State of Minnesota County of Hennepin

District Court 4th Judicial District

Prosecutor File No.
Court File No.

22A01890 27-CR-22-3377

State of Minnesota,

COMPLAINT

Plaintiff,

Order of Detention

VS.

CHASE RADLEY GREEN DOB: 04/15/1984

912 W 61st Street Minneapolis, MN 55419

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/Drive Motor Vehicle-No Owner Consent

Minnesota Statute: 609.52.2(a)(17), with reference to: 609.52.3(3)(d)(v)

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

Offense Level: Felony

Offense Date (on or about): 02/19/2022

Control #(ICR#): 22000993

Charge Description: That on or about 2/19/2022, in Hennepin County, Minnesota, CHASE RADLEY GREEN took and/or drove a motor vehicle, a black BMW, Michigan license number ENT5851, without the consent of Enterprise Rental Car or the owner's authorized agent, and he/she knew or had reason to know that the owner or authorized agent did not give consent, and the property stolen is a motor vehicle.



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 19, 2022, officers of the Minneapolis St. Paul Airport Police received a report of an attempted auto theft at the Enterprise Rental car agency located at the airport at 4650 Glumack Drive in Fort Snelling, Hennepin County, Minnesota. Upon arrival to the car rental agency, officers spoke with an employee who informed them that he had observed a male, later identified as Defendant Chase Radley Green (D.O.B. 04/15/1984), driving a black BWM with Michigan license plate ENT5851 around the parking ramp outside of business hours. The employee asked the individual what he was doing, and Defendant informed him that he was renting the vehicle and was checking the brakes, which did not sound good. The employee told Defendant to meet him by the pay booth and requested identification and a credit card for the vehicle. Defendant then told the employee that he was going to check the brakes again, so he drove away from the rental pay booth and attempted to drive out the clearly signed and marked enter-only ramp which had a barrier and "tiger teeth" to prevent a vehicle from driving in that direction. The tiger teeth popped the vehicle's tires, but they were run-flat tires, so Defendant drove the vehicle back towards the other vehicles and departed on foot towards the airport terminal.

Officers eventually located and detained Defendant in the airport, and he informed them that he had driven the BMW but had been frustrated with the quality and had left the area to go back to his hotel room. Officers then had the employee show up and observe Defendant, and the employee identified Defendant as the individual who had driven the BMW. The employee confirmed with officers that Defendant was not authorized to be in the vehicle when it was being driven. Officers also learned about and confirmed that Defendant had an active felony warrant out of Carver County. Officers then arrested Defendant. In a post-Miranda statement, Defendant admitted to driving the BMW. Officers subsequently located the key fob for the BMW, which Defendant had told officers that he had thrown in a trash can near the rental car parking area.

Defendant is 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 Anne Katchmark

Police Officer

4300 Glumack Drive

Suite 3255

St Paul, MN 55111

Badge: 61

Electronically Signed:

02/22/2022 02:53 PM

Hennepin County, Minnesota

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

Prosecuting Attorney

Matthew Hough

300 S 6th St

Minneapolis, MN 55487

(612) 348-5550

Electronically Signed:

02/22/2022 02:33 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).

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	SUMMONS	S							
THEREFORE YOU, THE DEFENDANT, ARE SUMMONED to appear as directed in the Notice of Hearing before above-named court to answer this complaint.									
IF YOU FAIL TO APPEAR in response to t	his SUMMONS, a WARRAN	NT FOR YOUR ARREST shall be issued.							
	WARRANT	т							
of Minnesota, that the Defendant be appropriately session), and if not, before a Judge or Judge.	rehended and arrested wit licial Officer of such court wi	d to execute this warrant: I order, in the name of the Statithout delay and brought promptly before the court (if without unnecessary delay, and in any event not later the is available to be dealt with according to law.							
Execute in MN Only	Execute Nationwi	vide							
	X ORDER OF DETE	ENTION							
Since the Defendant is already in custody detained pending further proceedings.	, I order, subject to bail or	conditions of release, that the Defendant continue to be							
Bail: \$5,000.00 Conditions of Release:									
This complaint, duly subscribed and sworn as of the following date: February 22, 2022		of perjury, is issued by the undersigned Judicial Officer							
Judicial Officer Gina Bran District Co	ndt ourt Judge	Electronically Signed: 02/22/2022 03:06 PM							
Sworn testimony has been given before the	e Judicial Officer by the follo	owing witnesses:							
	NTY OF HENNEPIN TE OF MINNESOTA								
State of Minneso	ta								
Plaintiff vs.		LAW ENFORCEMENT OFFICER RETURN OF SERVICE I hereby Certify and Return that I have served a copy of this Order o Detention upon the Defendant herein named.							
CHASE RADLEY GR	REEN	Signature of Authorized Service Agent:							
Defendant									

DEFENDANT FACT SHEET

Name: CHASE RADLEY GREEN

DOB: 04/15/1984

Address: 912 W 61st Street

Minneapolis, MN 55419

Alias Names/DOB:

SID: MN08082037

Height:

Weight:
Eye Color:
Hair Color:

Gender: MALE Race: White

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

Driver's License #:

 SILS Person ID #:
 495654

 SILS Tracking No.
 3265141

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	2/19/2022	609.52.2(a)(17) Theft-Take/Drive Motor Vehicle-No Owner Consent	Felony	V0021		MN0272500	22000993
	Penalty	2/19/2022	609.52.3(3)(d)(v) Theft - Value \$1000 or less - Motor vehicle	Felony	V0021		MN0272500	22000993



MINNESOTA JUDICIAL BRANCH