State of Minnesota County of Hennepin

District Court 4th Judicial District

Prosecutor File No.
Court File No.

23000146 27-CR-23-512

State of Minnesota,

COMPLAINT

Plaintiff.

Order of Detention

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): 01/05/2023

Control #(ICR#): 23000146

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: 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): 01/05/2023

Control #(ICR#): 23000146

Charge Description: A person who commits any of the following acts in any public place; or infative places 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.

COUNT III

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): 01/05/2023

Control #(ICR#): 23000146

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

MINNESOTA JUDICIAL BRANCH

STATEMENT OF PROBABLE CAUSE

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

On January 5, 2023, at approximately 1:30 p.m., Officers responded to a report of a male, later identified as the above-named Defendant ABDINOUR MOHAMED ALASOW, DOB 01/01/1997 inside 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. Officers were informed that a passenger approached an Innovative Handling Services Supervisor who complained of Defendant "jerking off in the downstairs women's restroom". Officers entered the women's restroom and made contact with Defendant. Officers immediately recognized Defendant from multiple prior incidents in which Defendant engaged in lewd behavior including masturbating and crawling underneath the stalls inside various women's restrooms to look at females using the toilet. Those contacts resulted in the following cases:

- 27-CR-21-19300: Interfere with privacy and trespass. Dismissed pursuant to Rule 20.01;
- 27-CR-21-22514: Trespass. Dismissed pursuant to Rule 20.01;
- 27-CR-22-5032: Trespass and give peace officer false name. Dismissed pursuant to Rule 20.01;
- 27-CR-22-6840: Possession of a controlled substance and trespass. Dismissed pursuant to Rule 20.01;
- 27-CR-22-21925: Trespass and interfere with privacy; and
- 27-CR-22-24279: Trespass.

A check on Defendant revealed that Defendant was on the Airport Police Department's gross misdemeanor trespass list after Defendant received a gross misdemeanor trespass warning on December 16, 2022. The check also revealed that this was Defendant's **tenth** contact with Airport Police since October 13, 2021. Defendant was placed under arrest. During a search of Defendant incident to arrest, Officers noticed a whitish viscid type liquid substance on Defendant's jacket which appeared to be ejaculate.

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 Anne Katchmark

Police Officer

4300 Glumack Drive

Suite 3255

St Paul, MN 55111

Badge: 61

Electronically Signed:

01/06/2023 12:30 PM

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 12:01 PM



FINDING OF PROBABLE CAUSE

Filed in District Court State of Minnesota 1/6/2023

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).

pending further proceedin	gs. Defendant is therefore ch	arged with the above-s	tated offense(s).				
		SUMMONS					
THEREFORE YOU, THE above-named court to ans		MONED to appear as	s directed in the Notice of Hearing before	; the			
IF YOU FAIL TO APPEAF	R in response to this SUMMO	NS, a WARRANT FOR	YOUR ARREST shall be issued.				
		WARRANT					
of Minnesota, that the Desession), and if not, before	efendant be apprehended a e a Judge or Judicial Officer	and arrested without de of such court without u	cute this warrant: I order, in the name of the selay and brought promptly before the court nnecessary delay, and in any event not later ble to be dealt with according to law.	(if in			
☐ Execute	in MN Only	Execute Nationwide	Execute in Border States				
	X ORDI	ER OF DETENTION	N				
Since the Defendant is al detained pending further p		bject to bail or conditio	ons of release, that the Defendant continue t	to be			
Bail: \$3,000.00 Conditions of Release:							
This complaint, duly subso as of the following date: Ja		l under penalty of perju	ry, is issued by the undersigned Judicial Offic	er			
Judicial Officer	Ivy S. Bernhardson District Court Judge		Electronically Signed: 01/06/2023 12:35 PM				
Sworn testimony has beer	n given before the Judicial Of	ficer by the following wi	tnesses:				
	COUNTY OF HEN						
State	of Minnesota						
	Plaintiff vs.	I hereby Certif	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.				
Abdinour	Mohamed Alasow Defendant	S	ignature 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:

MN18AS8001 SID:

6' 0" Height:

Weight: 159lbs. **Eye Color:** Black **Hair Color:** Black Gender: **MALE**

Race:

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

M153187883909 (MN) 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	1/5/2023	609.6055.2(a)(2) Trespass on Critical Public Service Facilities, Pipeline, Utility - Returns w/ii 6 Months	Gross Misdemeanor n	P23J0		MN0272500	23000146
2	Charge	1/5/2023	617.23.1(3) Indecent Exposure-Engage in Lewd/Indecent Behavior	Misdemeanor			MN0272500	23000146
3	Charge	1/5/2023	609.72.1(3) Disorderly Conduct - Offensive/Abusive/Boisterous/Noisy/Obscene	Misdemeanor	N3030		MN0272500	23000146

MINNESOTA JUDICIAL BRANCH