

**State of Minnesota
County of Hennepin**

**District Court
Fourth Judicial District**

CCT 1 LIST CHARGE STATUTE ONLY 624.713 MOC W1623 GOC N CTY ATTY FILE NO. 13-6900 CONTROLLING AGENCY MN0271100 CONTROL NO 13412165

COURT CASE NO. DATE FILED

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

State of Minnesota,

PLAINTIFF,

VS.

- Amended Tab Charge Previously Filed
- SERIOUS FELONY SUMMONS
- FELONY WARRANT
- GROSS MISDM DWI ORDER OF DETENTION
- GROSS MISDM EXTRADITION

NAME: first, middle, last
LAMONT CHARLES MCGEE

DEFENDANT,

Date of Birth **10/21/85** MNCIS #: **27-CR-**
LE#: **13-28505**
SILS ID: **530331**
TRACK ID: **2700209**

3643 PENN AV N 1
MINNEAPOLIS, MN 55412

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, George Peltz, of the Minneapolis Police Department, has investigated the facts and circumstances of this offense and believes the following establishes probable cause:

Between the dates of December 1, 2013 and December 12, 2013, officers spoke to a witness who reported that the 19 Block Dip Set gang was storing illegal firearms and ammunition at a residence located at 3111 Girard Avenue N., Minneapolis, Hennepin County, Minnesota. The witness reported that a resident of 3111 Girard Avenue N. allowed gang members keep their firearms in the basement and other locations in the residence. The witness stated that illegal guns were supplied by an adult male identified as ASHIMIYU GBOLAHAN ALOWONLE, a defendant in this case. The witness reported to have observed Defendant Alowonle in physical possession of firearms inside the residence. The witness also reported to have observed an adult male identified as VELTREZ MONTE STEVEN BLACK, a defendant in this case, in possession of firearms inside the residence. Officers received information that the 19 Block Dip Set gang was stockpiling guns and ammunition and were looking to retaliate over the death of their leader, Tyrone Washington, who was murdered in North Minneapolis on November 3, 2013. The 19 Block Dip Set gang is a violent street gang from North Minneapolis with a propensity to use violence and firearms in their ongoing wars with other street gangs in Minneapolis.

On December 12, 2013, officers conducted a high-risk entry and search of 3111 Girard Avenue N., pursuant to a search warrant. Inside the residence, officers located Defendant Alowonle, Defendant Black, and several other individuals. Another individual was an adult male identified as **LAMONT CHARLES MCGEE**, a defendant in

this case. Defendants Alowonle, Black, and McGee are identified members of the 19 Block Dip Set gang, and each has multiple felony convictions for crimes of violence.

Defendant Black and Defendant McGee were stopped in the dining room of the residence. Defendant Alowonle was stopped while trying to flee from the dining room. Officers then searched the residence and located seven guns, an extremely large amount of ammunition for various types of weapons, and multiple extended firearm magazines. Three of the guns were located in drawers in the dining room where Defendants Alowonle, Black, and McGee had been located immediately prior to officers arriving. These three guns were in close proximity to each of these guns, and each gun was loaded.

Officers located three guns in the basement of the residence. Two guns were stuffed into a diaper box which was found below the stairwell. One gun was hidden in a rafter in the basement ceiling. Officers located the seventh gun in the pocket of a black and red jacket which was sitting on a bed in a bedroom adjacent to the dining room. A witness stated that Defendant Alowonle was wearing a black and red jacket immediately before officers arrived at the scene.

Officers also recovered a large amount of cash and marijuana from the residence.

Officers arrested Defendants Alowonle, Black, and McGee and began conducting forensic testing on the guns and ammunition. Results of the testing are pending.

Defendants Alowonle, Black, and McGee have prior convictions for crimes of violence which prohibit each of them from possessing firearms:

- On February 27, 2007, in case #27-CR-06-016936, Defendant Alowonle was convicted of Possession of Controlled Substance in the Fifth Degree. Also, on January 25, 2010, in case #27-CR-09-63133, Defendant Alowonle was convicted of Prohibited Person in Possession of a Firearm.
- On November 19, 2007, in case #27-CR-07-038894, Defendant Black was convicted of Aiding an Offender. On May 27, 2008, in case #27-CR-08-7146, Defendant Black was convicted of Aggravated Robbery in the First Degree.
- On August 9, 2005, in case #27-CR-05-043496, Defendant McGee was convicted of Possession of a Controlled Substance in the Fifth Degree. On July 30, 2008, in case #27-CR-08-6347, Defendant McGee was convicted of Possession of a Controlled Substance in the Fifth Degree. On March 18, 2010, in case #27-CR-09-62642, Defendant McGee was convicted of Assault in the Third Degree. On February 28, 2013, in case #27-CR-12-22931, Defendant McGee was convicted of Prohibited Person in Possession of a Firearm.

Defendants Alowonle, Black, and McGee are in custody.

COMPLAINT SUPPLEMENT

CCT	SECTION/Subdivision	M.O.C.	GOC

OFFENSE

COUNT 1: PROHIBITED PERSON IN POSSESSION OF A FIREARM (FELONY)
MINN. STAT. § 624.713, SUBD. 1(2), 2(b); § 609.11
PENALTY: 5-15 YEARS AND/OR \$30,000

That on or between December 1, 2013 and December 12, 2013, in Hennepin County, Minnesota, **LAMONT CHARLES MCGEE** possessed a firearm and **LAMONT CHARLES MCGEE** has been convicted or adjudicated delinquent in this state or elsewhere of a crime of violence, *Controlled Substance in the Fifth Degree on August 9, 2005*, for which the sentence or court supervision expired on or after August 1, 1993.

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: George Peltz	COMPLAINANT'S SIGNATURE:
<i>Being duly authorized to prosecute the offense(s) charged, I hereby approve this Complaint.</i>	
DATE: December 13, 2013 cy	PROSECUTING ATTORNEY'S SIGNATURE:
PROSECUTING ATTORNEY:	
NAME/TITLE: JOSHUA LARSON (0388828) Assistant County Attorney	ADDRESS/TELEPHONE: C2100 Government Center, Minneapolis, MN 55487 Telephone: 612-348-8952

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: \$ 250,000 + CR

Conditions of Release: **No contact with address; No contact with witness(es); No use of drugs/alcohol; Random Ua's; 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.

LAMONT CHARLES MCGEE

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: