# State of Minnesota County of Hennepin

# District Court 4th Judicial District

Prosecutor File No.
Court File No.

23A12873 27-CR-23-24219

State of Minnesota,

COMPLAINT

Plaintiff,

Order of Detention

VS.

ALEXI BRE WASHINGTON DOB: 05/22/1991

7300 Cedar Avenue South APartment 305 Richfield, MN 55423

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: Simple Robbery** 

Minnesota Statute: 609.24, with reference to: 609.24 Maximum Sentence: 10 YEARS AND/OR \$20,000

Offense Level: Felony

Offense Date (on or about): 11/12/2023

Control #(ICR#): 23034411

Charge Description: That on or about 11/12/2023, in Richfield, Hennepin County, Minnesota, Alexi Bre Washington took personal property, from the person or in the presence of N.D.S., knowing that he/she was not entitled to the property and used and/or threatened the imminent use of force against the victim to overcome his/her resistance or powers of resistance to or to compel acquiescence in the taking or carrying away of the property.

### STATEMENT OF PROBABLE CAUSE

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

On or about November 12th, 2023, officers were dispatched to a report of a robbery at 7300 Cedar Ave South, Richfield, Hennepin County, Minnesota.

Victim N.D.S. reported that his neighbor, Defendant ALEXI BRE WASHINGTON, forced his way into his apartment and stole money from him. Defendant told N.D.S. that if he attempted to intervene, Defendant would hit him.

When placed under arrest, Defendant claimed that N.D.S. owed him \$100,000.

# MINNESOTA 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** Sammy Gonzalez

Police Officer

6700 Portland Avenue S

Richfield, MN 55423

Badge: 26192

Electronically Signed:

11/14/2023 09:59 AM

Hennepin County, 26192

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

Prosecuting Attorney Elizabeth Scoggin

300 S 6th St

Minneapolis, MN 55487

(612) 348-5550

Electronically Signed: 11/14/2023 09:57 AM



### FINDING OF PROBABLE CAUSE

Filed in District Court State of Minnesota 11/14/2023

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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pending further proceedings. Defendant is therefore charged	I with the above-	-stated offense(s).				
□ su	MMONS					
THEREFORE YOU, THE DEFENDANT, ARE SUMMONI above-named court to answer this complaint.	ED to appear a	as directed in the Notice of Hearing before the				
IF YOU FAIL TO APPEAR in response to this SUMMONS, a	WARRANT FO	R YOUR ARREST shall be issued.				
□ WA	ARRANT					
To the Sheriff of the above-named county; or other person a of Minnesota, that the Defendant be apprehended and ar session), and if not, before a Judge or Judicial Officer of suc 36 hours after the arrest or as soon as such Judge or Judicial	rested without on court without	delay and brought promptly before the court (if in unnecessary delay, and in any event not later than				
Execute in MN Only Execut	e Nationwide	Execute in Border States				
X ORDER C	F DETENTION	ON				
Since the Defendant is already in custody, I order, subject detained pending further proceedings.	to bail or condit	ions of release, that the Defendant continue to be				
Bail: \$40,000.00 Conditions of Release: No Contact with Victim; No Contact v	with Address					
This complaint, duly subscribed and sworn to or signed under as of the following date: November 14, 2023.	er penalty of perj	ury, is issued by the undersigned Judicial Officer				
Judicial Officer Lisa K. Janzen District Court Judge		Electronically Signed: 11/14/2023 10:18 AM				
Sworn testimony has been given before the Judicial Officer b	by the following	witnesses:				
COUNTY OF HENNEP STATE OF MINNESOT						
State of Minnesota						
Plaintiff vs.	I hereby Cer	FORCEMENT OFFICER RETURN OF SERVICE tify and Return that I have served a copy of this Order of Detention upon the Defendant herein named.				
Alexi Bre Washington  Defendant		Signature of Authorized Service Agent:				

## 27-CR-23-24219 **DEFENDANT FACT SHEET**

Name: Alexi Bre Washington

DOB: 05/22/1991

Address: 7300 Cedar Avenue South

> APartment 305 Richfield, MN 55423

Alias Names/DOB:

SID: MN09CD1548

Height: Weight:

**Eye Color: Hair Color:** 

Gender: MALE

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

Driver's License #:

SILS Person ID #: 663820 3365510 **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	11/12/2023	609.24 Simple Robbery	Felony	R3952		MN0271800	23034411
	Penalty	11/12/2023	609.24 Simple Robbery	Felony	R3952		MN0271800	23034411



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