

State of Minnesota
County of Hennepin

District Court
4th Judicial District

Prosecutor File No. 19A13995
Court File No. 27-CR-19-27772

State of Minnesota,
Plaintiff,

COMPLAINT
Order of Detention

vs.

LEROY DAVANTE DAVIS-MILES DOB: 07/22/1996

3625 Chicago Ave S
Minneapolis, MN 55407

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: Assault-1st Degree-Great Bodily Harm

Minnesota Statute: 609.221.1, with reference to: 609.221.1, 609.101.2

Maximum Sentence: 20 YEARS AND/OR \$30,000

Offense Level: Felony

Offense Date (on or about): 11/06/2019

Control #(ICR#): 19332972

Charge Description: That on or about 11/6/2019, in Hennepin County, Minnesota, LEROY DAVANTE DAVIS-MILES, assaulted victim and inflicted great bodily harm.

STATEMENT OF PROBABLE CAUSE

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

That on November 6, 2019, at approximately 2:45 p.m., officers were dispatched to the Chicago-Lake Transit Center in Minneapolis, Hennepin County, Minnesota, to investigate an assault. Upon arrival, officers located a seventy-five year old male, hereafter victim, lying on the sidewalk and unresponsive. Victim was transported to the hospital. Officers learned victim sustained a serious brain injury, is in critical condition, and is not expected to survive.

Officers spoke with several witnesses and learned the following: victim was approached and punched by another male. This male, and several of his associates, then proceeded to stand over victim and rummage through his clothing. The male who punched victim was subsequently identified as LEROY DAVANTE DAVIS-MILES, hereafter defendant. Witnesses reported defendant punched victim without provocation.

Officers isolated and reviewed bus and transit center video. Victim is observed on video boarding a bus. Defendant and his associates are observed boarding the same bus. As the bus is in motion, victim is heard asking defendant and his group to refrain from being so loud. Defendant's group becomes hostile towards victim and they threaten to "beat" victim once he exits the bus. Video then shows victim exiting the bus at the Chicago Transit Center. Defendant and his group also exit. Victim is observed walking on the sidewalk. Defendant is observed walking parallel to victim. Defendant then approaches victim. At this point, cameras only capture the lower legs of defendant and victim. Defendant legs are observed to move in a manner consistent with defendant lunging at or striking victim. Victim is observed falling to the ground backwards and strikes his head on the pavement. Victim is unresponsive from this point forward. Defendant and one of his associates are observed to shake hands in a congratulatory manner as victim remains motionless on the ground.

From these multiple camera angles on the bus and at the transit center, officers were able to observe defendant's face and take note of specific and unique clothing he was wearing including a jacket, pants, shoes, and wristband.

Officers obtained still photographs of defendant from the above-described source video. Facial recognition software was employed and led to identifying defendant as the suspect. Officers obtained a known photograph of defendant, compared it to the still images from the video, and noted defendant's appearance in the known photograph was consistent with the person observed in the still images.

Officers located and arrested defendant at a residence. A warrant was executed at this residence and officers located a jacket, pants, and shoes that matched the clothing defendant was wearing in the videos. These clothing items were located near defendant's identification. At the time of his arrest, defendant was also wearing a wrist band consistent with that observed on video.

At present, defendant is 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

Charles D Green IV
Sergeant-Criminal Investigation
Division
350 S 5th St
Minneapolis, MN 55415-1389
Badge: 2429

Electronically Signed:
11/08/2019 03:01 PM
Hennepin County, Minnesota

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

Prosecuting Attorney

Darren Borg
300 S 6th St
Minneapolis, MN 55487
(612) 348-5550

Electronically Signed:
11/08/2019 02:59 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).

SUMMONS

THEREFORE YOU, THE DEFENDANT, ARE SUMMONED to appear on _____, _____ at _____ AM/PM before the above-named court at the address listed on the attached court summons 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: \$150,000.00

Conditions of Release:

This complaint, duly subscribed and sworn to or signed under penalty of perjury, is issued by the undersigned Judicial Officer as of the following date: November 8, 2019.

Judicial Officer

Angela Willms
Judge

Electronically Signed: 11/08/2019 03:19 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.

LEROY DAVANTE DAVIS-MILES

Defendant

*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.*

Signature of Authorized Service Agent:

DEFENDANT FACT SHEET

Name: LEROY DAVANTE DAVIS-MILES
DOB: 07/22/1996
Address: 3625 Chicago Ave S
Minneapolis, MN 55407

Alias Names/DOB:

SID: MN14HC9151

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 #: 768262

SILS Tracking No. 3138920

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	11/6/2019	609.221.1 Assault-1st Degree-Great Bodily Harm	Felony	A1153		MN0271100	19332972
	Definition	11/6/2019	609.101.2 Minimum Fines – Victim Assistance Programs	No-Level	A1153		MN0271100	19332972
	Penalty	11/6/2019	609.221.1 Assault-1st Degree-Great Bodily Harm	Felony	A1153		MN0271100	19332972