Height: Weight:

Eye Color:
Hair Color:
Gender:
Race:

Fingerprints Required per Statute: Yes

Fingerprint match to Criminal History Record: Yes

Driver's License #: B272067016311 (MN)

License Plate #: WX5135 (MN)

**Vehicle Info:** 2009 Chrysler TOWN & COUNTRY MINIVAN, VAN POO Passenger Vehicle

**Alcohol Concentration:** 

## STATUTE AND OFFENSE GRID

Cnt Nbr	Statute Type	Offense Date(s)	Statute Nbrs and Descriptions	Offense Level	МОС	GOC	Controlling Agencies	Case Numbers
1	Charge	3/1/2020	169A.26.1(a) Traffic - DWI - Third-Degree Driving While Impaired; 1 Aggravating Factor	Gross Misdemeanor	JFS01		MNMHP0400	20502479
	Charge	3/1/2020	169A.20.1(2) Traffic - DWI - Operate Motor Vehicle Under Influence of Controlled Substance	Gross Misdemeanor	JFS01		MNMHP0400	20502479
2	Charge	3/1/2020	169A.20.1(2) Traffic - DWI - Operate Motor Vehicle Under Influence of Controlled Substance	Gross Misdemeanor	JF6A1		MNMHP0400	20502479
	Charge	3/1/2020	169A.26.1(a) Traffic - DWI - Third-Degree Driving While Impaired; 1 Aggravating Factor	Gross Misdemeanor	JF6A1		MNMHP0400	20502479
3	Charge	3/1/2020	169.13.2(a) Traffic - Careless Driving - Operate any vehicle carelessly on street or highway				MNMHP0400	20502479

## State of Minnesota County of Hennepin

## District Court 4th Judicial District

Prosecutor File No.
Court File No.

20-05689

27-CR-20-13495

State of Minnesota,

COMPLAINT

Plaintiff.

Summons

VS.

EYUAEL GONFA KEBEDE DOB: 05/18/1994

5207 NEWTON AVE N MINNEAPOLIS, MN 55430

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: DWI - OPERATE MOTOR VEHICLE - ALCOHOL CONCENTRATION 0.08 WITHIN 2 HOURS - 2ND DEG

Minnesota Statute: 169A.20.1(5), with reference to: 169A.25.2

Maximum Sentence: 0-1 year and/or \$0-\$3,000

Offense Level: Gross Misdemeanor

Offense Date (on or about): 04/25/2020

Control #(ICR#): 20109230

Charge Description: ... drive, operate or be in physical control of a motor vehicle when his/her alcohol concentration was 0.08 or more at the time, or as measured within two hours of the time; such conduct occurring while two or more aggravating factors were present;

### COUNT II

Charge: TRAFFIC - DWI - OPERATE MOTOR VEHICLE UNDER INFLUENCE OF ALCOHOL - 2ND DEGREE

Minnesota Statute: 169A.20.1(1), with reference to: 169A.25.2

Maximum Sentence: 0-1 year and/or \$0-\$3,000

Offense Level: Gross Misdemeanor

Offense Date (on or about): 04/25/2020

Control #(ICR#): 20109230

Charge Description: ... drive, operate, or be in physical control of any motor vehicle while the person is under the influence of alcohol; such conduct occurring while two or more aggravating factors were present;

## **COUNT III**

Charge: TRAFFIC - CARELESS DRIVING - Operate any vehicle carelessly on street or highway 2020 AM

Minnesota Statute: 169.13.2(a)

Maximum Sentence: 0-90 days and/or \$0-\$1,000

Offense Level: Misdemeanor

Offense Date (on or about): 04/25/2020

Control #(ICR#): 20109230

Charge Description: . . . operate or halt any vehicle upon any street or highway carelessly or heedlessly in disregard of the rights of others, or in a manner that endangers or is likely to endanger any property or any person, including the driver or passengers of the vehicle, is guilty of a misdemeanor.

## **COUNT IV**

Charge: TRAFFIC-DRIVERS LICENSE-DRIVING AFTER REVOCATION

Minnesota Statute: 171.24.2

Maximum Sentence: 0-90 days and/or \$0-\$1,000

Offense Level: Misdemeanor

Offense Date (on or about): 04/25/2020

Control #(ICR#): 20109230

Charge Description: ... operate a motor vehicle, the operation of which requires a driver's license, at a time when his/her driver's license or driving privilege had been revoked by the Commissioner of Public Safety, and defendant had notice of or reasonably should have known of the revocation;

### STATEMENT OF PROBABLE CAUSE

That on or about April 25, 2020, at approximately 9:21 p.m., Minneapolis Police Officer Rodin was dispatched to an accident at 5219 Newton Avenue North in the City of Minneapolis, Hennepin County, Minnesota. Upon arrival, the officer observed a person, later identified as EYUAEL GONFA KEBEDE, Defendant herein, walking towards him and saying that he wasn't the driver and that someone else was driving the car. The officer asked Defendant to sit down on the curb, as Defendant was very unsteady on his feet and looked like he was going to fall over.

Officer Rodin spoke with S.B., Victim herein, who called 911 and stated that a male (later identified as Defendant) struck his vehicle (MN License #737PRU) and was now inside his own vehicle (MN License #879-LDW) trying to leave and two of his friends were trying to push the car. Victim said that Defendant tried to give him money for damages. The officer also spoke Witness C.M., who lives at 5215 Newton Avenue North. Witness C.M. told Officer Rodin that she heard the accident, came out and saw Defendant getting out of the vehicle. Officer Rodin observed that Defendant's vehicle (MN License #879-LDW) struck the left front tire of Victim's vehicle (MN License #737PRU). Defendant told Officer Rodin that he had been drinking inside his home but was not drinking and driving. Defendant was in possession of the vehicle's keys. Officer Rodin observed that Defendant's speech was slurred, and he smelled of an alcoholic beverage. Officer Rodin arrested Defendant for DWI.

Officer Schroeder arrived at the scene to assist and observed, as he spoke to Defendant, that Defendant reeked of an alcoholic beverage, his speech was slurred, and his eyes appeared to be red/watery/bloodshot. Defendant told Officer Schroeder that he consumed "5 Budweiser beers". Officer Schroeder obtained a search warrant for a blood or urine sample and transported Defendant to the Hennepin County Medical Center (HCMC). A blood test was performed on Defendant at 10:50 p.m. pursuant to the search warrant, which was later analyzed by the Minnesota BCA to reveal an alcohol concentration of .208 grams per 100 milliliters of blood.

Checks revealed that on May 17, 2019, Defendant was convicted of DWI-Refuse to Submit to Chemical Test; Breath or Test Refusal or Failure-2nd Degree (MNCIS Case No. 27-CR-19-901), a conviction for which he is still on probation. Checks also revealed that Defendant had a prior impaired driving-related loss of license on July 14, 2018, due to an impaired alcohol-related offense on July 7, 2018. Defendant's driving privileges in the state of Minnesota are still revoked and have not yet been reinstated. Defendant admitted that he had a revoked license.

## BRANCH

### 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 Eric Sh

Eric Shogren
Police Officer

350 S 5th St

Minneapolis, MN 55415-1389

Badge: 6521

Electronically Signed:

06/08/2020 02:21 PM

Hennepin County, Minnesota

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

Prosecuting Attorney Zenaid

Zenaida Chico

Asst. Minneapolis City Attorney

350 S 5th St Room 210 Minneapolis, MN 55415

(612) 673-2010

Electronically Signed: 06/08/2020 07:47 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).

## X SUMMONS

THEREFORE YOU, THE DEFENDANT, ARE SUMMONED to appear on **July 22, 2020 at 9:30 AM** before the above-named court at the address listed on the attached court summons 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

Execute in MN Only	☐ Execute Nati	onwide	Evocuto in Bordor St	atos
36 hours after the arrest or as soon as s	such Judge or Judicial Offic	cer is available to be d	ealt with according to l	aw.
session), and if not, before a Judge or	Judicial Officer of such cou	ırt without unnecessar	ry delay, and in any eve	ent not later than
of Minnesota, that the Defendant be a	apprehended and arrested	d without delay and b	prought promptly before	e the court (if in

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: June 8, 2020.

**Judicial Officer** 

Luis Bartolomei District Court Judge Electronically Signed: 06/08/2020 03:10 PM

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

## COUNTY OF HENNEPIN STATE OF MINNESOTA

## State of Minnesota

Plaintiff

VS.

## **EYUAEL GONFA KEBEDE**

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:

## **DEFENDANT FACT SHEET**

Name: EYUAEL GONFA KEBEDE

**DOB**: 05/18/1994

Address: 5207 NEWTON AVE N

MINNEAPOLIS, MN 55430

Alias Names/DOB:

**SID**: MN16JU5791

Height:

Weight:

Eye Color:

Hair Color:

Gender: Race:

Fingerprints Required per Statute: Yes
Fingerprint match to Criminal History Record: Yes

**Driver's License #:** P966116331321 (MN)

 SILS Person ID #:
 770146

 SILS Tracking No.
 3169820

 License Plate #:
 879LDW (MN)

Vehicle Info: Chevrolet Cavalier Passenger Vehicle

Alcohol Concentration: Blood/Urine Sample: 0.2000

## STATUTE AND OFFENSE GRID

Cnt Nbr	Statute Type	Offense Date(s)	Statute Nbrs and Descriptions	Offense Level	мос с	GOC	Controlling Agencies	Case Numbers
1	Charge	4/25/2020	169A.20.1(5) Traffic - DWI - Operate Motor Vehicle - Alcohol Concentration 0.08 Within 2 Hours	Gross Misdemeanor	JEW01		MN0271100	20109230
	Penalty	4/25/2020	169A.25.2 Traffic - DWI - Second-Degree Driving While Impaired; Criminal Penalty	Gross Misdemeanor	JEW01		MN0271100	20109230
2	Charge	4/25/2020	169A.20.1(1) Traffic - DWI - Operate Motor Vehicle Under Influence of Alcohol	Gross Misdemeanor	JE501		MN0271100	20109230
	Penalty	4/25/2020	169A.25.2 Traffic - DWI - Second-Degree Driving While Impaired; Criminal Penalty	Gross Misdemeanor	JE501		MN0271100	20109230
3	Charge	4/25/2020	169.13.2(a) Traffic - Careless Driving - Operate any vehicle carelessly on street or highway				MN0271100	20109230
4	Charge	4/25/2020	171.24.2 Traffic-Drivers License-Driving After Revocation	Misdemeanor			MN0271100	20109230

## State of Minnesota County of Hennepin

## District Court 4th Judicial District

Prosecutor File No.
Court File No.

19A15270 27-CR-20-20037

State of Minnesota,

COMPLAINT

Plaintiff,

Summons

VS.

TERRELL JOHNSON DOB: 08/28/1979

2550 Central Ave NE Loft 3 Minneapolis, MN 55418

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 - Not Small Amount Marijuana

Minnesota Statute: 152.025.2(1), with reference to: 609.101.3, 152.025.4(b)

Maximum Sentence: 5 YEARS AND/OR \$3,000-\$10,000

Offense Level: Felony

Offense Date (on or about): 04/06/2019

Control #(ICR#): 19004316

Charge Description: That on or about 4/6/2019, in Hennepin County, Minnesota, TERRELL JOHNSON unlawfully possessed one or more mixtures containing a Schedule I, II, III, or IV controlled substance, to-wit: methamphetamine.

## **COUNT II**

**Charge: Disorderly Conduct - Brawling or Fighting** 

Minnesota Statute: 609.72.1(1), with reference to: 609.72.1

Maximum Sentence: 90 DAYS AND/OR \$1,000

Offense Level: Misdemeanor

Offense Date (on or about): 04/06/2019

Control #(ICR#): 19004316

Charge Description: That on or about 4/6/2019, in Hennepin County, Minnesota, a public place, a private place, TERRELL JOHNSON, knowing or having reasonable grounds to know that it would, or would tend to, alarm, anger or disturb others or provoke an assault or breach of the peace, engaged in brawling or fighting.

## STATEMENT OF PROBABLE CAUSE

Complainant has investigated the facts and circumstances of this offense and believes the following establishes probable cause:

That on April 6, 2019, officers with the Metro Transit Police Department responded to a report of a male expressing that he wanted to fight people on the bus located at Highway 55 and Penn Avenue North, Minneapolis, Hennepin County, Minnesota. Upon arrival at the area, witnesses pointed out the male, identified as TERRELL DANNIE JOHNSON, DOB 8/28/1979, DEFENDANT herein, and learned that DEFENDANT said he was doing drugs and wanted to fight people on the bus. Officers observed that DEFENDANT appeared to be under the influence of controlled substances. Passengers on the bus informed officers that DEFENDANT threw a beer and drug paraphernalia while on the bus, and officers discovered drug paraphernalia on the bus. One of the bus passengers informed officers that DEFENDANT was harassing her daughter and herself on the bus, making a gun sign with his hand, pointing his hand at her daughter, and pretending to shoot at her daughter. Officers arrested DEFENDANT, and during a search incident to arrest, recovered multiple baggies containing suspected controlled substances from DEFENDANT'S person. Testing by the Minnesota Bureau of Criminal Apprehension later revealed that one of the baggies contained 3.768 grams of a substance indicating the presence of methamphetamine, weighed without packaging, and a second baggie contained 3.307 grams of a substance indicating the presence of methamphetamine, weighed without packaging.

DEFENDANT is not currently in custody.

## 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 Corey Martens

Police Officer

560 6th Avenue N

Minneapolis, MN 55411

Badge: 73392

Electronically Signed:

09/11/2020 05:20 PM

Ramsey County, Minnesota

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

Prosecuting Attorney Emily Liebman

300 S 6th St

Minneapolis, MN 55487

(612) 348-5550

Electronically Signed: 09/08/2020 01:43 PM



## 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).

## X SUMMONS

THEREFORE YOU, THE DEFENDANT, ARE SUMMONED to appear on **November 3, 2020 at 2:31 PM** before the above-named court at the address listed on the attached court summons 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

□ Fusauta i	m MALOmbi	C Francisco No.	4ia musiala	Cupavita in Barr	day Ctataa	
36 hours after the arrest or	as soon as such Judg	e or Judicial Off	ficer is available to b	oe dealt with accordir	ng to law.	
session), and if not, before	e a Judge or Judicial O	fficer of such co	ourt without unneces	ssary delay, and in a	ny event not late	er than
of Minnesota, that the De	fendant be apprehend	ed and arreste	ed without delay ar	nd brought promptly	before the cour	t (if in

 	Excoute in Border (
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: \$0.00

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: September 14, 2020.

**Judicial Officer** 

Luis Bartolomei District Court Judge Electronically Signed: 09/14/2020 10:05 AM

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

## COUNTY OF HENNEPIN STATE OF MINNESOTA

## State of Minnesota

Plaintiff

VS.

TERRELL JOHNSON

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:

## **DEFENDANT FACT SHEET**

Name: TERRELL JOHNSON

**DOB**: 08/28/1979

Address: 2550 Central Ave NE

Loft 3

MALE

Black

Minneapolis, MN 55418

Alias Names/DOB: TERRELL DANNIE JOHNSON DOB:

TERRELL DANNIE JOHNSON DOB: 8/28/1979

**SID:** MN98022023

Height: Weight:

Eye Color:
Hair Color:
Gender:

Race:

Fingerprints Required per Statute: Yes
Fingerprint match to Criminal History Record: Yes

Driver's License #:

 SILS Person ID #:
 349836

 SILS Tracking No.
 3093428

**Alcohol Concentration:** 

## STATUTE AND OFFENSE GRID

Cnt Nbr	Statute Type	Offense Date(s)	Statute Nbrs and Descriptions	Offense Level	MOC G	ос	Controlling Agencies	Case Numbers
1	Charge	4/6/2019	152.025.2(1) Drugs - 5th Degree - Possess Schedule 1,2,3,4 - Not Small Amount Marijuana	Felony	DH5C0		MN0274300	19004316
	Penalty	4/6/2019	152.025.4(b) Drugs - 5th Degree Controlled Substance - Sale or possession	Felony	DH5C0		MN0274300	19004316
	Definition	4/6/2019	609.101.3 Minimum Fines-Controlled Substance Offenses	No-Level	DH5C0		MN0274300	19004316
2	Charge	4/6/2019	609.72.1(1) Disorderly Conduct - Brawling or Fighting	Misdemeanor	N3030		MN0274300	19004316
	Penalty	4/6/2019	609.72.1 Disorderly Conduct	Misdemeanor	N3030		MN0274300	19004316

## State of Minnesota County of Hennepin

## District Court 4th Judicial District

Prosecutor File No. Court File No.

2020-038964 27-CR-20-20851

State of Minnesota.

COMPLAINT

Plaintiff,

Summons

VS.

MAKIS DEVIL LANE DOB: 05/18/1988

8261 Riverview Lane #9

Brooklyn Park, MN 55444

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: Domestic Assault--Fear Minnesota Statute: 609.2242.1(1)

Maximum Sentence: 90 days in jail, a \$1,000.00 fine, or both.

Offense Level: Misdemeanor

Offense Date (on or about): 09/20/2020

Control #(ICR#): 20038964

Charge Description: Whoever does any of the following against a family or household member as defined in section 518B.01, subdivision 2, commits an assault and is guilty of a misdemeanor: (1) commits an act with intent to cause fear in another of immediate bodily harm or death.

### COUNT II

Charge: Disorderly Conduct--Abusive/Offensive/Obscene Conduct

Minnesota Statute: 609.72.1(3)

Maximum Sentence: 90 days in jail, a \$1,000.00 fine, or both.

Offense Level: Misdemeanor

Offense Date (on or about): 09/20/2020

Control #(ICR#): 20038964

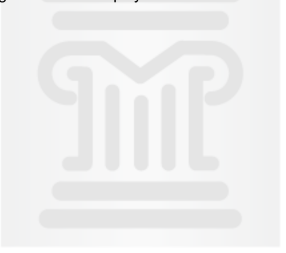
Charge Description: Whoever does any of the following in a public or private place, including on a school bus, knowing, or having reasonable grounds to know that it will, or will tend to, alarm, anger or disturb others or provoke an assault or breach of the peace, is guilty of disorderly conduct, which is a misdemeanor: (1) engages in brawling or fighting; or (2) disturbs an assembly or meeting, not unlawful in its character; or (3) engages in offensive, obscene, abusive, boisterous, or noisy conduct or in offensive, obscene, or abusive language tending reasonably to arouse alarm, anger, or resentment in others. A

272-7098203-208851
Filed in District Court
State of Managements of the person does not violate this section if the person's disorderly conduct was caused by an epileptic4. September 2014 AM



## STATEMENT OF PROBABLE CAUSE

That on or about September 20, 2020, Brooklyn Park police officers responded to a domestic incident at 8261 Riverview Ln #9, in the city of Brooklyn Park, Hennepin County. Officers arrived and met with T.A., who identified the suspect as her son, MAKIS DEVIL LANE, Defendant herein. According to T.A., Defendant and his child (M.L.) were fooling around when Defendant grabbed a phone from M.L. M.L. hit Defendant a little too hard, which angered Defendant and he "went after" M.L. with a vacuum extension. This caused M.L. to fear for her immediate safety, so she ran to the courtyard. T.A. also intervened, trying to keep Defendant from continuing to go after M.L. Defendant's actions and conduct caused both T.A. and M.L. to be alarmed and disturbed. Defendant did aknowledge he was trying to disciplilne M.L. for hitting him in the head with a shoe during the initial horseplay.



## 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 Andrew Bromen

Detective

5400 85th Ave N

Brooklyn Park, MN 55443

Badge: 186

Electronically Signed:

09/28/2020 07:03 AM

**Electronically Signed:** 

09/24/2020 03:11 PM

Hennepin County, Minnesota

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

Prosecuting Attorney Andrew R. Small

Assistant City Attorney

10 S 5th Street Street

Suite #420 - Lumber Exchange

Building

Minneapolis, MN 55402

(612) 333-7007

JERANCH BRANCH

## 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).

## X SUMMONS

THEREFORE YOU, THE DEFENDANT, ARE SUMMONED to appear on **January 11, 2021 at 8:30 AM** before the above-named court at 6125 Shingle Creek Parkway, Brooklyn Center, MN 55430 to answer this complaint.

IF YOU FAIL TO APPEAR in response to this SUMMONS, a WARRANT FOR YOUR ARREST shall be issued.

To the Sheriff of the above-name	d county; or other person authorized to exe	ecute this warrant: I order, in the name of the State		
of Minnesota, that the Defendan	at be apprehended and arrested without of	delay and brought promptly before the court (if in		
session), and if not, before a Judg	ge or Judicial Officer of such court without	unnecessary delay, and in any event not later than		
· ·	on as such Judge or Judicial Officer is avail			
Execute in MN O	nly Execute Nationwide	Execute in Border States		
	ORDER OF DETENTION	ON		
Since the Defendant is already in detained pending further proceed	•	ions of release, that the Defendant continue to be		
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: September 28, 2020.				
	Thomas Fraser District Court Judge	Electronically Signed: 09/28/2020 08:39 AM		
Sworn testimony has been given	before the Judicial Officer by the following v	witnesses:		

## COUNTY OF HENNEPIN STATE OF MINNESOTA

## **State of Minnesota**

Plaintiff

vs.

MAKIS DEVIL LANE

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:

## **DEFENDANT FACT SHEET**

Name: MAKIS DEVIL LANE

**DOB**: 05/18/1988

Address: 8261 Riverview Lane

#9

Yes

Brooklyn Park, MN 55444

Alias Names/DOB:

SID:

Height:

Weight:

Eye Color:

Hair Color:

Gender:

Race:

Fingerprints Required per Statute:

Fingerprint match to Criminal History Record: No

Driver's License #:

**Alcohol Concentration:** 

## STATUTE AND OFFENSE GRID

Cnt Nbr	Statute Type	Offense Date(s)	Statute Nbrs and Descriptions	Offense Level	MOC	GOC	Controlling Agencies	Case Numbers
1	Charge	9/20/2020	609.2242.1(1) Domestic Assault-Misdemeanor-Commits Act to Cause Fear of Immediate Bodily Harm or Death	Misdemeanor	AL451		MN0270300	20038964
2	Charge	9/20/2020	609.72.1(3) Disorderly Conduct - Offensive/Abusive/Boisterous/Noisy/O	Misdemeanor	N3030		MN0270300	20038964



## State of Minnesota County of Hennepin

## District Court 4th Judicial District

Prosecutor File No. Court File No.

21A07922 27-CR-21-14861

State of Minnesota.

COMPLAINT

Plaintiff,

Summons

VS.

**KESSIE KAFELE WILSON** DOB: 07/02/1979

1920 Columbus Ave Minneapolis, MN 55404

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: Assault-3rd Degree-Substantial Bodily Harm

Minnesota Statute: 609.223.1, with reference to: 609.223.1, 609.101.2

Maximum Sentence: 5 YEARS AND/OR \$3,000-\$10,000

Offense Level: Felony

Offense Date (on or about): 06/14/2021

Control #(ICR#): 21130103

Charge Description: That on or about 6/14/2021, at Pratt Street West and Minnehaha Parkway West, in Hennepin County, Minnesota, KESSIE KAFELE WILSON assaulted (victim) and inflicted substantial bodily harm.

## BRANCH

### STATEMENT OF PROBABLE CAUSE

Complainant has investigated the facts and circumstances of this offense and believes the following establishes probable cause:

On June 14, 2021, police were dispatched to a park located at Pratt Street West and Minnehaha Parkway West, in Minneapolis, Hennepin County, Minnesota on a report of an assault on a known adult female, "Victim", who was observed to be visibly upset, crying and had purple bruising around and below her left eye.

Victim reported that a tall, overweight black male, wearing a light-colored baseball cap, no shirt and cargo shorts, later identified as KESSIE DAFELE WILSON, DOB 7/2/1979, Defendant herein, sat next to her on the park bench and asked her if she would go to his house and go out with him. When Victim stated she would not, Defendant became upset and began striking the left side of her face with his right hand, closed in a fist, and hit her two or three times.

A concerned civilian, a known adult male, "Witness", was jogging by and came across the scene and yelled at Defendant who then got up and walked away. Witness described Defendant as a heavyset black male about 6' 2" in height, 35- 40 years of age, wearing a light-colored baseball cap, no shirt, and tan or camo cargo shorts.

Victim suffered a fracture of the frontal process of the maxilla, a non-displaced nasal bone fracture and a left Premaxillary soft tissue contusion.

Police were dispatched on July 1, 2021, to 2711 Lake Street West near Lake Bde Maka Ska, where Victim saw Defendant sitting on a bench near the walking path around the lake, drinking from a beer bottle. Victim said Defendant looked like the man who assaulted her, and when she walked by him, he asked her what time it was. Victim told police she was confident it was the person who previously assaulted her because of his demeanor and voice.

## JUDICIAL BRANCH

## 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** Richard D. Doll Jr

Sergeant

2117 W River Parkway Minneapolis, MN 55411

Badge: 30217

Electronically Signed:

08/09/2021 12:15 PM

Hennepin County, Minnesota

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

**Prosecuting Attorney** Catherine McEnroe

300 S 6th St

Minneapolis, MN 55487

(612) 348-5550

Electronically Signed: 08/06/2021 02:44 PM



## 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).

	X	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.

	WADDANIT
	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 Nationwide

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: \$40,000.00 Conditions of Release:

Execute in MN Only

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: August 9, 2021.

**Judicial Officer** 

Ivy S. Bernhardson District Court Judge Electronically Signed: 08/09/2021 01:39 PM

Execute in Border States

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

## COUNTY OF HENNEPIN STATE OF MINNESOTA

## State of Minnesota

**Plaintiff** 

VS.

**KESSIE KAFELE WILSON** 

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:

## **DEFENDANT FACT SHEET**

Name: KESSIE KAFELE WILSON

**DOB**: 07/02/1979

Address: 1920 Columbus Ave Minneapolis, MN 55404

Alias Names/DOB:

SID:

Height:

Weight:

Eye Color:

Hair Color: Gender:

Race:

Fingerprints Required per Statute:

Fingerprint match to Criminal History Record: No

Driver's License #:

SILS Person ID #:

SILS Tracking No.

**Alcohol Concentration:** 

MALE

Black

Yes

163

411022

3238107

## STATUTE AND OFFENSE GRID

Cnt Nbr	Statute Type	Offense Date(s)	Statute Nbrs and Descriptions	Offense Level	MOC	GOC	Controlling Agencies	Case Numbers
1	Charge	6/14/2021	609.223.1 Assault-3rd Degree-Substantial Bodily Harm	Felony	A3253		MN0274200	21130103
	Definition	6/14/2021	609.101.2 Minimum Fines – Victim Assistance Programs	No-Level	A3253		MN0274200	21130103
	Penalty	6/14/2021	609.223.1 Assault-3rd Degree-Substantial Bodily Harm	Felony	A3253		MN0274200	21130103



## State of Minnesota County of Hennepin

## District Court 4th Judicial District

Prosecutor File No.
Court File No.

21A07732 27-CR-21-17008

State of Minnesota,

COMPLAINT

Plaintiff,

Summons

VS.

NICOLLE LYNN FAWCETT DOB: 03/11/1983

1655 34TH ST NE SAUK RAPIDS, MN 56379

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 - 1st Degree - Sale - 17 Grams or More-Cocaine or Meth w/in 90-Day Period Minnesota Statute: 152.021.1(1), with reference to: 609.05.1, 609.05.2, 609.101.3, 152.021.3(c)

Maximum Sentence: 40 YEARS AND/OR \$300,000-\$1,000,000

Offense Level: Felony

Offense Date (on or about): 10/16/2019

Control #(ICR#): 19001521

Charge Description: That on or about 10/16/2019, in Hennepin County, Minnesota, NICOLLE LYNN FAWCETT, acting alone or intentionally aiding, advising, hiring, counseling or conspiring with another or otherwise procures the other to commit the crime, unlawfully sold, gave away, bartered, delivered, exchanged, distributed, disposed of to another, offered to sell, agreed to sell, manufactured or possessed with intent to sell one or more mixtures of a total weight of 100 grams or more containing methamphetamine.

Minimum Sentence: 65 MONTHS

## **COUNT II**

Charge: Drugs - 1st Degree - Possess 50 grams or more - cocaine or methamphetamine

Minnesota Statute: 152.021.2(a)(1), with reference to: 609.05.1, 609.05.2, 609.101.3, 152.021.3(c)

Maximum Sentence: 40 YEARS AND/OR \$300,000-\$1,000,000

Offense Level: Felony

Offense Date (on or about): 10/16/2019

Control #(ICR#): 19001521

272-158808 Filed in District Court
State of Minnesota, NICOLLE State of Minnesota, NICOLLE State of Minnesota, NICOLLE STATE AM FAWCETT, acting alone or intentionally aiding, advising, hiring, counseling or conspiring with another or otherwise procures the other to commit the crime, unlawfully possessed one or more mixtures of a total weight of 100 grams or more containing cocaine or methamphetamine.

Minimum Sentence: 65 MONTHS



### STATEMENT OF PROBABLE CAUSE

Complainant has investigated the facts and circumstances of this offense and believes the following establishes probable cause:

On October 16, 2019, at approximately 7:00 pm, officers completed a controlled buy at 2044 Oakdale Ave., West St. Paul, Minnesota where one pound of methamphetamine was purchased from a female. During the sale, the female asked whether the buyers only wanted "one", which indicated to police that she was carrying additional methamphetamine for sale.

Officers on scene observed the same female they had purchased the methamphetamine from enter a white Chevrolet HHR (MN plate 746TBD) parked in the same lot, where she remained inside of for just a few minutes before leaving in the vehicle. Officers followed the vehicle and ultimately initiated a traffic stop in Maple Grove, Hennepin County, Minnesota after observing the vehicle drift over the left skip stripe and continue to straddle the traffic lanes for several seconds. The vehicle was very slow to stop.

Officers made contact with the driver, identified as NICOLLE LYNN FAWCETT (DOB: 3/11/1983), Co-Defendant FAWCETT herein, the front seat passenger, identified as DAVID GEORGE LAUGHTON (DOB: 9/27/1981), Co-Defendant LAUGHTON herein, and the rear seat passenger, identified as RICHARD EARL FAWCETT II (DOB: 1/6/1983), Co-Defendant FAWCETT II herein. Co-Defendant FAWCETT informed police she did not have insurance and that insurance was listed on the temporary tag, which had expired. Officers asked Co-Defendant FAWCETT where they were coming from, and both Co-Defendants LAUGHTON and FAWCETT II answered "Eagan" and "St. Paul" at the same time. In plain view, officers observed a wad of small clear plastic baggies in Co-Defendant FAWCETT's clear clutch near the center console that officers recognized through their training and experience to be indicia of drug distribution paraphernalia. Officers further observed all three occupants appeared to be extremely nervous, and Co-Defendant LAUGHTON appeared to be visibly sweating and shaking, and avoiding eye contact with police. Co-Defendant FAWCETT further provided a story to police regarding their activity that evening that did not make sense, and stated she did not know Co-Defendant LAUGHTON's name because she had forgotten it.

Officers deployed a K9 to sniff around the exterior of the vehicle, where the K9 provided a positive alert for the presence of controlled substances inside. Officers let the K9 into the vehicle, and the K9 alerted on a small black duffle bag on the rear floorboard of the vehicle.

Officers searched the vehicle and recovered various drug paraphernalia, including hundreds of small resealable plastic baggies commonly used for narcotic distribution inside Co-Defendant FAWCETT's purse, which had been seen by the officer prior to entering the vehicle. Within these baggies, officers found a small plastic resealable bag containing .07 gram of field-tested positive methamphetamine. In the backseat area where the K9 had positively alerted, officers found a large zip-lock plastic bag inside the black duffle bag containing 223.30 grams of field-tested positive methamphetamine, and a digital scale with white residue on top of it on top of it sitting on the back seat.

All three Co-Defendants were placed under arrest. Officers recovered a working Zap Stick 800kv Stun Gun and baggie containing .05 gram of field-tested positive methamphetamine on Co-Defendant FAWCETT II's person. On Co-Defendant LAUGHTON's person, officers recovered a small resealable baggie of the same type found inside Co-Defendant FAWCETT's clutch that contained .75 gram of field-tested positive methamphetamine.

In a post-Miranda statement to police, Co-Defendant FAWCETT admitted she had driven her husband's

vehicle to 2044 Oakdale Avenue for the purpose of purchasing methamphetamine. She admitted an an unknown female sold methamphetamine to Co-Defendant LAUGHTON, and admitted to knowing that he used approximately \$2,000 to purchase the methamphetamine.

In a post-Miranda statement to police, Co-Defendant FAWCETT II stated he did not know Co-Defendant LAUGHTON, but that he and his wife were giving him a ride to St. Paul in order to purchase an unknown amount of methamphetamine for \$2,950.00. Co-Defendant FAWCETT II stated that of that money, he had provided Co-Defendant LAUGHTON with \$250 to purchase an ounce of methamphetamine for himself, and further admitted to handling the plastic bag the methamphetamine was found inside of, admitting that he assumed the methamphetamine was inside.

In a post-Miranda statement to police, Co-Defendant LAUGHTON admitted he set up a deal to purchase one pound of methamphetamine in St. Paul, but that it turned into a half a pound of methamphetamine due to a previous debt being owed on a controlled buy. He stated this is the second or third time he has purchased narcotics from the female at 2044 Oakdale Ave, and further admitted he was given \$250 from Co-Defendant FAWCETT II for an ounce of methamphetamine, and that he was planning to give him another ounce for the ride.

None of the Co-Defendants are presently in custody.

### 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 Jon Grimes

Deputy

1580 Hwy 55 Highway Hastings, MN 55033

Badge: 130

Electronically Signed:

09/08/2021 02:30 PM

Dakota County, Minnesota

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

Prosecuting Attorney Sophia

Sophia Vogt

300 S 6th St

Minneapolis, MN 55487

(612) 348-5550

Electronically Signed: 08/26/2021 04:07 PM



### 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).

X 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.
F 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: \$0.00 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: September 8, 2021.
Judicial Officer Ivy S. Bernhardson Electronically Signed: 09/08/2021 03:50 PM District Court Judge
Sworn testimony has been given before the Judicial Officer by the following witnesses:

COUNTY OF HENNEPIN STATE OF MINNESOTA

**State of Minnesota** 

**Plaintiff** 

VS.

NICOLLE LYNN FAWCETT

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:

### **DEFENDANT FACT SHEET**

Name: NICOLLE LYNN FAWCETT

**DOB:** 03/11/1983

Address: 1655 34TH ST NE

SAUK RAPIDS, MN 56379

Alias Names/DOB:

SID:

Height:

Weight:

Eye Color:

Hair Color:

Gender: Race:

Fingerprints Required per Statute:

Fingerprint match to Criminal History Record: No

Driver's License #:

SILS Person ID #:

SILS Tracking No.

**Alcohol Concentration:** 

**FEMALE** 

Yes

870748

3237425

### STATUTE AND OFFENSE GRID

Cnt Nbr	Statute Type	Offense Date(s)	Statute Nbrs and Descriptions	Offense Level	MOC	GOC	Controlling Agencies	Case Numbers
1	Charge	10/16/2019	152.021.1(1) Drugs - 1st Degree - Sale - 17 Grams or More-Cocaine or Meth w/in 90-Day Period	Felony	DD2C0	X	MN0190000	19001521
	Definition	10/16/2019	609.101.3 Minimum Fines-Controlled Substance Offenses	No-Level	DD2C0	X	MN0190000	19001521
	Penalty	10/16/2019	152.021.3(c) Drugs - 1st Degree - Sale or Possession - Penalty; 100+G or 500+ DU	Felony	DD2C0	X	MN0190000	19001521
	Modifier	10/16/2019	609.05.1 Liability for Crimes of Another-Intentional	No-Level	DD2C0	X	MN0190000	19001521
	Modifier	10/16/2019	609.05.2 Liability for Crimes of Another-Reasonably Forseeable	No-Level	DD2C0	X	MN0190000	19001521
2	Charge	10/16/2019	152.021.2(a)(1) Drugs - 1st Degree - Possess 50 grams or more - cocaine or methamphetamine		DD5C0	Х	MN0190000	19001521
	Definition	10/16/2019	609.101.3 Minimum Fines-Controlled Substance Offenses	No-Level	DD5C0	X	MN0190000	19001521
	Penalty	10/16/2019	152.021.3(c) Drugs - 1st Degree - Sale or Possession - Penalty; 100+G or 500+ DU	Felony	DD5C0	X	MN0190000	19001521
	Modifier	10/16/2019	609.05.1 Liability for Crimes of Another-Intentional	No-Level	DD5C0	X	MN0190000	19001521
	Modifier	10/16/2019	609.05.2 Liability for Crimes of Another-Reasonably Forseeable	No-Level	DD5C0	X	MN0190000	19001521

# JUDICIAL BRANCH

# State of Minnesota County of Hennepin

## District Court 4th Judicial District

Prosecutor File No. Court File No.

21A09367 27-CR-21-19552

State of Minnesota,

COMPLAINT

Plaintiff,

Summons

VS.

TERRELL JOHNSON DOB: 08/28/1979

5101 63rd Ave N

Brooklyn Center, MN 55429

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 - Not Small Amount Marijuana

Minnesota Statute: 152.025.2(1), with reference to: 609.101.3, 152.025.4(b)

Maximum Sentence: 5 YEARS AND/OR \$3,000-\$10,000

Offense Level: Felony

Offense Date (on or about): 07/12/2021

Control #(ICR#): 21004861

Charge Description: That on or about 7/12/2021, in Hennepin County, Minnesota, TERRELL JOHNSON unlawfully possessed one or more mixtures containing a Schedule I, II, III, or IV controlled substance, to-wit: methamphetamine.

### COUNT II

Charge: Indecent Exposure-Public Place Willfully/Lewdly

Minnesota Statute: 617.23.1(1), with reference to: 617.23.1

Maximum Sentence: 90 DAYS AND/OR \$1,000

Offense Level: Misdemeanor

Offense Date (on or about): 07/12/2021

Control #(ICR#): 21004861

Charge Description: That on or about 7/12/2021, in Hennepin County, Minnesota, in a public place or a place where others were present TERRELL JOHNSON willfully and lewdly exposed his body or private parts thereof.

### STATEMENT OF PROBABLE CAUSE

Complainant has investigated the facts and circumstances of this offense and believes the following establishes probable cause:

That on July 12, 2021, officers with the Metro Transit Police Department responded to a report of indecent exposure on the Light Rail Train located at the Mall of America platform at 6053 Minnehaha Drive, Fort Snelling, Hennepin County, Minnesota. The reporting party informed law enforcement that a male was masturbating on the light rail train and provided a description of the male. The reporting party informed law enforcement that the male had exited the train at Terminal One. Officers arrived to the area and identified the male suspect, later identified as TERRELL DANNIE JOHNSON, DOB 8/28/1979, DEFENDANT herein, at the Mall of America platform. Officers then observed surveillance footage from the light rail train and observed DEFENDANT was masturbating on the train. Officers arrested DEFENDANT and during a search incident to arrest, recovered a plastic baggie of 0.359 grams of what the Minnesota Bureau of Criminal Apprehension found indicated the presence of methamphetamine, pipes, and identification cards that were not in DEFENDANT'S name on DEFENDANT'S person. DEFENDANT stated that the plastic baggie contained "amphetamine."

The reporting party further informed law enforcement that DEFENDANT had been walking up and down the aisle of the train, rubbing his genitals and staring at females, and then at one point exposed himself and was openly masturbating on the train.

DEFENDANT is not currently in custody.

### 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 Paul Alfred Buzicky

Police Officer

560 6th Avenue N Minneapolis, MN 55411

Badge: 74381

Electronically Signed:

10/19/2021 06:39 AM

Hennepin County, Minnesota

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

Prosecuting Attorney **Emily Liebman** 

300 S 6th St

Minneapolis, MN 55487

(612) 348-5550

**Electronically Signed:** 10/18/2021 03:50 PM



### 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).

X 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.
F 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. Lorder, subject to bail or conditions of release, that the Defendant continue to be

Bail: \$0.00

Conditions of Release:

detained pending further proceedings.

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: October 19, 2021.

**Judicial Officer** 

Luis Bartolomei District Court Judge Electronically Signed: 10/19/2021 09:06 AM

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

### COUNTY OF HENNEPIN STATE OF MINNESOTA

### State of Minnesota

**Plaintiff** 

VS.

**TERRELL JOHNSON** 

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:

### **DEFENDANT FACT SHEET**

Name: TERRELL JOHNSON

**DOB**: 08/28/1979

Address: 5101 63rd Ave N

Brooklyn Center, MN 55429

Alias Names/DOB: TERRELL DANNIE JOHNSON DOB:

TERRELL DANNIE JOHNSON DOB: 8/28/1979

**SID**: MN98022023

Height:

Weight: Eye Color:

Hair Color:

Gender: Race:

Fingerprints Required per Statute:

Fingerprint match to Criminal History Record: Yes

Driver's License #:

SILS Person ID #:

SILS Tracking No.

**Alcohol Concentration:** 

MALE

Black

DIACK

Yes

349836

3235010

### STATUTE AND OFFENSE GRID

Cnt Nbr	Statute Type	Offense Date(s)	Statute Nbrs and Descriptions	Offense Level	MOC G	ос	Controlling Agencies	Case Numbers
1	Charge	7/12/2021	152.025.2(1) Drugs - 5th Degree - Possess Schedule 1,2,3,4 - Not Small Amount Marijuana	Felony	DH5C0		MN0274300	21004861
	Penalty	7/12/2021	152.025.4(b) Drugs - 5th Degree Controlled Substance - Sale or possession	Felony	DH5C0		MN0274300	21004861
	Definition	7/12/2021	609.101.3 Minimum Fines-Controlled Substance Offenses	No-Level	DH5C0		MN0274300	21004861
2	Charge	7/12/2021	617.23.1(1) Indecent Exposure-Public Place Willfully/Lewdly	Misdemeanor	M7299		MN0274300	21004861
	Penalty	7/12/2021	617.23.1 Indecent Exposure-Public/Any Place-Others Present-Misdemeanor	Misdemeanor	M7299		MN0274300	21004861

# State of Minnesota County of Hennepin

## District Court 4th Judicial District

Prosecutor File No. Court File No.

2022-024212 27-CR-22-14493

State of Minnesota,

**COMPLAINT** 

Plaintiff,

Summons

VS.

TIMOTHY TERRELL STUCKEY DOB: 11/28/1978

7932 Orchard Avenue N Brooklyn Park, MN 55443

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: Theft** 

Minnesota Statute: 609.52.2(a)(1), with reference to: 609.52.3(5) Maximum Sentence: 90 days in jail, a \$1,000.00 fine, or both.

Offense Level: Misdemeanor

Offense Date (on or about): 07/01/2022

Control #(ICR#): 22024212

Charge Description: (a) Whoever does any of the following commits theft and may be sentenced as provided in subdivision 3: (1) intentionally and without claim of right takes, uses, transfers, conceals or retains possession of movable property of another without the other's consent and with intent to deprive the owner permanently of possession of the property.

# BRANCH

### STATEMENT OF PROBABLE CAUSE

That on or about July 1, 2022, Brooklyn Park police officers responded to a theft at Walgreens, located at 7700 Brooklyn Blvd., in the city of Brooklyn Park, Hennepin County. The male suspect had stolen paper plates and cups, passing all points of sale without making payment of \$30. Walgreens employees recognized the suspect from other theft incidents. Officers were given a detailed physical description for the suspect and located him neaby. Officers identified the suspect as TIMOTHY TERRELL STUCKEY, Defendant herein. Walgreens employees positively identified Defendant during a show-up identification.



### 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 Mark Marah

Police Officer 5400 85th Ave N

Brooklyn Park, MN 55443

Badge: 242

Electronically Signed:

07/20/2022 01:18 PM

**Electronically Signed:** 

07/20/2022 01:13 PM

Hennepin County, 22270

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

Prosecuting Attorney Andrew R. Small

Assistant City Attorney 10 S 5th Street Street

Suite #420 - Lumber Exchange

Building

Minneapolis, MN 55402

(612) 333-7007

JANA BANCH

27-CR-23-1886 27-CR-22-14493

### FINDING OF PROBABLE CAUSE

Filed in District Court State of

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).

	X	SU	MN	ION	S
--	---	----	----	-----	---

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: July 20, 2022.

**Judicial Officer** 

David Piper **District Court Judge**  Electronically Signed: 07/20/2022 01:39 PM

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

### **COUNTY OF HENNEPIN** STATE OF MINNESOTA

### State of Minnesota

**Plaintiff** 

vs.

### TIMOTHY TERRELL STUCKEY

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:

### DEFENDANT FACT SHEET

Name: TIMOTHY TERRELL STUCKEY

**DOB**: 11/28/1978

**Address:** 7932 Orchard Avenue N Brooklyn Park, MN 55443

Alias Names/DOB:

SID:

Height:

Weight:

Eye Color:

Hair Color: Gender:

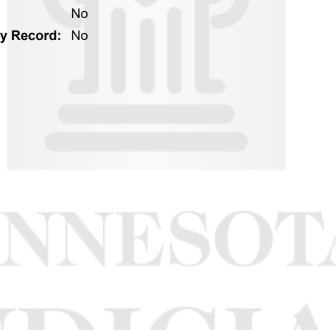
Race:

Fingerprints Required per Statute:

Fingerprint match to Criminal History Record: No

Driver's License #:

**Alcohol Concentration:** 



## STATUTE AND OFFENSE GRID

Cnt Nbr	Statute Type	Offense Date(s)	Statute Nbrs and Descriptions	Offense Level	MOC	GOC	Controlling Agencies	Case Numbers
1	Charge	7/1/2022	609.52.2(a)(1) Theft-Take/Use/Transfer Movable Prop-No Consent	Misdemeanor	U382D		MN0270300	22024212
	Penalty	7/1/2022	609.52.3(5) Theft - Theft-Value \$500 or less or aggregate subd. 2, clauses (1), (2), (3) (4), (13) or (19)	Misdemeanor	U382D		MN0270300	22024212



# State of Minnesota County of Hennepin

## District Court 4th Judicial District

Prosecutor File No.
Court File No.

22A01705 27-CR-22-17300

State of Minnesota,

COMPLAINT

Plaintiff,

Summons

VS.

LUCAS PATRICK KRASKEY DOB: 06/01/1984

2600 Grand St NE Minneapolis, MN 55418

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: Damage to Property - 1st Degree - Value Reduced Over \$1000

Minnesota Statute: 609.595.1(4), with reference to: 609.595.1

Maximum Sentence: 5 YEARS AND/OR \$10,000

Offense Level: Felony

Offense Date (on or about): 01/27/2022

Control #(ICR#): 22018457

Charge Description: That on or about 1/27/2022, in Hennepin County, Minnesota, LUCAS PATRICK KRASKEY intentionally caused damage to physical property belonging to victim, without victim's consent and such damage reduced the value of the property by more than \$1,000 as measured by the cost of repair and/or replacement.

# BRANCH

### STATEMENT OF PROBABLE CAUSE

Complainant has investigated the facts and circumstances of this offense and believes the following establishes probable cause:

On 1/27/22 at 7:15 AM, University of Minnesota police were dispatched to meet a caller regarding a window broken out in the 4th Street Ramp, 4th floor elevator lobby.

Upon arrival officers met with the reporting party, a University Parking Services employee. He stated that the broken glass had been cleaned up by staff prior to officers arriving and commented it was very dirty and messy as though someone had been sleeping there.

The window broken was facing south towards 4th St SE. It is a two pane window and only the inner pane was broken out. The area was covered by a surveillance camera.

Video was located of a male throwing a garbage can lid against the window with significant force. The male entered the 4th floor lobby at 1:51 AM on 01/27/2022 and first hit the wall with the garbage can lid. He then threw the lid down the lobby where it hit the other side of the room. The male then exits the lobby.

The male was recognized as LUCAS PATRICK KRASKEY, DOB 6/01/1984. KRASKEY was known UMPD officers as he has had several similar incidents on campus and on Metro Transit property where he breaks glass.

The value of the damaged property, as measured by the cost of replacement, was over \$3000.

### 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 Beth

Bethany Thomas

Police Officer

505 Washington Ave SE

Minneapolis, MN 55455

Badge: 2038

Electronically Signed:

09/01/2022 09:27 AM

Hennepin County, Minnesota

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

**Prosecuting Attorney** 

Thad Tudor

300 S 6th St

Minneapolis, MN 55487

(612) 348-5550

Electronically Signed: 08/30/2022 06:48 PM

BRANCH

### 27-CR-23-1886 27-CR-22-17300

### FINDING OF PROBABLE CAUSE

Filed in District Court State of

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).

X  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 it 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: \$0.00 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: September 1, 2022.

**Judicial Officer** 

Julia Dayton Klein **District Court Judge**  Electronically Signed: 09/01/2022 09:38 AM

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

### **COUNTY OF HENNEPIN** STATE OF MINNESOTA

### State of Minnesota

**Plaintiff** 

vs.

**LUCAS PATRICK KRASKEY** 

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:

### **DEFENDANT FACT SHEET**

Name: LUCAS PATRICK KRASKEY

**DOB**: 06/01/1984

Address: 2600 Grand St NE

Minneapolis, MN 55418

Alias Names/DOB: Lucas Patrick Kaskey DOB: 6/1/1984

SID:

Height:

Weight:

Eye Color:

Hair Color:

Gender: Race:

Fingerprints Required per Statute:

Fingerprint match to Criminal History Record: No

Driver's License #:

SILS Person ID #:

SILS Tracking No.

**Alcohol Concentration:** 

MALE

White

Yes

N.I.-

502903

3264720

## STATUTE AND OFFENSE GRID

Cnt Nbr	Statute Type	Offense Date(s)	Statute Nbrs and Descriptions	Offense Level	MOC	GOC	Controlling Agencies	Case Numbers
1	Charge	1/27/2022	609.595.1(4) Damage to Property - 1st Degree - Value Reduced Over \$1000	Felony	P111H		MN0272400	22018457
	Penalty	1/27/2022	609.595.1 Damage to Property-1st Degree	Felony	P111H		MN0272400	22018457



# State of Minnesota County of Hennepin

## District Court 4th Judicial District

Prosecutor File No. Court File No.

22A05560 27-CR-22-18776

State of Minnesota,

COMPLAINT

Plaintiff,

Summons

VS.

AMY LOUISE LILLEVOLD DOB: 09/29/1974

1975 Bagley NE Ave Faribault. MN 55021

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 - Not Small Amount Marijuana

Minnesota Statute: 152.025.2(1), with reference to: 609.101.3, 152.025.4(b)

Maximum Sentence: 5 YEARS AND/OR \$3,000-\$10,000

Offense Level: Felony

Offense Date (on or about): 05/17/2022

Control #(ICR#): 22004656

Charge Description: That on or about May 17, 2022, in Bloomington, in Hennepin County, Minnesota, Amy Louis Lillevold (DOB: 9/29/1974) unlawfully possessed one or more mixtures containing a Schedule I, II, III, or IV controlled substance, to-wit: methamphetamine.

# BRANCH

### STATEMENT OF PROBABLE CAUSE

Complainant has investigated the facts and circumstances of this offense and believes the following establishes probable cause:

On May 17, 2022, in Bloomington, in Hennepin County, Minnesota, police responded to a report of shoplifting from Goodwill. Staff at Goodwill reported that numerous customers saw the female suspect concealing items in her purse and that she was causing a disturbance in the store. The shoplifter was described as a white female with pink hair wearing knee high socks and a white dress. Officers arrived and made contact with the female suspect, later identified as Amy Louise Lillievold (DOB: 9/29/1974), Defendant herein. Defendant was wearing shoes from the store. Defendant initially refused to provide police with her name. She later verbally identified herself and she had warrants in Scott County and Rice County. Defendant's property was searched and an aspirin bottle was located in her purse. A bag which field tested positive for methamphetamine in 2.86 grams was found inside the aspirin bottle. Defendant was arrested and trespassed from Goodwill. Defendant is not in custody.

### 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 C Yates

Sergeant

Electronically Signed: 09/19/2022 11:04 AM

1800 W Old Shakopee Road

Hennepin County, MN

Bloomington, MN 55431

Badge: 267

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

**Prosecuting Attorney** 

Caitlin Schweiger

300 S 6th St

Electronically Signed: 09/19/2022 10:39 AM

Minneapolis, MN 55487

(612) 348-5550



### FINDING OF PROBABLE CAUSE

Filed in District Court State of

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 t	this SUMMONS, a WARRANT FOR Y	YOUR ARREST shall be issued.
	WARRANT	
To the Sheriff of the above-named county;	or other person authorized to execu	te this warrant: I order, in the name of the State
of Minnesota, that the Defendant be appl	rehended and arrested without dela	ay and brought promptly before the court (if in
session), and if not, before a Judge or Jud	licial Officer of such court without un	necessary delay, and in any event not later than
36 hours after the arrest or as soon as suc	h Judge or Judicial Officer is availabl	e 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 detained pending further proceedings.	ν, I order, subject to bail or condition	ns of release, that the Defendant continue to be
Bail: \$0.00		

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: September 19, 2022.

**Judicial Officer** 

Marta M. Chou District Court Judge Electronically Signed: 09/19/2022 11:28 AM

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

### **COUNTY OF HENNEPIN** STATE OF MINNESOTA

### State of Minnesota

**Plaintiff** 

VS.

**Amy Louise Lillevold** 

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:

## 27-CR-22-18776 DEFENDANT FACT SHEET

Name: Amy Louise Lillevold

**DOB**: 09/29/1974

Address: 1975 Bagley NE Ave

Faribault, MN 55021

Alias Names/DOB:

**SID**: MN04047878

Height:

Weight: Eye Color:

Hair Color:

Gender:

Race:
Fingerprints Required per Statute:

Fingerprint match to Criminal History Record: Yes

Driver's License #:

SILS Person ID #: SILS Tracking No.

**Alcohol Concentration:** 

**FEMALE** 

White

Yes

Yes

529392

3278620

## STATUTE AND OFFENSE GRID

Cnt Nbr	Statute Type	Offense Date(s)	Statute Nbrs and Descriptions	Offense Level	МОС	GOC	Controlling Agencies	Case Numbers
1	Charge	5/17/2022	152.025.2(1) Drugs - 5th Degree - Possess Schedule 1,2,3,4 - Not Small Amount Marijuana	Felony	DH5C0		MN0270100	22004656
	Penalty	5/17/2022	152.025.4(b) Drugs - 5th Degree Controlled Substance - Sale or possession	Felony	DH5C0		MN0270100	22004656
	Definition	5/17/2022	609.101.3 Minimum Fines-Controlled Substance Offenses	No-Level	DH5C0		MN0270100	22004656



# State of Minnesota County of Hennepin

## District Court 4th Judicial District

Prosecutor File No. Court File No.

22A10377 27-CR-22-18859

State of Minnesota.

COMPLAINT

Plaintiff,

Summons

VS.

ABDIQANI AHMED HASSAN DOB: 04/05/1998

4500 5th Ave S Minneapolis, MN 55407

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 - Not Small Amount Marijuana

Minnesota Statute: 152.025.2(1), with reference to: 609.101.3, 152.025.4(b)

Maximum Sentence: 5 YEARS AND/OR \$3,000-\$10,000

Offense Level: Felony

Offense Date (on or about): 09/16/2022

Control #(ICR#): 22219692

Charge Description: That on or about 09/16/2022, at 500 Cedar Ave South in Minneapolis, Hennepin County, Minnesota, ABDIQANI AHMED HASSAN unlawfully possessed one or more mixtures containing a Schedule I, II, III, or IV controlled substance, to-wit: fentanyl.



### STATEMENT OF PROBABLE CAUSE

Complainant has investigated the facts and circumstances of this offense and believes the following establishes probable cause:

On 09/16/2022, Minneapolis police officers were patrolling the area of 500 Cedar Ave South Minneapolis, Hennepin County, Minnesota when they observed two males, one later identified as ABDIQANI AHMED HASSAN (DOB: 04/05/1998) at an entry way of a business using narcotics. Defendant was holding a lighter below a flat piece of tinfoil while another male held the tinfoil with one hand and held a straw to his mouth with the hand. The officers recognized this as smoking of narcotics.

The officers stopped their squad car and asked Defendant and the male to stop. Defendant yelled "fuck you" and began to flee northbound on foot. The officer gave clear and loud command to stop and identified himself as police. After giving chase, the officer attempted but failed to tase Defendant after warning Defendant that he would be tased. Another officer caught up with Defendant, forced him to the ground, and arrested him for narcotic use and fleeing. Defendant was transported to Hennepin County Medical Center (HCMC) for reported injuries. While at HCMC, Defendant started threatening the officers and to spit at the officers. Defendant was cleared from HCMC and sent to Hennepin County adult jail. Hennepin County deputies found four small blue circular pills stamped "M" and "30" in Defendant's sock and a clear straw in his pants pocket. The pills field tested positive for fentanyl.

### 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

Phillip Gangnon

Sgt.

350 S 5th St

Minneapolis, MN 55415-1389

Badge: 2195

Electronically Signed:

09/20/2022 09:28 AM

hennepin County, gangnpt0

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

**Prosecuting Attorney** 

Mawerdi Hamid

**Assistant County Attorney** 

300 S 6th St

Minneapolis, MN 55487

(612) 348-5550

Electronically Signed: 09/20/2022 08:56 AM

JANGIA JULIAN BRANCH 27-CR-23-1886 27-CR-22-18859

### FINDING OF PROBABLE CAUSE

Filed in District Court
Filed in District State of Winnesota
State of 4 Minnesota 9/22/2022

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).

	X	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	y; or other person authorized to execut	te this warrant: I order, in the name of the State
of Minnesota, that the Defendant be app	prehended and arrested without dela	ay and brought promptly before the court (if in
session), and if not, before a Judge or Ju	dicial Officer of such court without unn	necessary delay, and in any event not later than
36 hours after the arrest or as soon as su	ch Judge or Judicial Officer is available	e 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 custod	ly, I order, subject to bail or conditions	s of release, that the Defendant continue to be

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: September 20, 2022.

**Judicial Officer** 

Marta M. Chou District Court Judge Electronically Signed: 09/20/2022 09:51 AM

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

### COUNTY OF HENNEPIN STATE OF MINNESOTA

### State of Minnesota

**Plaintiff** 

VS.

**Abdiqani Ahmed Hassan** 

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:

### **DEFENDANT FACT SHEET**

Name: Abdiqani Ahmed Hassan

**DOB**: 04/05/1998

Address: 4500 5th Ave S

Minneapolis, MN 55407

Alias Names/DOB: ABDIQUANI HASSAN DOB:

ABDIQAR AHMED HASSAN DOB: 4/5/1998 AHMED HASSAN ABDI DOB: 4/5/1998 ABDIGANI AHMED HASSAN DOB: 4/5/1998 Abdi Qani Ahmed Hassan DOB: 4/5/1998

MN12FE3582

MALE

Black

Height:

SID:

Weight: Eye Color:

Hair Color:

Gender: Race:

Fingerprints Required per Statute: Yes
Fingerprint match to Criminal History Record: Yes

Driver's License #:

 SILS Person ID #:
 731599

 SILS Tracking No.
 3297427

**Alcohol Concentration:** 

## STATUTE AND OFFENSE GRID

Cnt Nbr	Statute Type	Offense Date(s)	Statute Nbrs and Descriptions	Offense Level	МОС	GOC	Controlling Agencies	Case Numbers
1	Charge	9/16/2022	152.025.2(1) Drugs - 5th Degree - Possess Schedule 1,2,3,4 - Not Small Amount Marijuana	Felony	DH520		MN0271100	22219692
	Penalty	9/16/2022	152.025.4(b) Drugs - 5th Degree Controlled Substance - Sale or possession	Felony	DH520		MN0271100	22219692
	Definition	9/16/2022	609.101.3 Minimum Fines-Controlled Substance Offenses	No-Level	DH520		MN0271100	22219692



# State of Minnesota County of Hennepin

## District Court 4th Judicial District

Prosecutor File No. Court File No.

22A01143 27-CR-22-20033

State of Minnesota.

COMPLAINT

Plaintiff,

Summons

VS.

ANGELIC DENISE NUNN DOB: 01/28/1978

740 E 17th St Minneapolis, MN 55404

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: Theft-Take/Use/Transfer Movable Prop-No Consent

Minnesota Statute: 609.52.2(a)(1), with reference to: 609.52.3(3)(a), 609.52.3(5)

Maximum Sentence: 5 YEARS AND/OR \$10,000

Offense Level: Felony

Offense Date (on or about): 10/25/2021

Control #(ICR#): 22002341

Charge Description: That on or between 10/25/2021 and 1/20/2022, in Hennepin County, Minnesota, ANGELIC DENISE NUNN intentionally and without claim of right, took, used, transferred, concealed or retained possession of movable property belonging to Kohls and TJ Maxx without consent and with the intent to deprive the owner/entity permanently of possession of the property, and the property had an aggregate value of more than One Thousand Dollars (\$1,000.00) but less than Five Thousand Dollars (\$5,000.00).



### STATEMENT OF PROBABLE CAUSE

Filed in District Court Filed in District of Whitesota State of 41347888 9134 AM

Complainant has investigated the facts and circumstances of this offense and believes the following establishes probable cause:

On or about January 20, 2022, Plymouth police responded to a shoplifting from Kohls and TJ Maxx in Plymouth, Hennepin County, Minnesota.

Officers were informed that a female, later identified as ANGELIC DENISE NUNN aka ANGELIC DENISE SCHAEFFER (DOB 01/28/1978), "Defendant" herein.

Defendant concealed items and left without paying for those items. Police arrived on scene and observed Defendant get into a vehicle and drive away. Defendant then parked near TJ Maxx and went into TJ Maxx. Defendant came out with items that were not in a TJ Maxx bag. Defendant was confirmed to have taken those items without paying for them as well.

The items taken from Kohls were the following:

-Levi Jeans: \$69.50 -Levi Jeans: \$34.75 -Perfume: \$90.00 -Perfume: \$99.00

Items taken from TJ Maxx were the following:

-Three coats: \$209.97 -Perfume: \$39.99

In sum, this amounts to 581.93.

Police then learned Defendant was a suspect in other thefts from the same TJ Maxx store. Specifically, police and loss prevention identified Defendant as a person, observed on surveillance, go into TJ MAXX on October 25, 2021, and take \$369.94 of items and leave without paying for those items. Defendant was also observed on surveillance to do this again on December 5, 2021, where Defendant took \$589.88 of items and leave without paying for the items. On the December 5, 2021, incident Defendant was wearing a shorter dark wig and carrying a forest green backpack. When Defendant was arrested on January 20, 2022, police found those items in Defendant's car.

In a post-Miranda statement, Defendant confirmed it was her in photos of a person stealing the items from October 25, 2021. Defendant would neither confirm nor deny stealing items on December 5, 2021.

In total, the three separates dates of incidents from TJ Maxx and Kohls are valued at \$1,541.75

Defendant has three pending felony theft cases in Hennepin County (27-CR-20-3244, 27-CR-21-1977, and 27-CR-21-1978). Defendant also has numerous pending misdemeanor theft cases in Hennepin County. Finally, Defendant has a few misdemeanor theft convictions and had prior felony theft and theft related convictions in 62-CR-08-18754, 27-CR-14-18691, and 62-CR-17-8203.

Defendant is not in custody for this offense.

# 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 Hailey Ohl

Police Officer

3400 Plymouth Blvd

Plymouth, MN 55447-1482

Badge: 128

Electronically Signed:

10/05/2022 04:45 PM

Hennepin County, Minnesota

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

Prosecuting Attorney Grant W

Grant W Gunderson

300 S 6th St

Minneapolis, MN 55487

(612) 348-5550

Electronically Signed: 10/05/2022 02:05 PM

JUMBANCH BRANCH

## 27-CR-23-1886 27-CR-22-20033

# FINDING OF PROBABLE CAUSE

Filed in District Court
Filed in District Court
State of Minnesota
State of Minnesota

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).

# X 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: \$0.00

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: October 5, 2022.

**Judicial Officer** 

Bridget A Sullivan
District Court Judge

Electronically Signed: 10/05/2022 04:48 PM

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

# COUNTY OF HENNEPIN STATE OF MINNESOTA

# State of Minnesota

Plaintiff

VS.

# **ANGELIC DENISE NUNN**

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:

# **DEFENDANT FACT SHEET**

Name: ANGELIC DENISE NUNN

**DOB**: 01/28/1978 **Address**: 740 E 17th St

Minneapolis, MN 55404

Alias Names/DOB: ANGELIC DENISE SCHAEFFER DOB: 1/28/1978

**FEMALE** 

Black

Yes

ANGELIC DENISE SCHAEFER DOB: 1/28/1978

SID:

Height:

Weight:

Eye Color: Hair Color:

Gender:

Race: Fingerprints Required per Statute:

- Ingerprinte Required per Statute.

Fingerprint match to Criminal History Record: No

Driver's License #:

SILS Person ID #: 346774

SILS Tracking No. 3262616

Case Scheduling Information: Please include AKA on the complaint itself.

**Alcohol Concentration:** 

# STATUTE AND OFFENSE GRID

Cnt Nbr	Statute Type	Offense Date(s)	Statute Nbrs and Descriptions	Offense Level	MOC GOO	Controlling Agencies	Case Numbers
1	Charge	10/25/2021	609.52.2(a)(1) Theft-Take/Use/Transfer Movable Prop-No Consent	Felony	U128H	MN0271700	22002341
	Modifier	10/25/2021	609.52.3(5) Theft - Theft-Value \$500 or less or aggregate subd. 2, clauses (1), (2), (3) (4), (13) or (19)	No-Level	U128H	MN0271700	22002341
	Penalty	10/25/2021	609.52.3(3)(a) Theft - Value of property or services \$1001 - \$5,000	Felony	U128H	MN0271700	22002341



# State of Minnesota County of Hennepin

# District Court 4th Judicial District

Prosecutor File No.
Court File No.

22002468

27-CR-22-21925

State of Minnesota,

COMPLAINT

Plaintiff.

Summons

VS.

ABDINOUR MOHAMED ALASOW DOB: 01/01/1997

1717 Thomas Avenue N Minneapolis, MN 55411-2907

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: Trespass on Critical Public Service Facilities, Pipeline, Utility - Returns Within Six Months

Minnesota Statute: 609.6055.2(a)(2)

Maximum Sentence: 0-1 year imprisonment and/or 0-\$3000 fine

Offense Level: Gross Misdemeanor

Offense Date (on or about): 04/15/2022

Control #(ICR#): 22002468

Charge Description: (a)Whoever enters or is found upon property containing a critical public service facility, utility, or pipeline, without claim of right or consent of one who has the right to give consent to be on the property, is guilty of a gross misdemeanor, if: (1) the person refuses to depart from the property on the demand of one who has the right to give consent; (2) within the past six months, the person had been told by one who had the right to give consent to leave the property and not to return, unless a person with the right to give consent has given the person permission to return; or (3) the property is posted. (b) Whoever enters an underground structure that (1) contains a utility line or pipeline and (2) is not open to the public for pedestrian use, without claim of right or consent of one who has the right to give consent to be in the underground structure, is guilty of a gross misdemeanor. The underground structure does not need to be posted for this paragraph to apply.

## **COUNT II**

Charge: Interfere w/ Privacy at Hotel, Tan Booth, or Other Place - Gaze, Stare or Peep in Window or Aperture

Minnesota Statute: 609.746.1(c)

Maximum Sentence: 0-1 year imprisonment and/or 0-\$3000 fine

Offense Level: Gross Misdemeanor

Offense Date (on or about): 04/15/2022

Control #(ICR#): 22002468

Filed in District Court
27-CR-22-1925

Charge Description: (c) A person is guilty of a gross misdemeanor who: (1) surreptitiously to a gross misdemeanor who: or peeps in the window or other aperture of a sleeping room in a hotel, as defined in section 327.70, subdivision 3, a tanning booth, or other place where a reasonable person would have an expectation of privacy and has exposed or is likely to expose their intimate parts, as defined in section 609.341, subdivision 5, or the clothing covering the immediate area of the intimate parts; and (2) does so with intent to intrude upon or interfere with the privacy of the occupant.



Your Complainant is a Detective with the Airport Police Department who states that he has read and reviewed the offense report of Airport Police Officer Jonathan Overland and, based thereon, alleges the following:

On April 15, 2022, at approximately 10:30 p.m., Officers responded to a report of found paraphernalia at the female restroom under Checkpoint 1 at Terminal 2, in the jurisdiction of the Metropolitan Airports Commission, County of Hennepin, State of Minnesota. Officers arrived on scene and met with a female Mardsen employee identified as M.D.A. who stated that she blocked off the entrance to the restroom with her cart and caution tape so that she could clean the restroom. M.D.A. stated that she went to stall #4 to use the restroom when she observed that a male, later identified as the above-named Defendant ABDINOUR MOHAMED ALASOW, DOB 01/01/1997 entered stall #3, got on his hands and knees and then pulled himself underneath the stall to watch M.D.A. urinate. M.D.A. stated that she left the restroom and went to the Terminal 2 Police Operations Center to report the incident. M.D.A. stated that Defendant walked by and said "Hi" before he continued to walk towards the Terminal 2 Light Rail Transit area.

Officer Overland reviewed Closed Circuit Television ("CCTV") footage and observed that M.D.A. entered the women's restroom at 10:08 p.m. and that Defendant entered the restroom at 10:10 p.m. Officer Overland observed that M.D.A. exited the women's restroom at 10:12 p.m. and that Defendant exited the women's restroom at 10:13 p.m. Officer Overland observed that at 10:18 p.m., Defendant walked by and looked at M.D.A. by the Terminal 2 Police Operations Center before Defendant continued towards Checkpoint 1.

Officer Overland recalled speaking with a male that matched the description of Defendant earlier in the night at the Terminal 2 Light Rail Transit platform. When asked during that interaction, Defendant stated that he was at the airport to see a friend. Officer Overland verbally trespassed Defendant from the property.

A check on Defendant revealed that Defendant was on the Airport Police Department's active gross misdemeanor trespass list after Defendant received a gross misdemeanor trespass notice on February 28, 2022 that did not expire until August 26, 2022. The check also revealed that this was Defendant's seventh contact with Airport Police since October 13, 2021.

# 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 Nicholas Iacovelli

Police Officer

4300 Glumack Drive

**Suite 3255** 

St Paul, MN 55111

Badge: 52

Electronically Signed:

10/31/2022 01:19 PM

Hennepin County, MN

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

**Prosecuting Attorney** 

Nicole Appelbaum

**Prosecuting Attorney** 

100 Washington Avenue S

Suite #1700

Minneapolis, MN 55401

(612) 339-7300

Electronically Signed: 10/27/2022 02:24 PM



## 27-CR-23-1886 27-CR-22-21925

# FINDING OF PROBABLE CAUSE

Filed in District Court State of

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: October 31, 2022.

**Judicial Officer** 

Kristin Siegesmund District Court Judge Electronically Signed: 10/31/2022 03:16 PM

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

# **COUNTY OF HENNEPIN** STATE OF MINNESOTA

# State of Minnesota

**Plaintiff** 

vs.

**Abdinour Mohamed Alasow** 

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:

# DEFENDANT FACT SHEET

Name: Abdinour Mohamed Alasow

**DOB**: 01/01/1997

Address: 1717 Thomas Avenue N

Minneapolis, MN 55411-2907

Alias Names/DOB:

SID:

Height: 6' 0"

Weight: 159lbs.

Eye Color: Black
Hair Color: Black
Gender: MALE

Race:

Fingerprints Required per Statute: Yes
Fingerprint match to Criminal History Record: No

**Driver's License #**: M153187883909 (MN)

**Alcohol Concentration:** 

# 27-CR-22-21925 STATUTE AND OFFENSE GRID

Cnt Nbr	Statute Type	Offense Date(s)	Statute Nbrs and Descriptions	Offense Level	MOC	GOC	Controlling Agencies	Case Numbers
1	Charge	4/15/2022	609.6055.2(a)(2) Trespass on Critical Public Service Facilities, Pipeline, Utility - Returns w/ir 6 Months	Gross Misdemeanor	P23J0		MN0272500	22002468
2	Charge	4/15/2022	609.746.1(c) Interfere w/ Privacy at hotel, tan booth, or other place - Gaze, stare or peep in window or aperture	Gross Misdemeanor	N2080		MN0272500	22002468



# State of Minnesota County of Hennepin

# District Court 4th Judicial District

Prosecutor File No. Court File No.

CR-2022-2082 27-CR-22-22850

State of Minnesota,

COMPLAINT

Plaintiff,

Summons

VS.

YASMIN AHMED ALI DOB: 07/23/1990

9401 Springbrook Dr Nw Apt 446 Coon Rapids, MN 55433

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: Criminal Vehicular Operation - Bodily harm - Gross Negligence

Minnesota Statute: 609.2113.3(1), with reference to: 609.2113.3

Maximum Sentence: 1 year and/or \$3,000

Offense Level: Gross Misdemeanor

Offense Date (on or about): 06/24/2022

Control #(ICR#): 22006056

Charge Description: That at the time and place below-alleged, the above-named Defendant did cause

bodily harm to another as a result of operation a motor vehicle in a grossly negligent manner

## COUNT II

**Charge: Traffic-Drivers License-Driving After Suspension** 

Minnesota Statute: 171.24.1, with reference to: 171.24.1

Maximum Sentence: 90 days and/or \$1,000

Offense Level: Misdemeanor

Offense Date (on or about): 06/24/2022

Control #(ICR#): 22006056

Charge Description: That at the time and place below-alleged, the above-named Defendant did being a person whose driver's license or driving privilege had been suspended, and who had been given notice of or reasonably should know of the suspension, disobeyed such order by operating anywhere in the state a motor vehicle, the operation of which requires a driver's license, while such license or privilege was suspended

# STATEMENT OF PROBABLE CAUSE

That on June 24, 2022, at approximately 1:59 p.m., Officer Hydeen was dispatched to 106th and Thomas, Bloomington, Hennepin County on the report of a 2 vehicle crash. Upon arrival, Officer Hydeen observed the two involved vehicles, one of which was in the front yard of a home and the other was on the patio into the house. The latter had an unconscious driver identified as A. Yussuf. Officer Hydeen spoke to witness, H. Gustafson, who observed the first vehicle run through the stop sign at approximately 60 mph. Officer Hydeen identified the driver of that vehicle as Yasmin Ahmed Ali (DOB 7/23/1990), the defendant herein. The defendant and her son were transported to the hospital along with the driver of the other vehicle. Witnesses reported that the second vehicle had no stop sign or light. The defendant stated that she was reaching for a drink on the floorboard prior to the crash and stated that she had not been wearing a seatbelt. Yussef suffered a concussion, a fractured fibula, lacerations and contusions on his right lung, cartilage fractures and a substernal hemotoma.

Based on the above, your complainant states that on June 24, 2022, within the corporate limits of the City of Bloomington, Hennepin County, State of Minnesota, Yasmin Ahmed Ali, then and there being, did violate the above-listed provisions.

# 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 Joseph Contessa

Police Officer

1800 W Old Shakopee Road

Bloomington, MN 55431

Badge: 368

Electronically Signed: 11/14/2022 05:53 PM

Hennepin County, Minnesota

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

**Prosecuting Attorney** 

Ann Kaul

attorney

1800 W Old Shakopee Rd Bloomington, MN 55431

(952) 563-8753

**Electronically Signed:** 11/14/2022 03:51 PM



# FINDING OF PROBABLE CAUSE

Filed in District Court State of

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 15, 2022.

**Judicial Officer** 

District Court Judge

Electronically Signed: 11/15/2022 08:56 AM

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

# **COUNTY OF HENNEPIN** STATE OF MINNESOTA

# State of Minnesota

**Plaintiff** 

vs.

Yasmin Ahmed Ali

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:

# 27-CR-22-22850 **DEFENDANT FACT SHEET**

Yasmin Ahmed Ali Name:

DOB: 07/23/1990

Address: 9401 Springbrook Dr Nw

Apt 446

**FEMALE** 

Yes

Coon Rapids, MN 55433

Alias Names/DOB:

SID:

Height:

Weight:

**Eye Color: Hair Color:** 

Gender:

Race:

Fingerprints Required per Statute:

Fingerprint match to Criminal History Record: No

Driver's License #:

D064047151210 (MN)

**Alcohol Concentration:** 

# STATUTE AND OFFENSE GRID

Cnt Nbr	Statute Type	Offense Date(s)	Statute Nbrs and Descriptions	Offense Level	MOC	GOC	Controlling Agencies	Case Numbers
1	Charge	6/24/2022	609.2113.3(1) Criminal Vehicular Operation - Bodily harm - Gross Negligence	Gross Misdemeanor	J2A51	N	MN0270100	22006056
	Penalty	6/24/2022	609.2113.3 Criminal Vehicular Operation - Bodily Harm - Penalty	Gross Misdemeanor	J2A51	N	MN0270100	22006056
2	Charge	6/24/2022	171.24.1 Traffic-Drivers License-Driving After Suspension	Misdemeanor	J2901	N	MN0270100	22006056
	Penalty	6/24/2022	171.24.1 Traffic-Drivers License-Driving After Suspension	Misdemeanor	J2901	N	MN0270100	22006056

# State of Minnesota County of Hennepin

# District Court 4th Judicial District

Prosecutor File No. Court File No.

22A06513 27-CR-22-22963

State of Minnesota,

COMPLAINT

Plaintiff,

Summons

VS.

GORDON EUGENE SHARP JR DOB: 05/13/1988

700 Transfer Rd St Paul, MN 55114

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: Burglary-3rd Deg-Steal/Commit Felony or Gross Misd

Minnesota Statute: 609.582.3, with reference to: 609.582.3

Maximum Sentence: 5 YEARS AND/OR \$10,000

Offense Level: Felony

Offense Date (on or about): 05/27/2022

Control #(ICR#): 22114198

Charge Description: That on or about 5/27/2022, in Hennepin County, Minnesota, Gordon Eugene Sharp Jr, either directly or as an accomplice, entered a building without consent and with intent to steal or commit any felony or gross misdemeanor while in the building, or entered a building without consent and stole or committed a felony or gross misdemeanor while in the building.

# BRANCH

Complainant has investigated the facts and circumstances of this offense and believes the following establishes probable cause:

On May 27, 2022, Minneapolis Police responded to a report of a theft in progress at 3650 Hennepin Ave. S., Minneapolis, Hennepin County, Minnesota.

Upon their arrival, officers were informed that the suspect had taken items from the store and had left the business without paying for the items. The suspect was pointed out to officers by a reporting party.

Officers directed the suspect, later identified as GORDAN EUGENE SHARP, Defendant herein, to stop. Defendant attempted to flee on foot but fell to the ground and was detained by police.

Defendant had dropped 2 backpacks on the ground.

Officers learned that Defendant had active felony warrants.

In a search of the two bags officers recovered multiple items that were stolen from the store. The store confirmed that the total value of the items stolen was \$450.16.

Defendant is not in custody.

## Filed in District Court Filed in District of Winnesota State of Minnesota 11/17/2022

# 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

Kara Parker

sgt.

350 S 5th St

Minneapolis, MN 55415-1389

Badge: 5451

Electronically Signed:

11/15/2022 01:26 PM

hennepin County, minnesota

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

**Prosecuting Attorney** 

Olivia Kratzke

300 S 6th St

Minneapolis, MN 55487

(612) 348-5550

Electronically Signed: 11/14/2022 02:23 PM

JERANCH BRANCH

# FINDING OF PROBABLE CAUSE

Filed in District Court
Filed in District of Winnesota
State of 4787775 94.34 AM

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).

# X 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 ir
session), and if not, before a Judge or Judicial Officer of such court without unnecessary delay, and in any event not later thar
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: \$0.00
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 15, 2022.

**Judicial Officer** 

Peter A Cahill
Judge of District Court

Electronically Signed: 11/15/2022 01:48 PM

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

# COUNTY OF HENNEPIN STATE OF MINNESOTA

# State of Minnesota

**Plaintiff** 

VS.

Gordon Eugene Sharp Jr

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:

# **DEFENDANT FACT SHEET**

Name: Gordon Eugene Sharp Jr

DOB: 05/13/1988

Address: 700 Transfer Rd St Paul, MN 55114

GORDON EUGENE SHARP DOB: 5/13/1988

SID:

Height:

Weight:

**Eye Color: Hair Color:** 

Alias Names/DOB:

Gender:

Race:

Fingerprints Required per Statute:

Fingerprint match to Criminal History Record: No

Driver's License #:

SILS Person ID #: **SILS Tracking No.** 

**Alcohol Concentration:** 

**MALE** 

Asian

Yes

857624

3282488

# STATUTE AND OFFENSE GRID

Cnt Nbr	Statute Type	Offense Date(s)	Statute Nbrs and Descriptions	Offense Level	МОС	GOC	Controlling Agencies	Case Numbers
1	Charge	5/27/2022	609.582.3 Burglary-3rd Deg-Steal/Commit Felony or Gross Misd	Felony	B3694		MN0271100	22114198
	Penalty	5/27/2022	609.582.3 Burglary-3rd Deg-Steal/Commit Felony or Gross Misd	Felony	B3694		MN0271100	22114198



# State of Minnesota County of Hennepin

# **District Court** 4th Judicial District

Prosecutor File No.

22A11191

Court File No.

27-CR-22-23317

State of Minnesota.

COMPLAINT

Plaintiff,

Summons

VS.

ABDINOUR MOHAMED ALASOW DOB: 01/01/1997

1717 Thomas Ave N Minneapolis, MN 55411

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 - Not Small Amount Marijuana

Minnesota Statute: 152.025.2(1), with reference to: 609.101.3, 152.025.4(b)

Maximum Sentence: 5 YEARS AND/OR \$3,000-\$10,000

Offense Level: Felony

Offense Date (on or about): 08/04/2022

Control #(ICR#): 22006006

Charge Description: That on or about 8/4/2022, in Hennepin County, Minnesota, ABDINOUR MOHAMED ALASOW unlawfully possessed one or more mixtures containing a Schedule I, II, III, or IV controlled substance, to-wit: methamphetamine.

# STATEMENT OF PROBABLE CAUSE

Complainant has investigated the facts and circumstances of this offense and believes the following establishes probable cause:

On or about August 4, 2022, at approximately 10:03 p.m., officers of the Metro Transit Police responded to a report of a male who was masturbating on a light rail train in the area of the Target Field light rail stop in Minneapolis, Hennepin County, Minnesota.

The male was identified as ABDINOUR MOHAMED ALASOW, born 1/1/1997. A search of the defendant discovered a baggie in his right jeans pocket containing a suspected controlled substance. The substance was sent to the Minnesota Bureau of Criminal Apprehension for testing where it tested positive for methamphetamine and weighed approximately .974 grams.

The defendant is not in custody.



# 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** Corey Martens

Police Officer

560 6th Avenue N

Minneapolis, MN 55411

Badge: 73392

Electronically Signed:

11/21/2022 09:14 AM

Hennepin County, Minnesota

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

**Prosecuting Attorney** John Monnens

300 S 6th St

Minneapolis, MN 55487

(612) 348-5550

Electronically Signed: 11/18/2022 03:49 PM



## 27-CR-23-1886 27-CR-22-23317

# FINDING OF PROBABLE CAUSE

Filed in District Court Filed in District of Whitesota State of 4/36/31959 01-34 AM

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).

# X SUMMONS SUMMONED to app

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 coun	ty; or other person authorized to execute	e this warrant: I order, in the name of the State
of Minnesota, that the Defendant be a	oprehended and arrested without delay	and brought promptly before the court (if in
session), and if not, before a Judge or J	udicial Officer of such court without unne	ecessary delay, and in any event not later than
36 hours after the arrest or as soon as s	uch 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: \$0.00

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 21, 2022.

**Judicial Officer** 

Nicole Engisch District Court Judge Electronically Signed: 11/21/2022 10:48 AM

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

# COUNTY OF HENNEPIN STATE OF MINNESOTA

# State of Minnesota

**Plaintiff** 

VS.

**ABDINOUR MOHAMED ALASOW** 

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:

# DEFENDANT FACT SHEET

Name: ABDINOUR MOHAMED ALASOW

**DOB**: 01/01/1997

Address: 1717 Thomas Ave N

Minneapolis, MN 55411

Alias Names/DOB:

**SID**: MN18AS8001

Height:

Weight: Eye Color:

Hair Color:

Gender:

Race:

Fingerprints Required per Statute:

Fingerprint match to Criminal History Record: Yes

Driver's License #:

SILS Person ID #:

SILS Tracking No.

**Alcohol Concentration:** 

MALE

Black

Yes

103

835487

3290306

# STATUTE AND OFFENSE GRID

Cnt Nbr	Statute Type	Offense Date(s)	Statute Nbrs and Descriptions	Offense Level	МОС	GOC	Controlling Agencies	Case Numbers
1	Charge	8/4/2022	152.025.2(1) Drugs - 5th Degree - Possess Schedule 1,2,3,4 - Not Small Amount Marijuana	Felony	DH5C0		MN0274300	22006006
	Penalty	8/4/2022	152.025.4(b) Drugs - 5th Degree Controlled Substance - Sale or possession	Felony	DH5C0		MN0274300	22006006
	Definition	8/4/2022	609.101.3 Minimum Fines-Controlled Substance Offenses	No-Level	DH5C0		MN0274300	22006006



# State of Minnesota County of Hennepin

# District Court 4th Judicial District

Prosecutor File No. Court File No.

23A05349 27-CR-23-12653

State of Minnesota,

COMPLAINT

Plaintiff,

Summons

VS.

JACOB JOSEPH SCHECH DOB: 02/29/1984

5038 Holiday Road Minnetonka, MN 55345

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: Fleeing a Peace Officer in a Motor Vehicle

Minnesota Statute: 609.487.3, with reference to: 609.487.3 Maximum Sentence: 3 YEARS AND 1 DAY AND/OR \$5,000

Offense Level: Felony

Offense Date (on or about): 05/11/2023

Control #(ICR#): 23505397

Charge Description: That on or about 5/11/2023, at I-94 westbound at Broadway Ave in Minneapolis in Hennepin County, Minnesota, JACOB JOSEPH SCHECH did by means of a motor vehicle, flee or attempt to flee from a peace officer acting in the lawful discharge of an official duty, who JACOB JOSEPH SCHECH knew or reasonably should have known was a peace officer.

# BRANCH

# STATEMENT OF PROBABLE CAUSE

Complainant has investigated the facts and circumstances of this offense and believes the following establishes probable cause:

On 05/11/2023, Minnesota State Trooper Lay, herein Trooper, driving in a marked police vehicle observed Jacob Joseph Schech, DOB 02/29/1984, herein Defendant, travelling at 107 mph and passing other motorists on the shoulder on I-94 westbound at Broadway Avenue in Minneapolis, Hennepin County, Minnesota. Trooper caught up to Defendant and identified the license plate as 5CJ616. Trooper activated his emergency overhead lights and sirens to conduct a traffic stop. Defendant sped away from Trooper, passing motorists at over 100 mph, driving on the shoulder at a high rate of speed, cutting in and out of traffic, endangering the lives and safety of other motorists. Suspect vehicle was found abandoned at 56XX Fenway Court, Stacy, Minnesota. Defendant was apprehended inside the Subway restaurant at 30962 Fenway Ave, Stacy, Minnesota.

Civilian witnesses stated they saw a male with gray shirt and shorts run from the suspect vehicle to the Liquor store nearby. Law enforcement located a male fitting the description inside the Subway near the Liquor store. After the male was in custody, Trooper confirmed the identity of Defendant as the person he saw fleeing in the suspect vehicle. The male in custody was a white male with short brown hair wearing a gray shirt and camouflage shorts. The male was also fairly slim with a distinct jaw line as seen in the driver's side exterior mirror as Trooper attempted to pull along the side his vehicle earlier. Defendant was identified as Jacob Joseph Schech DOB 02/29/1984 by Minnesota driver's license located in his wallet.

Defendant has a 2019 felony conviction for Domestic Assault – By Strangulation 609.2247.2, 27-CR-19-3277

# 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

Daniel Ryan State Trooper 2005 N Lilac Drive

Golden Valley, MN 55422

Badge: 198

Electronically Signed:

06/19/2023 09:07 AM

Hennepin County, Minnesota

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

**Prosecuting Attorney** 

Sarah Yacoub

300 S 6th St

Minneapolis, MN 55487

(612) 348-5550

Electronically Signed: 06/16/2023 11:55 AM

BRANCH

# FINDING OF PROBABLE CAUSE

Filed in District Court Filed in District of Winnesota State of 4/34/71959-134 AM

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).

<b>&gt;</b>	(	Sl	JM	M	ONS
-------------	---	----	----	---	-----

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: \$20,000.00 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: June 19, 2023.

Judicial Officer John Lucas Electronically Signed: 06/19/2023 07:23 PM

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

# COUNTY OF HENNEPIN STATE OF MINNESOTA

# **State of Minnesota**

**Plaintiff** 

VS.

JACOB JOSEPH SCHECH

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:

# **DEFENDANT FACT SHEET**

JACOB JOSEPH SCHECH Name:

DOB: 02/29/1984

Address: 5038 Holiday Road

Minnetonka, MN 55345

Alias Names/DOB:

SID:

Height:

Weight: **Eye Color:** 

**Hair Color:** 

Race:

Gender:

Fingerprints Required per Statute:

Fingerprint match to Criminal History Record: Yes

Driver's License #:

SILS Person ID #: **SILS Tracking No.** License Plate #:

Vehicle Info:

**Alcohol Concentration:** 

MN06082361

MALE

Black

578283 3334109

5CJ616 (MN)

Mazda CX-5 Passenger Vehicle

Yes

# STATUTE AND OFFENSE GRID

Cnt Nbr	Statute Type	Offense Date(s)	Statute Nbrs and Descriptions	Offense Level	MOC	GOC	Controlling Agencies	Case Numbers
1	Charge	5/11/2023	609.487.3 Fleeing a Peace Officer in a Motor Vehicle	Felony	E2700		MNMHP0400	23505397
	Penalty	5/11/2023	609.487.3 Fleeing a Peace Officer in a Motor Vehicle	Felony	E2700		MNMHP0400	23505397

