Filed in District Court State of Minnesota Sep 21, 2020 11:47 am 27-JV-20-3349

## PETITION

STATE OF MINNESOTA

## DISTRICT COURT - JUVENILE DIVISION

COUNTY OF HENNEPIN

FOURTH JUDICIAL DISTRICT

IN THE MATTER OF THE WELFARE OF

Jomoy Tremayne Lee, (12/7/2002)

Jamoy Tremayne Lee, (12/7/2002)

1519 Girard Ave N

Minneapolis, MN 55411

Mother: Minnie Hinton

(Same as Child)

**Father:** Jomoy Tremayne Lee

(Same as Child)

SILS ID: 847061

Family ID:

C.A. Case No: 20J10769

CA of Record: Morgan Kunz

(0396177)

Juvenile Felony Delinquency Age 16 Or Older

**FIREARM** 

**Presumptive Certification** 

PO:

The Juvenile Court has jurisdiction by reason of the following allegations: The above-named juvenile is alleged to be delinquent pursuant to Minn. Stat. § 260B.007, Subd. 6(1) because said child has violated a state/local law as follows:

Count 1: H2016 Murder - 2nd Degree - With Intent-Not Premeditated (Felony) (Aid/Abet) MINN. STAT. 609.19.1(1), 609.11.5(a), 609.05.1, 609.05.2, 609.19.1, 609.11.9

That on or about 9/14/2020, in Minneapolis, Hennepin County, Minnesota, Jomoy Tremayne Lee, acting alone or intentionally aiding, advising, hiring, counseling or conspiring with another, or otherwise procures the other to commit the crime, caused the death of Victim 1, a 17-year-old known juvenile male, a human being, with intent to effect the death of that person or another, but without premeditation, and while using a firearm.

Count 2: H2013 Murder - 2nd Degree - With Intent-Not Premeditated (Felony) (Attempt to Commit) MINN. STAT. 609.19.1(1), 609.11.5(a), 609.17.4(2), 609.05.1, 609.05.2, 609.19.1, 609.11.9

That on or about 9/14/2020, in Minneapolis, Hennepin County, Minnesota, acting alone or intentionally aiding, advising, hiring, counseling or conspiring with another, or otherwise procures the other to commit the crime, attempted to cause the death of Victim 2, a 19-year-old known adult male, a human being, with intent to effect the death of that person or another, but without premeditation, while using a firearm.

## PROBABLE CAUSE STATEMENT

Your Petitioner is an Assistant County Attorney. In that capacity, Petitioner believes the facts and circumstances recited below establish probable cause:

On 9/14/2020, at about 4:30 p.m., the Minneapolis Police Department received reports of shots fired at a gas station located on Fremont Ave N. and Dowling Ave N., located in Minneapolis, Hennepin County, Minnesota. When officers arrived, they observed two victims who had been struck by gunfire. Both victims were rushed to the hospital. Victim 1, a 17-year-old known juvenile male, was pronounced dead by medical staff at 5:09 p.m. He had been shot three times: once into the left cheek and outside the right eye, once into the chest, near the heart, and once in the arm. Victim 2, a 19-year-old known adult male, had a through-and-through gunshot injury on the right side of his torso. 11 discharged cartridge casings

were recovered from the scene and forensics determined that one weapon fired 7 rounds and the other weapon fired 4 rounds.

The investigation into this incident identified one of the two shooters as Jomoy Tremayne Lee ("Respondent" herein). In a post-Miranda statement, Respondent admitted that he was involved in the shooting. He admitted that he was there when the murder happened, that he fired his gun, and he was able to describe the guns that were used in the murder. When Respondent was apprehended, he threw a gun out of a car as he fled from police. Ballistics on that gun show a match with seven discharged cartridge casings recovered from the scene of the murder. A bullet fired from that gun resulted in the death of Victim.

Video surveillance from the gas station shows the victims standing outside the building talking with other individuals. The two shooters arrive in a red sedan, which is seen on traffic video pulling into the alley behind the store. The shooters are seen on video approaching from the rear of the store, walking on a sidewalk with a row of bushes blocking them from view of the people standing outside the gas station. Respondent's height and build is consistent with that of the first shooter as seen in the video. As he approaches the Victims, as soon as he passes the row of bushes, Respondent raises his gun and fires multiple rounds at the group of people. One of the victim's immediately falls to the ground and a medical examination would later determine he was shot in the head. The second shooter also fired his weapon. Respondent and the second shooter then run back the way the came – down the sidewalk and into the alley behind the gas station. The car they arrived in is then seen leaving the area at a high rate of speed. Police were able to track the vehicle used during the murder and after the murder the car drives to the area of Respondent's home.

The offenses enumerated in Counts 1 and 2 are felonies that involve the use of a firearm.

The offenses enumerated in Counts 1 and 2 are presumptive prison offenses.

PURSUANT TO M.S. 260B.125, THE STATE IS MOVING, BY SEPARATE MOTION, THAT THIS PROCEEDING BE CERTIFIED TO THE DISTRICT COURT FOR ACTION UNDER THE CRIMINAL LAWS.

I endorse this Petition as to form and verify that the contents are true to the best of my information and belief pursuant to MRJDP 6.03, Subd. 3.

I DECLARE UNDER PENALTY OF PERJURY THAT EVERYTHING I HAVE STATED IN THIS DOCUMENT IS TRUE AND CORRECT.

Morsan Kmz 09/21/2020

Morgan Kunz(0396177)
Assistant County Attorney
Health Services Building, 11th floor
525 Portland Avenue South
Minneapolis, Minnesota 55415
Telephone: 612-348-0817

Police CCN #: 20238443

Minneapolis

Agency #: MN0271100