

State of Minnesota
County of Hennepin

District Court
4th Judicial District

Prosecutor File No. 19A08726
Court File No. 27-CR-19-17250

State of Minnesota,

Plaintiff,

vs.

DEMILO DEMONTEZ MARTIN DOB: 10/30/1990

2947 Oliver Ave N
Minneapolis, MN 55411

Defendant.

COMPLAINT

Order of Detention

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: Possess Ammo/Any Firearm - Conviction or Adjudicated Delinquent for Crime of Violence

Minnesota Statute: 624.713.1(2), with reference to: 609.11.5(b), 624.713.2(b)

Maximum Sentence: 15 YEARS AND/OR \$30,000

Offense Level: Felony

Offense Date (on or about): 06/15/2019

Control #(ICR#): 19172179

Charge Description: That on or about June 15, 2019, in Minneapolis, Hennepin County, Minnesota, DEMILO DEMONTEZ MARTIN possessed ammunition or a firearm and DEMILO DEMONTEZ MARTIN has been convicted or adjudicated delinquent in this state or elsewhere of a crime of violence, Criminal Sexual Conduct in the First Degree on September 8, 2005.

Minimum Sentence: 5 YEARS

STATEMENT OF PROBABLE CAUSE

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

On June 15, 2019, at 4:47 a.m., officers responded to an area near a building located at 2303 Kennedy St. N.E. in Minneapolis, Hennepin County, Minnesota on a report of a gathering of a large crowd and the sound of numerous shots. Upon arrival, officers immediately located a large amount of discharged cartridge casings (DCCs) in multiple distinct clusters; multiple vehicles and buildings with fresh bullet holes; and several people who were in possession of firearms on their persons. Officers detained and interviewed individuals and gathered physical and video evidence. Officers concluded that a shootout among members of several rival criminal street gangs just occurred inside and outside of the building; that at least 51 rounds of ammunition were fired by multiple firearms (of at least three different calibers); and that numerous vehicles and individuals had fled the scene prior to officers arriving.

During the investigation, officers isolated a portion of surveillance video taken from a camera outside of the building located at 2303 Kennedy St. The video revealed an adult male approaching the building located at 2303 Kennedy St. N.E.; remove a black semiautomatic handgun from his right pants pocket; handle the firearm; eject the magazine; examine the magazine; re-insert the magazine into the firearm; and then enter the building with the firearm in his right hand. Multiple individuals recognized and identified the individual as DEMILO DEMONTEZ MARTIN, the Defendant in this case. Officers are familiar with Defendant because he is an active and well-known member of the YNT criminal street gang; has a violent criminal history; has been involved in or a witness to several recent gang-related shootings; and was the victim of a shooting in downtown Minneapolis on July 13, 2019.

Officers are aware that the "YNT" (Young N' Thuggin') criminal street gang is an active gang in the "high-end" of North Minneapolis. Officers are aware that YNT gang members actively engage in felonious criminal activity, frequently firearms-related offenses.

On July 16, 2019, officers encountered Defendant and, in a non-custodial interview, displayed still images from the surveillance video recovered from the shooting. Defendant admitted that he was the individual on the still images handling the firearm. Defendant admitted that, during the shootout, multiple individuals had firearms and were shooting firearms outside and inside the building. Defendant admitted that, at one point during the shootout, he asked for and obtained a firearm from an associate and that he exclusively possessed the firearm as he entered the building. Defendant stated that, following the shootout, he gave the firearm back to his associate. Defendant admitted that he is prohibited from possessing firearms.

On July 18, 2019, officers encountered Defendant again and informed that he was under arrest for possessing a firearm on June 15, 2019. Defendant stated that he understood and was transported to the Hennepin County Jail.

Court records reveal that Defendant has two prior convictions for Prohibited Person in Possession of a Firearm on September 14, 2007 (Case #27-JV-07-10235) and May 30, 2013 (Case #27-CR-12-18638). Court records reveal that Defendant is prohibited from possessing firearms and ammunition as a result of a juvenile adjudication of Criminal Sexual Conduct in the First Degree on September 8, 2005 (Case #27-JV-05-2358).

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

Gregory Freeman
Police Sergeant
350 S 5th St
Minneapolis, MN 55415-1389
Badge: 2105

Electronically Signed:
07/19/2019 02:48 PM
Hennepin County, Minnesota

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

Prosecuting Attorney

Joshua Larson
300 S 6th St
Minneapolis, MN 55487
(612) 348-5550

Electronically Signed:
07/19/2019 12:37 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: \$300,000.00

Conditions of Release: no contact with witnesses

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: July 19, 2019.

Judicial Officer

Nicole Engisch
District Court Judge

Electronically Signed: 07/19/2019 02:53 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.

DEMILO DEMONTEZ MARTIN

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: DEMILO DEMONTEZ MARTIN
DOB: 10/30/1990
Address: 2947 Oliver Ave N
Minneapolis, MN 55411

Alias Names/DOB: De'Milo Demontez Martin DOB: 10/30/1990
SID: MN08BH6863

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 #: 646045
SILS Tracking No. 3114778
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	6/15/2019	624.713.1(2) Possess Ammo/Any Firearm - Conviction or Adjudicated Delinquent for Crime of Violence	Felony	W1643		MN0271100	19172179
	Penalty	6/15/2019	624.713.2(b) Possesses any type of firearm/ammo - Crime of Violence - ineligible under 624.713.1(2)	Felony	W1643		MN0271100	19172179
	Penalty	6/15/2019	609.11.5(b) Minimum Sentences of Imprisonment-Firearm-Felon Convicted Crime of Violence	Felony	W1643		MN0271100	19172179