

**State of Minnesota
County of Hennepin**

**District Court
Fourth Judicial District**

CCT	LIST CHARGE STATUTE ONLY	MOC	GOC	CTY ATTY FILE NO.	CONTROLLING AGENCY	CONTROL NO
1	609.19	H2313	X	13-5783	MN0271100	13218643
2	609.19	H2313	A			
3	609.222	A2223	X			
4	609.19	H2313	A			
5	609.222	A2423	X			

COURT CASE NO. DATE FILED

if more than 6 counts (see attached) if Domestic Assault as defined by MS 518B01, sub2a,b

Amended Tab Charge Previously Filed

State of Minnesota,

PLAINTIFF,

VS.

- SERIOUS FELONY SUMMONS
- FELONY WARRANT
- GROSS MISDM DWI ORDER OF DETENTION
- GROSS MISDM EXTRADITION

NAME: first, middle, last

**DIAMOND LEE JAMAL GRIFFIN
aka DIAMOND ALI-JAMAL GRIFFIN**

Date of Birth
3/13/89

**MNCIS #: 27-CR-
LE#: 13-20068
SILS ID: 609631
TRACK ID: 2665354**

DEFENDANT,

305 1/2 W LK ST
MINNEAPOLIS, MN 55408

COMPLAINT

The Complainant, being duly sworn, makes complaint to the above-named Court and states that there is probable cause to believe that the Defendant committed the following offense(s). The complainant states that the following facts establish PROBABLE CAUSE:

Complainant, Charles Green, of the Minneapolis Police Department, has investigated the facts and circumstances of this offense and believes the following establishes probable cause:

On or about July 8, 2013, at just after 11:00 p.m., Minneapolis police officers responded to a call of a shooting that occurred at a residence on the 3600 block of Columbus Avenue South in the City of Minneapolis, Hennepin County, Minnesota.

Responding officers learned upon their arrival that two men had been shot in an apparent armed robbery. One man, F.B-H., was determined to be deceased with at least one gunshot wound to the torso. The medical examiner later determined the cause of death to be "gunshot wounds." His brother, L.A.B-H, had sustained a non-life-threatening gunshot wound to the arm. The suspects also physically assaulted their brother-in-law, P.Y-E., and he suffered minor injuries.

The two surviving men, through the assistance of a Spanish-speaking interpreter, were able to tell police that they had been together in their backyard when two black men came from the north front of the house pointing at least one handgun at them. The two suspects, later identified as co-defendants **DIAMOND LEE JAMAL GRIFFIN**, born March 13, 1989, and **RYAN GRANT**, born May 1, 1991, demanded money and cell phones from the three related victims before shooting at them and leaving through the backyard.

While en route to the hospital by ambulance, L.A.B-H. described the incident in some more detail to a police officer who accompanied him to the hospital. L.A.B-H. told the officer that one of the robbers said, "Give me your fucking money." When they all told him that they did not have any money, he started shooting. L.A.B-H. believed his brother, F.B-H., was the first to be shot. L.A.B-H.'s brother-in-law, P.Y-E., was the next to be shot at, but he was not hit. And finally, L.A.B-H., was shot and hit in the left arm before he made it out of the backyard as he tried to escape toward the front yard. He described the weapon as a black, semi-automatic style handgun.

Police canvassed the area, speaking with witnesses and looking for clues. Witnesses in the neighborhood reported hearing between one and three gunshots. Witnesses variably reported seeing two suspects run from the scene and a car speed away. Police personnel identified physical evidence at the scene and at the parking lot from which the car drove away. This evidence included an identification card bearing a woman's name with the initials K.M.F.

K.M.F. was located and interviewed by police. She told investigators that she had been with Defendants Griffin and Grant in the area of the shooting before and after the incident. K.M.F. owns a car that is similar to a car seen by witnesses at the time of the shooting. During the incident, K.M.F. explained that she was in her car with her young child. She recalled for police how she watched Defendants Griffin and Grant walk toward the area of the shooting and then disappear from her view for a period of time. She admitted hearing at least one gunshot, and then she saw Defendants Griffin and Grant run back to her vehicle. They were excited and they told her to leave the area immediately. K.M.F.'s general descriptions of Defendants Griffin and Grant were similar to descriptions of the suspects provided by witnesses and victims.

Police later found Defendants Griffin and Grant driving together in K.M.F.'s car and took them into custody.

In a Miranda-prefaced interview, Grant acknowledged being near the scene of the shooting with Griffin. The two walked away from the scene for a short time, then returned. Upon returning, they saw a group in the yard. Grant saw Griffin pull out a handgun and point it toward the three victims. Grant saw Griffin strike one of the victims in the head with the gun, which then fired. A physical struggle ensued; Grant saw Griffin shoot one of the men in the torso. He also saw Griffin shoot the handgun at another man who was walking away. Grant believes he was also almost shot by Griffin. Grant then ran back to the car, followed by Griffin. Grant said after the shooting Griffin laughed about what happened. Grant conceded that he did nothing to prevent the shooting or render aid to the victims.

When police tried to speak with Defendant Griffin, he said he did not want to answer their questions. No interview was conducted.

Both Defendants Griffin and Grant remain in custody. The investigation is ongoing.

DIAMOND LEE JAMAL GRIFFIN

CCN: 13218643

OFFENSE

COUNT 1: MURDER IN THE SECOND DEGREE (INTENTIONAL)(FELONY)
MINN. STAT. § 609.19, SUBD 1(1); § 609.11; § 609.05
PENALTY: 3-40 YEARS

That on or about July 8, 2013, in Hennepin County, Minnesota, **DIAMOND LEE JAMAL GRIFFIN**, acting alone or intentionally aiding, advising, hiring, counseling or conspiring with another, while using a firearm, caused the death of F.B-H., a human being, with intent to effect the death of that person or another, but without premeditation.

COUNT 2: MURDER IN THE SECOND DEGREE (INTENTIONAL) (FELONY)
MINN. STAT. § 609.19, SUBD 1(1); § 609.11; § 609.05; § 609.17
PENALTY: 3-20 YEARS

That on or about July 8, 2013, in Hennepin County, Minnesota, **DIAMOND LEE JAMAL GRIFFIN**, acting alone or intentionally aiding, advising, hiring, counseling or conspiring with another, while using a firearm, attempted to cause the death of L.A.B-H., a human being, with intent to effect the death of that person or another, but without premeditation.

COUNT 3: ASSAULT IN THE SECOND DEGREE (FELONY)
MINN. STAT. § 609.222, SUBD. 1; § 609.101, SUBD. 2; § 609.11; § 609.05
PENALTY: 3-7 YEARS AND/OR \$4,200-\$14,000

That on or about July 8, 2013, in Hennepin County, Minnesota, **DIAMOND LEE JAMAL GRIFFIN**, acting alone or intentionally aiding, advising, hiring, counseling or conspiring with another, while using or possessing a firearm, assaulted L.A.B-H.

COUNT 4: MURDER IN THE SECOND DEGREE (INTENTIONAL) (FELONY)
MINN. STAT. § 609.19, SUBD 1(1); § 609.11; § 609.05; § 609.17
PENALTY: 3-20 YEARS

That on or about July 8, 2013, in Hennepin County, Minnesota, **DIAMOND LEE JAMAL GRIFFIN**, acting alone or intentionally aiding, advising, hiring, counseling or conspiring with another, while using a firearm, attempted to cause the death of P.Y-E., a human being, with intent to effect the death of that person or another, but without premeditation.

OFFENSE CONTINUES ON NEXT PAGE

COMPLAINT SUPPLEMENT

CCT	SECTION/Subdivision	M.O.C.	GOC

OFFENSE

COUNT 5: ASSAULT IN THE SECOND DEGREE (FELONY)
MINN. STAT. § 609.222, SUBD. 1; § 609.101, SUBD. 2; § 609.11; § 609.05
PENALTY: 3-7 YEARS AND/OR \$4,200-\$14,000

That on or about July 8, 2013, in Hennepin County, Minnesota, **DIAMOND LEE JAMAL GRIFFIN**, acting alone or intentionally aiding, advising, hiring, counseling or conspiring with another, while using or possessing a firearm, assaulted
P.Y-E.

NOTICE: You must appear for every court hearing on this charge. A failure to appear for court on this charge is a criminal offense and may be punished as provided in Minn. Stat. § 609.49.

<i>THEREFORE, Complainant requests that said Defendant, subject to bail or conditions of release be:</i>	
1) <i>arrested or that other lawful steps be taken to obtain defendant's appearance in court; or</i>	
2) <i>detained, if already in custody, pending further proceedings;</i>	
<i>and that said Defendant otherwise be dealt with according to law.</i>	
COMPLAINANT'S NAME: Charles Green	COMPLAINANT'S SIGNATURE:
<i>Being duly authorized to prosecute the offense(s) charged, I hereby approve this Complaint.</i>	
DATE: July 11, 2013 vk1	PROSECUTING ATTORNEY'S SIGNATURE:
PROSECUTING ATTORNEY:	
NAME/TITLE: BRADLEY R. JOHNSON (0283009) Assistant County Attorney	ADDRESS/TELEPHONE: C2100 Government Center, Minneapolis, MN 55487 Telephone: 612-543-0665

Court Case # _____

This COMPLAINT was subscribed and sworn to before the undersigned this ____ day of _____, 20__.

NAME:

SIGNATURE:

TITLE:

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 his detention, if already in custody, pending further proceedings. The Defendant(s) is/are thereof charged with the above-stated offense.

SUMMONS

THEREFORE YOU, THE ABOVE-NAMED DEFENDANT(S), ARE HEREBY SUMMONED to appear on the _____ day of _____, 20__ at _____ AM/PM before the above-named court at _____ to answer this complaint.

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

WARRANT

EXECUTE IN MINNESOTA ONLY

To the sheriff of the above-named county; or other person authorized to execute this WARRANT; I hereby order, in the name of the State of Minnesota, that the above-named Defendant(s) be apprehended and arrested without delay and brought promptly before the above-named 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 thereafter as such Judge or Judicial Officer is available) to be dealt with according to law.

ORDER OF DETENTION

Since the above-named Defendant(s) is already in custody; I hereby order, subject to bail or conditions of release, that the above-named Defendant(s) continue to be detained pending further proceedings.

Bail: **\$2,000,000.00 + CR**

Conditions of Release: **No contact with victim(s); No contact with witness(es); No contact with address of the offense or home/work of victim(s) and witness(es); No contact with co-defendant(s); No use of drugs/alcohol; Random UA's; No possession of weapons; Make all appearances; Remain law abiding**

This COMPLAINT- ORDER OF DETENTION duly subscribed and sworn to, is issued by the undersigned Judicial Officer this ____ day of _____, 20__.

NAME:

SIGNATURE

TITLE: **JUDGE OF DISTRICT COURT**

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

STATE OF MINNESOTA COUNTY OF HENNEPIN

Clerk's Signature or File Stamp:

STATE OF MINNESOTA

Plaintiff

vs.

DIAMOND LEE JAMAL GRIFFIN
aka DIAMOND ALI-JAMAL GRIFFIN

Defendant(s).

RETURN OF SERVICE

I hereby Certify and Return that I have served a copy of this COMPLAINT – SUMMONS, WARRANT, ORDER OF DETENTION upon Defendant(s) herein-named.

Signature of Authorized Service Agent: