State of Minnesota County of Hennepin

District Court 4th Judicial District

Prosecutor File No. Court File No.

20A05140 27-CR-20-9745

State of Minnesota,

COMPLAINT

Plaintiff,

Order of Detention

VS.

DAJONE LAMAR TURNER DOB: 12/07/1991

1630 Upton Ave N Minneapolis, MN 55411

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: Aggravated Robbery-1st Degree

Minnesota Statute: 609.245.1, with reference to: 609.245.1, 609.11.5(a), 609.05.1, 609.05.2

Maximum Sentence: 20 YEARS AND/OR \$35.000

Offense Level: Felony

Offense Date (on or about): 04/16/2020

Control #(ICR#): 20000926

Charge Description: That on or about 4/16/2020, in Hennepin County, Minnesota, DAJONE LAMAR TURNER, acting alone or intentionally aiding, advising, hiring, counseling, or conspiring with DEMARCO LAVELLE GUNN took personal property from the person or in the presence of a victim, knowing that Defendant was not entitled to the property and used and/or threatened the imminent use of force against the victim to overcome their resistance or powers of resistance to or to compel acquiescence in the taking or carrying away of the property, while using a firearm.

Minimum Sentence: 3 YEARS

COUNT II

Charge: Fleeing a Peace Officer in a Motor Vehicle

Minnesota Statute: 609.487.3, with reference to: 609.487.3 Maximum Sentence: 3 YEARS AND 1 DAY AND/OR \$5.000

Offense Level: Felony

Offense Date (on or about): 04/16/2020

Control #(ICR#): 20000926

Charge Description: That on or about 4/16/2020, in Hennepin County, Minnesota, DAJONE LAMAR TURNER did by means of a motor vehicle, flee or attempt to flee from a peace officer acting in the lawful discharge of an official duty, who DAJONE LAMAR TURNER knew or reasonably should have known was

a peace officer.

STATEMENT OF PROBABLE CAUSE

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

On April 16, 2020 at approximately 8:07 p.m., Edina Police responded to a CVS pharmacy in Edina, Hennepin County, Minnesota on a report of an armed robbery in progress.

Upon arrival, officers were advised by witnesses that the suspects had fled the store. A tracking device from the pharmacy was activated and began to transmit information to police dispatch regarding the suspects' location. Police pursued and located the suspect vehicle northbound on Xerxes Avenue. Police attempted to stop the vehicle, and the driver, later identified as DAJONE LAMAR TURNER, Defendant herein, fled police at speeds reaching approximately 100 miles per hour. Defendant Turner eventually lost control of the vehicle and crashed violently into a residential property along Xerxes.

Defendant Turner was arrested from the driver's side of the vehicle. DEMARCO LAVELLE GUNN, Co-Defendant herein, was also arrested from inside the vehicle.

Evidence collected from witness statements and pharmacy surveillance footage revealed that Defendant Turner and Defendant Gunn entered the pharmacy at just after 8:00 p.m. wearing black clothing with their faces partially concealed. Defendants walked to the pharmacy and into the employee area. Defendant Gunn grabbed an employee by the arm and ordered him to the ground at gunpoint. Defendant Gunn then grabbed another employee by the neck and ordered her the ground. As Defendant Turner obtained a garbage bag from the pharmacy, Defendant Gunn pulled the store manager, who had walked into the area, to the ground.

Defendant Turner ordered an employee to open the medication safe, which she did. While waiting for the time-delayed safe to open, Defendant Turner ordered the employee to place pills from a pharmacy shelf into the garbage bag. After the medication safe unlocked, the employee opened it. Defendant Turner then filled the garbage bag with medication bottles from the safe.

Defendants Turner and Gunn left the pharmacy and drove away in a Dodge Durango with missing license plates. Law enforcement later learned that the Durango had been reported stolen from a rental company in Osseo.

After the crash on Xerxes, police searched the Durango. On the driver's side floorboard police recovered a 9mm handgun. Inside the vehicle, law enforcement also recovered the following controlled substances in sealed, labeled pharmacy packaging:

- 2,055 hydrocodone pills Schedule II controlled substance
- 2,847 oxycodone pills Schedule II controlled substance
- 1,349 alprazolam pills Schedule IV controlled substance

Defendants Turner and Gunn were both arrested wearing the clothing in which they are depicted in the pharmacy security footage.

Defendant Turner 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 Morgan Piper

Detective

4801 50th Street W

Edina, MN 55424

Badge: 194

Electronically Signed: 04/17/2020 03:30 PM

Hennepin County, Minnesota

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

Prosecuting Attorney Paige L Starkey

300 S 6th St

Minneapolis, MN 55487

(612) 348-5550

Electronically Signed: 04/17/2020 03:27 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).

		SUM	MONS		
THEREFORE YOU, THe before the above-name	· · · · · · · · · · · · · · · · · · ·		• •	rt summons to answer this co	AM/PM omplaint.
IF YOU FAIL TO APPEAR	I in response to this SU	MMONS, a W	ARRANT FOR \	YOUR ARREST shall be issued	
		WAR	RANT		
of Minnesota, that the Desession), and if not, before	efendant be apprehend e a Judge or Judicial O	led and arres	ted without del	ite this warrant: I order, in the name and brought promptly before necessary delay, and in any event to be dealt with according to late	e the court (if ir ent not later thar
Execute i	in MN Only	Execute Nation		Execute in Border Sta	ates
	X	ORDER OF	DETENTION		
Since the Defendant is all detained pending further p		er, subject to l	oail or condition	s of release, that the Defendar	nt continue to be
Bail: \$500,000.00 Conditions of Release:					
This complaint, duly subscas of the following date: A		signed under p	enalty of perjury	γ , is issued by the undersigned ζ	Judicial Officer
Judicial Officer	Judicial Officer Thomas Fraser District Court Judge		Electronically Signed: 04/17/2020 03:34 PM		
Sworn testimony has been	given before the Judio	cial Officer by t	he following witr	nesses:	
		F HENNEPIN MINNESOTA			
State	of Minnesota		LAW ENFOI	RCEMENT OFFICER RETURN	OF SERVICE

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:

VS.

DAJONE LAMAR TURNER

Defendant

DEFENDANT FACT SHEET

Name:	DAJONE LAMAR TURNER
DOB:	12/07/1991
Address:	1630 Upton Ave N Minneapolis, MN 55411
Alias Names/DOB:	
SID:	MN10DL3759
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 #:	688806
SILS Tracking No.	3168811

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	4/16/2020	609.245.1 Aggravated Robbery-1st Degree	Felony	R1223	Х	MN0270600	20000926
	Modifier	4/16/2020	609.05.1 Liability for Crimes of Another-Intentional	No-Level	R1223	Х	MN0270600	20000926
	Modifier	4/16/2020	609.05.2 Liability for Crimes of Another-Reasonably Forseeable	No-Level	R1223	Х	MN0270600	20000926
	Penalty	4/16/2020	609.245.1 Aggravated Robbery-1st Degree	Felony	R1223	Х	MN0270600	20000926
	Penalty	4/16/2020	609.11.5(a) Minimum Sentences of Imprisonment-Firearm Use or Possession	Felony	R1223	X	MN0270600	20000926
2	Charge	4/16/2020	609.487.3 Fleeing a Peace Officer in a Motor Vehicle	Felony	E2700		MN0270600	20000926
	Penalty	4/16/2020	609.487.3 Fleeing a Peace Officer in a Motor Vehicle	Felony	E2700		MN0270600	20000926