

State of Minnesota
County of Hennepin

District Court
4th Judicial District

Prosecutor File No. 20A05799
Court File No. 27-CR-20-11208

State of Minnesota,

Plaintiff,

vs.

JORY DANIEL WIEBRAND DOB: 09/28/1985

1821 176th Ave NE
Ham Lake, MN 55304

Defendant.

COMPLAINT

Warrant

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: Stalking - Aggravated Violations - Commit Because of Bias

Minnesota Statute: 609.749.3(a)(1), with reference to: 609.749.3(a), 609.749.2(2)

Maximum Sentence: 5 YEARS AND/OR \$3,000-\$10,000

Offense Level: Felony

Offense Date (on or about): 05/01/2019

Control #(ICR#): 20111652

Charge Description: That on or about and between May 1, 2019 and December 31, 2019, in Hennepin County, Minnesota, Jory Daniel Wiebrand harassed Victim by following, monitoring, or pursuing the victim, whether in person or through any available technological or other means, and committed the offense because of the victim's or another's actual or perceived race, color, religion, sex, sexual orientation, disability, age or national origin.

COUNT II

Charge: Stalking - Follow, monitor, pursues another

Minnesota Statute: 609.749.2(2), with reference to: 609.749.2

Maximum Sentence: 1 YEAR AND/OR \$3,000

Offense Level: Gross Misdemeanor

Offense Date (on or about): 05/01/2019

Control #(ICR#): 20111652

Charge Description: That on or about and between May 1, 2019 and December 31, 2019, in Hennepin County, Minnesota, Jory Daniel Wiebrand harassed Victim by following, monitoring, or pursuing the victim, whether in person or through any available technological or other means.

STATEMENT OF PROBABLE CAUSE

In April 2020, Minneapolis Police identified a suspect in a string of sexual assaults, assaults, and burglaries occurring in the Marcy-Holmes neighborhood between 2015 and 2020. That suspect is JORY DANIEL WIEBRAND, DEFENDANT herein. As part of the investigation into the crimes committed by Defendant, officers executed a search warrant at his residence located in Ham Lake, Minnesota.

Pursuant to that search warrant, officers found identifying information for a known victim of Defendant's crimes as well as an identification card for an unknown victim, Victim herein. Officers contacted Victim and learned the circumstances by which Defendant came in possession of her identification card.

Victim stated that she does not know Defendant and never gave him her identification card. Victim stated that between May 2019 through December 2019, she was being followed on multiple occasions by an unknown individual. She described the person who followed her as a white male, about 5'10" with a medium build and a vague resemblance to a well-known actor.

In May 2018, Victim resided at an address located on the 700 block of 4th Street SE in Minneapolis, Hennepin County, Minnesota. While residing at this address, Victim said it seemed like she was being watched and followed. On July 21, 2019, Victim came home to her apartment and found that her apartment window was open. She had not left her apartment that way. She contacted her sister and decided to move out of her apartment building early on August 5, 2019. On August 7, 2019, another resident of this same building was sexually assaulted by Defendant after he climbed through her unlatched apartment window. Defendant was identified by DNA evidence. Defendant is charged with this sexual assault in a separate complaint.

Victim moved to another residence located on the 700 block of 10th Avenue SE in Minneapolis, Hennepin County, Minnesota. She parked her vehicle in an outdoor parking lot located near the corner of 6th Street SE and 10th Avenue SE. Victim stated that she saw a person following her on foot when she would leave her apartment building or go to her vehicle. In November 2019, Victim was walking to her vehicle for an overnight shift at work. She stated that she saw Defendant start to follow her. She stated that he crossed the street and was quickly gaining on her. Victim became frightened and started to run away. She dropped her backpack and several of her items fell out. She gathered up what she could, made it to her car, and sped away. This occurred near her parking lot. After this incident, she again broke her lease and moved again. In February 2020, Defendant assaulted another woman in this same parking lot. Defendant was identified by DNA evidence.

Victim was shown the identification they located in Defendant's residence. She stated the identification is a keepsake that she keeps in her wallet. She doesn't know if it fell out in November 2019 or was taken from her apartment at an earlier time.

Victim is a young woman in her early twenties. The victims in the sexual assaults, assaults and burglaries are also females in their late teens and early twenties. The nature of the assaults indicate that Defendant would monitor the victims prior to assaulting them. The victims were pursued by Defendant prior to the attack as they left or returned to their homes. Several of these attacks are charged out separately and occurred on March 23, 2015, February 25, 2018, August 4, 2018, February 8, 2019, June 2, 2019, July 18, 2019, August 7, 2019, September 12, 2019, January 3, 2020, February 18, 2020, and March 1, 2020. Additional charges against Defendant are forthcoming.

Defendant is presently in custody on other charges. A warrant is requested so bail can be set on this case as well.

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

Jessica Lapp
Police Officer
511 Washington Ave SE
Minneapolis, MN 55455
Badge: 2097

Electronically Signed:
05/07/2020 05:10 PM
Hennepin County, MN

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

Prosecuting Attorney

Erin Lutz
300 S 6th St
Minneapolis, MN 55487
(612) 348-5550

Electronically Signed:
05/07/2020 03:19 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: \$30,000.00

Conditions of Release: No Contact with Victim; No use of drugs/alcohol; Random UAs; No Possession of Weapons; Surrender Passport; Other: EHM

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: May 8, 2020.

Judicial Officer Luis Bartolomei Electronically Signed: 05/08/2020 08:53 AM
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.

Jory Daniel Wiebrand

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:

DEFENDANT FACT SHEET

Name: Jory Daniel Wiebrand
DOB: 09/28/1985
Address: 1821 176th Ave NE
Ham Lake, MN 55304

Alias Names/DOB:

SID:

Height:

Weight:

Eye Color:

Hair Color:

Gender: MALE

Race: White

Fingerprints Required per Statute: Yes

Fingerprint match to Criminal History Record: No

Driver's License #:

SILS Person ID #: 879079

SILS Tracking No. 3171024

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	5/1/2019	609.749.2(2) Stalking - Follow, monitor, pursues another	Gross Misdemeanor	N1990		MN0272400	20111652
	Charge	5/1/2019	609.749.3(a)(1) Stalking - Aggravated Violations - Commit Because of Bias	Felony	N1990		MN0272400	20111652
	Penalty	5/1/2019	609.749.3(a) Stalking - Aggravated Violations - Penalty	Felony	N1990		MN0272400	20111652
2	Charge	5/1/2019	609.749.2(2) Stalking - Follow, monitor, pursues another	Gross Misdemeanor	N2990		MN0272400	20111652
	Penalty	5/1/2019	609.749.2 Stalking Crimes - Penalty	Gross Misdemeanor	N2990		MN0272400	20111652