

State of Minnesota  
County of Hennepin

District Court  
4th Judicial District

Prosecutor File No. 17A06837  
Court File No. 27-CR-17-13826

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**State of Minnesota,**  
Plaintiff,

**COMPLAINT**  
Warrant

vs.

**ISRAEL DELOS SANTOS DOB: 02/10/1987**

13001 PENNOCK AVE  
#77  
APPLEVALLEY, MN 55412

Defendant.

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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: Criminal Vehicular Homicide - Operate Motor Vehicle in Grossly Negligent Manner**

Minnesota Statute: 609.2112.1(a)(1), with reference to: 609.2112.1(a)

Maximum Sentence: 10 YEARS AND/OR \$20,000

Offense Level: Felony

Offense Date (on or about): 06/01/2017

Control #(ICR#): 17201047

Charge Description: That on or about 6/1/2017, in Hennepin County, Minnesota, ISRAEL DELOS SANTOS, did by operating a motor vehicle in a grossly negligent manner, cause the death of K.L.S.

**COUNT II**

**Charge: Criminal Vehicular Homicide - Driver Who Causes Collision Leaves Scene**

Minnesota Statute: 609.2112.1(a)(7), with reference to: 609.2112.1(a)

Maximum Sentence: 10 YEARS AND/OR \$20,000

Offense Level: Felony

Offense Date (on or about): 06/01/2017

Control #(ICR#): 17201047

Charge Description: That on or about 6/1/2017, in Hennepin County, Minnesota, ISRAEL DELOS SANTOS did, by operating a motor vehicle, cause a collision that caused the death of K.L.S., and ISRAEL DELOS SANTOS left the scene of that collision.

## STATEMENT OF PROBABLE CAUSE

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

On June 1, 2017, officers were called to the intersection of 15th Street East and Park Avenue South, City of Minneapolis, County of Hennepin, State of Minnesota, on a report of a traffic crash. Officers arrived and found two vehicles, a Chevrolet Trailblazer and a Honda Fit, which had been involved in the crash. Officers noted extensive damage to the driver's side of the Honda and damage to the front end of the Chevrolet. Investigation and witness statements determined that the Honda was traveling westbound on 15th Street East through a green light when it was struck by the Chevrolet, which had been traveling northbound on Park Avenue South through a red light.

Officers approached the Honda and found K.L.S., a known adult female, inside. Paramedics were called and K.L.S. was declared dead on arrival. Witnesses on scene had attempted to aid K.L.S. and noted that she had become unresponsive shortly after the crash. K.L.S. was subsequently transported to the Hennepin County Medical Examiner's Office.

Officers learned from witnesses that the two occupants of the Chevrolet had exited the vehicle and fled. The driver was later identified as ISRAEL DELOS SANTOS, "the Defendant" herein, and the passenger was later identified as W.K., a known adult male. Witness noted that W.K. exited the vehicle and appeared to secrete a liquor bottle in some nearby grass before fleeing. Witnesses provided descriptions of both the Defendant and W.K. as well as their direction of flight. Officers located W.K. in a nearby parking ramp. The Defendant was located a short distance away and actively resisted officers' attempts to restrain him. The Defendant told officers he was a member of Surenos 13, a known street gang. The Defendant went on to state to officers: "If I really wanted to, I would kill you." The Defendant then tried to head butt a firefighter who had arrived to assist the Defendant. The Defendant was secured in an ambulance and transported to HCMC. A search warrant was secured for a sample of the Defendant's blood, which was collected and submitted to the Bureau of Criminal Apprehension for analysis.

Officers learned from a witness on scene that the Defendant was observed driving in excess of 70 mph on Park Avenue prior to the crash. Additionally, witnesses noted that the Defendant went through three red lights. Officers executed a search warrant on the Defendant's vehicle and located the Airbag Control Module. An analysis of the data held by the vehicle indicated that the Defendant's vehicle had been traveling at 71 mph five seconds before the crash. The Defendant's vehicle was traveling at 66 mph or more no more than one second before impact. Additionally, the data reported that the Defendant's vehicle's brakes were not applied at 1 second prior to deployment of the airbag.

The Defendant remains in the Hennepin County jail on a hold from the Minnesota Department of Corrections.

## 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**

John E. Engle  
Sergeant  
350 S 5th St  
Minneapolis, MN 55415-1389  
Badge: 1803

Electronically Signed:  
06/06/2017 02:03 PM  
Hennepin County, Minnesota

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

**Prosecuting Attorney**

Mike Radmer  
300 S 6th St  
Minneapolis, MN 55487  
(612) 348-5550

Electronically Signed:  
06/06/2017 01:58 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 300 S Sixth Street, Minneapolis, MN 55487 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: \$200,000.00  
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: June 6, 2017.

**Judicial Officer**                      Jay Quam                      Electronically Signed: 06/06/2017 02:06 PM  
District Court Judge

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

**COUNTY OF HENNEPIN  
STATE OF MINNESOTA**

**State of Minnesota**

Plaintiff

vs.

**ISRAEL DELOS SANTOS**

Defendant

*LAW ENFORCEMENT OFFICER 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: