

State of Minnesota
County of Hennepin

District Court
4th Judicial District

Prosecutor File No. 19004967
Court File No. 27-CR-19-9270

State of Minnesota,

Plaintiff,

vs.

WILLIAM LEE NABORS DOB: 12/10/1970

2309 Nicollet Avenue
Minneapolis, MN 55404

Defendant.

COMPLAINT

Order of Detention

The Complainant submits this complaint to the Court and states that there is probable cause to believe Defendant committed the following offense(s):

COUNT I

Charge: Transit-Obstruct/Interfere with Operation of Vehicle

Minnesota Statute: 609.855.2(a)

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

Offense Level: Gross Misdemeanor

Offense Date (on or about): 04/21/2019

Control #(ICR#): 19004967

Charge Description:

STATEMENT OF PROBABLE CAUSE

The Complainant states that the following facts establish probable cause:

Your Complainant is an Officer with the Metro Transit Police Department, and based on the files, records, and reports of said Department, your Complainant alleges the following:

On April 21, 2019, at approximately 8:00 p.m., Metro Transit Police Officers were dispatched to a suspicious activity report of an individual attempting to drive away in a Metro Transit bus at 6636 York Avenue South, in the City of Edina, County of Hennepin, State of Minnesota. While in route to the scene, Dispatch updated officers there were also individuals assaulting a bus operator and that the bus operated had closed the bus doors and locked himself inside the bus for safety. Dispatch also advised Edina Police Officers had arrived on scene and detained the individual who was attempting to drive away in the bus.

Upon arrival, Metro Transit Officer Quentin Waterkamp met with Metro Transit Officer Abdiasis Mohamed to identify the individual who had assaulted the bus driver. Officer Waterkamp met with the bus driver, identified herein as AM. Officer Mohamed walked out individuals from the bus involved in the incident so that AM could get a good look at them. AM pointed at a male wearing a blue shirt and stated "that's the individual that attempted to punch me in the face." The male was later identified by Minnesota identification as William Lee Nabors, DOB 12/10/70, the Defendant herein.

Officer Waterkamp spoke with AM. AM stated a group of individuals had entered his bus, asking for directions on how to get to St. Paul. AM stated he provided direction but that one of the individuals was not happy with the answer he gave. AM stated the individuals started yelling at him and a male wearing a blue shirt tried to punch him in the face. AM stated a female in the group pulled the Defendant away at the last minute and this was the only reason the punch did not connect. While speaking with AM, Officer Waterkamp observed he was visibly shaken and stated he did not want to press charges for fear of being a target of retaliation.

Officers were made aware the bus was delayed for 54 minutes from route and one of the bus drivers was asked to be relieved from his route as the driver was uncomfortable continuing to drive for the evening.

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 A Jensen
Police Officer
2425 Minnehaha Avenue S
Minneapolis, MN 55404-4117
Badge: 69215

Electronically Signed:
04/22/2019 12:54 PM
Ramsey County, Minnesota

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

Prosecuting Attorney

Patrick Leach
6465 Wayzata Boulevard
Suite 115
St. Louis Park, MN 55426
(763) 220-6164

Electronically Signed:
04/22/2019 12:52 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 on _____, _____ at _____ AM/PM before the above-named court at 12601 Ridgedale Drive Suite 300, Minnetonka, MN 55305 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: \$12,000.00

Conditions of Release: Stay away from victim; trespass from Metro Transit buses, trains or Metro Transit facility

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 22, 2019.

Judicial Officer Ronald L. Abrams
Judge

Electronically Signed: 04/22/2019 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.

William Lee Nabors

Defendant

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

Signature of Authorized Service Agent:

DEFENDANT FACT SHEET

Name: William Lee Nabors
DOB: 12/10/1970
Address: 2309 Nicollet Avenue
Minneapolis, MN 55404

Alias Names/DOB:

SID: MN91014326

Height:

Weight:

Eye Color:

Hair Color:

Gender:

MALE

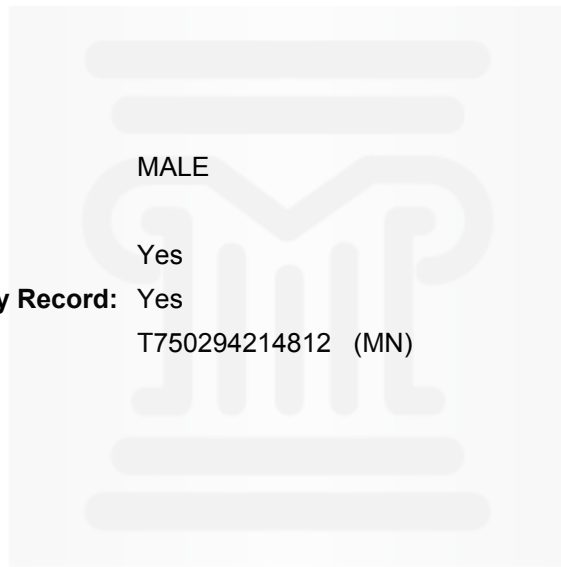
Race:

Fingerprints Required per Statute: Yes

Fingerprint match to Criminal History Record: Yes

Driver's License #: T750294214812 (MN)

Alcohol Concentration:



MINNESOTA
JUDICIAL
BRANCH

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	4/21/2019	609.855.2(a) Transit-Obstruct/Interfere w/Oper of Vehicle	Gross Misdemeanor	A5353		MN0274300	19004967



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