

**State of Minnesota
County of Hennepin**

**District Court
Fourth Judicial District**

CCT LIST CHARGE STATUTE ONLY MOC GOC CTY ATTY CONTROLLING CONTROL NO
1 609.245 R1153 X 14-4308 MN0272400 13387593

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
NEHEMIAH JOVAN RICHARDSON

DEFENDANT,

6700 HUMBOLDT AVE N #202
MINNEAPOLIS, MN 55430

Date of Birth MNCIS #: LE#: SILS ID: TRACK ID:
3/28/89 27-CR-14-10096
600492
2703842

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, Troy Buhta, of the University Of Minnesota Pd, has investigated the facts and circumstances of this offense and believes the following establishes probable cause:

On or about November 20, 2013, officers responded to the area of the 2500 block of Delaware Street SE, City of Minneapolis, County of Hennepin, State of Minnesota, on a report of a robbery. Officers arrived and met with the victim, Y.W., a known adult male. Y.W. told officers that he was walking on Essex Street SE near Ontario Street SE, City of Minneapolis, County of Hennepin, State of Minnesota, heading home from the Biomedical Library when he was approached by a male, "Suspect 1" herein. Y.W. said that Suspect 1 walked up to Y.W. and yelled "motherfucker" before punching Y.W. in the right side of Y.W.'s face. Y.W. told officers he fell to the ground and lost consciousness. Y.W. stated that when he awoke, his backpack, which contained his laptop, and his wallet, which was in his pocket, were both missing. Y.W. described Suspect 1 as a black male, approximately 5'10" in height, 20-22 years of age, wearing a maroon sweatshirt with "Minnesota" across the front. Y.W. indicated the value of the laptop was \$2,154.42.

On or about November 22, 2013, Y.W. contacted police to inform officers that he was able to track his laptop and it was currently in use near a residence in the 2300 block of Thomas Avenue North, City of Minneapolis, County of Hennepin, State of Minnesota. Officers went to the address and knock on the door and were met by J.J.J., a known adult male. J.J.J. allowed officers into the residence and pointed out a laptop that matched the description of Y.W.'s. Officers confirmed that the laptop was Y.W.'s using the serial number. J.J.J. indicated that a known adult

male, M.J.R-R., and a known adult female, A.J., brought the laptop to the residence and asked J.J.J. to “fix” it as it appeared it had been wiped clean.

Officers later located A.J. and M.J.R-R. M.J.R-R. told officers that A.J. had purchased the laptop from a “crack head.” M.J.R-R. then changed his story and said the laptop came from his friend, “Ray Ray B.” M.J.R-R. said that “Ray Ray B” called M.J.R-R. to tell him that “Ray Ray B” and another male had just robbed someone and had a laptop to sell for \$200.00. M.J.R-R. told officers he met with “Ray Ray B” and another male in North Minneapolis to purchase the laptop. M.J.R-R. was released from the scene. Later, M.J.R-R. contacted officers to inform investigators that the other male with “Ray Ray B” was **NEHEMIAH JOVAN RICHARDSON**, “Defendant Richardson” herein.

On or about December 3, 2013, Y.W. contacted officers to report that he learned from his bank that Y.W.’s stolen debit card had been used multiple times. Y.W. reported that the card had been used on November 20, 2013, approximately 17 minutes after the robbery occurred at a gas station near the scene of the robbery. The card was also used at a second gas station, also near the scene of the robbery, later that night. Officers obtained surveillance footage from the gas stations. The footage appears to show M.J.R-R. at both locations using the stolen card. The footage shows a second male with M.J.R-R.

Officers arrested M.J.R-R. and interviewed him. M.J.R-R. told officers that he was with Defendant Richardson and **FREDDIE PERNELL JACKSON**, “Defendant Jackson” herein, for the robbery of Y.W. M.J.R-R. said the three men were walking down the street in the area of the reported robbery when they encountered an Asian male. M.J.R-R. told officers that Defendant Richardson punched the male in the face causing him to fall to the ground. M.J.R-R. stated that Defendant Jackson kicked the male in the face a couple of times and Defendant Richardson also hit the victim additional times. M.J.R-R. told officers that Defendant Richardson and Defendant Jackson began emptying the victim’s pockets and handed M.J.R-R. the victim’s backpack. M.J.R-R. admitted that he took the backpack from the scene while Defendant Jackson took the victim’s wallet. M.J.R-R. told officers that Defendant Jackson was with him at the second gas station where the stolen card was used.

Officers arrested Defendant Jackson and interviewed him. Defendant Jackson told officers he was with Defendant Richardson and M.J.R-R. when they came across an Asian or white male when M.J.R-R. punched the male to begin the robbery. Defendant Jackson stated that M.J.R-R. punched the victim and Defendant Richardson kicked the victim. Defendant Jackson told officers that they took the bag and “[Defendant Richardson] ran his pockets.” Defendant Jackson said they left and went to get gas and cigars and knew M.J.R-R. was using the stolen card.

Officers arrested Defendant Richardson and interviewed him. Defendant Richardson indicated that M.J.R-R. may have been involved with the robbery.

On or about December 19, 2013, M.J.R-R. was charged with Aggravated Robbery First Degree in a separate complaint for his role in the above facts.

COMPLAINT SUPPLEMENT

CCT	SECTION/Subdivision	M.O.C.	GOC

OFFENSE

COUNT 1: AID/ABET AGGRAVATED ROBBERY FIRST DEGREE (FELONY)
MINN. STAT. § 609.245, SUBD. 1; § 609.05
PENALTY: 0-20 YEARS AND/OR \$35,000

That on or about November 20, 2013, in Hennepin County, Minnesota, **NEHEMIAH JOVAN RICHARDSON** acting alone or intentionally aiding, advising, hiring, counseling or conspiring with others, took personal property, from the person or in the presence of Y.W., knowing that he was not entitled to the property and used and/or threatened the imminent use of force against Y.W., to overcome his resistance or powers of resistance to or to compel acquiescence in the taking or carrying away of the property and inflicted bodily harm upon Y.W.

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>THEFORE, 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: Troy Buhta	COMPLAINANT'S SIGNATURE:
<i>Being duly authorized to prosecute the offense(s) charged, I hereby approve this Complaint.</i>	
DATE: January 3, 2014 cy	PROSECUTING ATTORNEY'S SIGNATURE:
<i>PROSECUTING ATTORNEY:</i>	
NAME/TITLE: MICHAEL J. RADMER (0388808) Assistant County Attorney	ADDRESS/TELEPHONE: C2100 Government Center, Minneapolis, MN 55487 Telephone: 612-348-4312

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: \$100,000

Conditions of Release:

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.

NEHEMIAH JOVAN RICHARDSON

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: