

**P E T I T I O N**

27-JV-20-3348

**STATE OF MINNESOTA**

**DISTRICT COURT – JUVENILE DIVISION**

**COUNTY OF HENNEPIN**

**FOURTH JUDICIAL DISTRICT**

IN THE MATTER OF THE WELFARE OF

**Child:** Jomoy Tremayne Lee, (12/7/2002)  
Jamoy Tremayne Lee, (12/7/2002)  
1519 Girard Ave N  
Minneapolis, MN 55411

SILS ID: 847061  
Family ID:  
C.A. Case No: 20J10795

CA of Record: Morgan Kunz  
(0396177)

**Juvenile Felony Delinquency Age 16 Or Older**

**Presumptive Certification**

PO:

**Mother:** Minnie Hinton  
(Same as Child)

**Father:** Jomoy Tremayne Lee  
(Same as Child)

---

**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: W1623 Possess Ammo/Any Firearm - Conviction or Adjudicated Delinquent for Crime of Violence (Felony)**

**MINN. STAT.** 624.713.1(2), 609.11.5(b), 624.713.2(b)

That on or about 9/17/2020, in Minneapolis, Hennepin County, Minnesota, Jomoy Tremayne Lee possessed ammunition or a firearm and Jomoy Tremayne Lee has been convicted or adjudicated delinquent in this state or elsewhere of a crime of violence, Aggravated Robbery in the First Degree on 10/11/2019, for which the sentence or court supervision expired on or after August 1, 1993.

**Count 2: W1623 Possess Ammo/Any Firearm - Conviction or Adjudicated Delinquent for Crime of Violence (Felony)**

**MINN. STAT.** 624.713.1(2), 609.11.5(b), 624.713.2(b)

That on or about 9/17/2020, in Plymouth, Hennepin County, Minnesota, Jomoy Tremayne Lee possessed ammunition or a firearm and Jomoy Tremayne Lee has been convicted or adjudicated delinquent in this state or elsewhere of a crime of violence, Aggravated Robbery in the First Degree on 10/11/2019, for which the sentence or court supervision expired on or after August 1, 1993.

**Count 3: E2700 Fleeing a Peace Officer in a Motor Vehicle (Felony)**

**MINN. STAT.** 609.487.3, 609.487.3

That on or about 9/17/2020, in Minneapolis, Hennepin County, Minnesota, Jomoy Tremayne Lee 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 Jomoy Tremayne Lee knew or reasonably should have known was a peace officer.

**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 September 17, 2020, Minneapolis police officers were conducting electronic surveillance and following murder suspect JOMOY TREMAYNE LEE (D.O.B. 12/07/2002) (hereinafter "RESPONDENT"), who was the sole occupant and driver of a dark colored Chevrolet Impala (MN license plate EVV-148) near the area of 7th Street and Lyndale Avenue North, in the city of Minneapolis, Hennepin County, Minnesota. Officers knew Respondent to be involved in a homicide that occurred in north Minneapolis, on September 14, 2020, in which the victim was a 17-year-old male. Officers also knew Respondent to carry firearms and associate with violent gang members.

On September 17, two marked police squad cars attempted to stop Respondent at the intersection of 7th Street and Lyndale Avenue North, but Respondent fled officers and began driving a random route through the North Loop area of downtown Minneapolis. During the pursuit, officers observed Respondent throwing items out of his car. First, Respondent threw out a cellphone when crossing 650 2nd Street North. The cellphone was recovered by officers shortly thereafter in the middle of the street. When Respondent reached 3rd Avenue North, he threw a gun out of the window by Parking Ramp C. An officer later located this handgun in the 300 block of 3rd Avenue North. The gun was a Taurus semi-automatic pistol, with a black frame and silver slide. The gun was loaded with a magazine and ammunition, as well as a 9 mm bullet in the chamber.

Respondent continued fleeing and entered I-394 West by driving through swing arm barricades of the HOV lane, going the wrong way, into oncoming traffic. The swing arm barricades had flashing red lights, the ground in that area said, "exit", and the sign above the ramp read "closed" at that time.

Respondent then entered northbound US Highway 169. Respondent exited the Highway at Medicine Lake Road and turned westbound. At this point, Golden Valley Police Department squad cars were behind Respondent in an effort to stop him. During the pursuit, squad cars had their sirens and lights on. Respondent continued fleeing until he reached a residence in the 2900 block of Medicine Lake Boulevard. A Golden Valley squad car hit Respondent's Impala, finally ending the pursuit in the city of Plymouth, Hennepin County, Minnesota. Officers noted the Impala had sustained body damage from the flee, the engine appeared to be smoking, and Respondent was trying to crawl out of the driver's side window. Officers tried taking Respondent into custody, but he actively resisted officers by hooking his feet into the steering wheel of the car to prevent officers from apprehending him. Officers were eventually able to detain Respondent.

Upon searching the Impala officers located a .22 caliber revolver wrapped in a blue piece of clothing on the passenger side floorboard. Officers also located 12.2 grams of suspected marijuana inside the car.

Petitioner is aware Respondent is currently on Extended Juvenile Jurisdiction probation for Aggravated Robbery in the First Degree (MNCIS no. 27-JV-19-4347). Respondent was sentenced in that matter on December 12, 2019, and, as the sentencing order in that case explained, that is a conviction for a crime of violence under Minn. Stat. Section 624.712 and Respondent is banned for life from possession a pistol or assault weapon or any other firearm.

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.

 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 #: 20240756  
Minneapolis  
Agency #: MN0271100