

State of Minnesota,

Plaintiff,

vs.

ANGELA DAWN JACKSON DOB: 10/16/1976

3743 Bryant Ave N
Minneapolis, MN 55412

Defendant.

COMPLAINT

Warrant

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: Murder -1st Degree - Premeditated

Minnesota Statute: 609.185(a)(1), with reference to: 609.17.4(1), 609.185

Maximum Sentence: 20 YEARS

Offense Level: Felony

Offense Date (on or about): 08/15/2014

Control #(ICR#): 14287129

Charge Description: That on or about 8/15/2014, in Minneapolis, Hennepin County, Minnesota, ANGELA DAWN JACKSON, attempted to cause the death of T.W., a human being, with premeditation and with intent to effect the death of that person, or another.

STATEMENT OF PROBABLE CAUSE

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

On August 15, 2014, officers responded to a hit and run outside of the Bull Dog located at 2500 block of Lyndale Avenue South in Minneapolis, Hennepin County, Minnesota. Upon arrival, officers found TW, a known adult male, lying unconscious and severely injured in the middle of Lyndale Avenue. He was transported to HCMC where he remains in critical condition and it is unknown if he will live.

Through the investigation, officers learned that TW was the at Bull Dog with two friends, including ALH. The defendant called ALH and plans were made for her to come for drinks. She arrived with two additional females and a dispute over a bar tab occurred. All parties were asked to leave the bar. Witnesses confirm that the parties continued to argue in front of the Bull Dog as they crossed Lyndale Avenue where the suspect vehicle was parked. The driver of the suspect vehicle exited the parking lot onto Lyndale Avenue where the other two women with her got in. The vehicle then did a U-turn and according to witnesses appeared to be trying to hit one of the men who had been in the dispute. The driver, identified as ANGELA DAWN JACKON, the defendant herein, missed the male but hit a parked vehicle parked on the west side of the street. The defendant then left the scene turning west on 26th Street West and stopped for a short time where witnesses stated that the female driver got out for a short period of time and appeared to be looking at her car. Video surveillance shows the defendant's vehicle then turn north onto Aldrich Avenue South.

Investigators located video that showed the defendant's vehicle turn south onto Lyndale Avenue South from 25th Street West, effectively coming around the block and heading south towards the Bull Dog Bar again. Witnesses described the defendant's vehicle as travelling at a high rate of speed and cross into the north bound lanes and hit TW, a known adult male, herein after Victim.

Witnesses described Victim's body hitting the windshield and flying into the air. The vehicle continued southbound on Lyndale and attempted to turn west onto 26th Street West for the second time but could not make the turn and hit parked vehicles in front of the CC Club. The vehicle fled the scene.

ALH, who was with the victim that evening, identified the driver of the vehicle as the defendant, someone personally known to him. Investigators were able to determine who the two females were with the driver and both admitted that they were in the vehicle and the defendant was the driver.

Both female occupants reported that after fleeing the scene, they went to a residence where defendant had the plates removed and the car was hidden in a garage for several days before officers were able to locate it.

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.

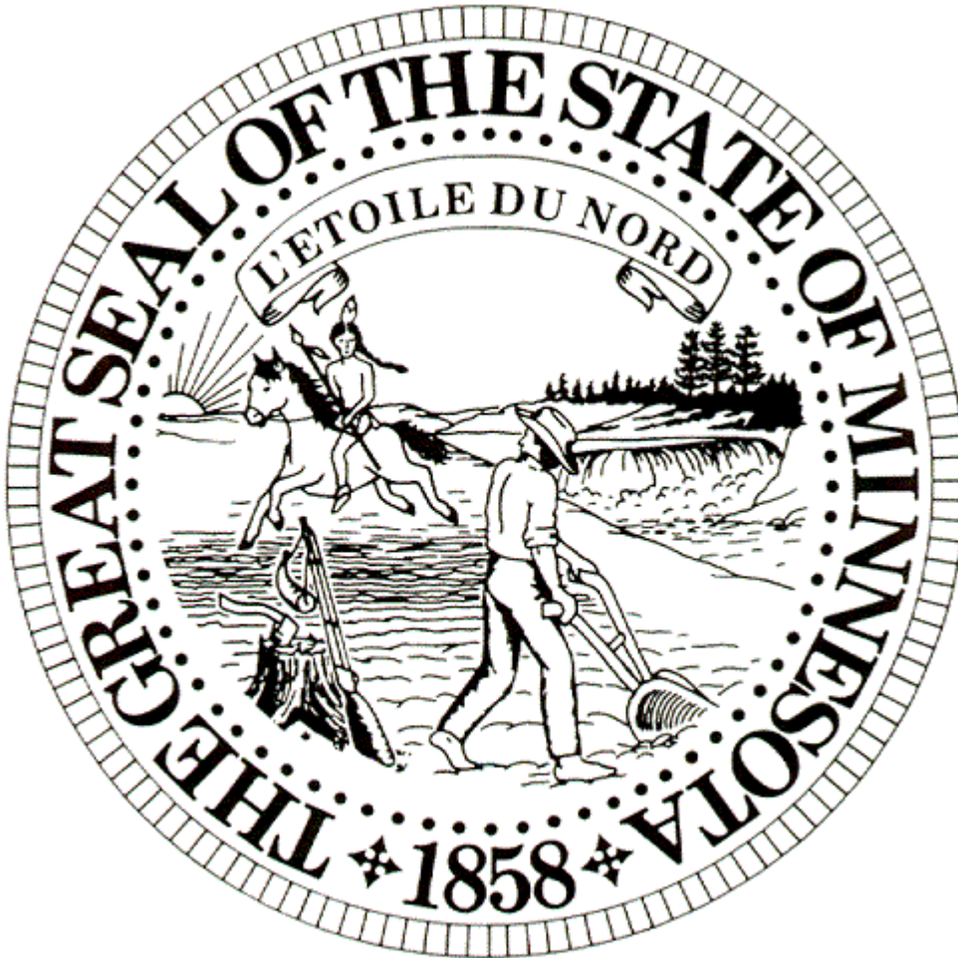
Complainant

Chris Karakostas
Sgt
350 S 5th St
Minneapolis, MN 55415-1389
Badge: 3636

Electronically Signed:
08/22/2014 04:05 PM

Subscribed and

Notary Public (
Judicial Officer



Being authorize
Prosecuting At

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 401 Fourth Avenue S, Minneapolis, MN 55415 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: \$1,000,000.00

Conditions of Release:

This complaint is issued by the undersigned Judge as of the following date: August 22, 2014.

Judicial Officer

James Moore

Electronically Signed: 08/22/2014 04:13 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.

ANGELA DAWN JACKSON

Defendant

Clerk's Signature or File Stamp:

RETURN OF SERVICE

I hereby Certify and Return that I have served a copy of this Warrant upon the Defendant herein named.

Signature of Authorized Service Agent: