

State of Minnesota
County of Hennepin

District Court
4th Judicial District

Prosecutor File No.
Court File No.

19A04064
27-CR-19-8238

State of Minnesota,

Plaintiff,

vs.

ABDILAH MUSE IBRAHIM DOB: 01/01/1998

2617 15th Ave S
Minneapolis, MN 55407

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: Murder - 2nd Degree - With Intent-Not Premeditated

Minnesota Statute: 609.19.1(1), with reference to: 609.11.5(a), 609.05.1, 609.05.2, 609.19.1, 609.11.9

Maximum Sentence: 40 YEARS

Offense Level: Felony

Offense Date (on or about): 03/01/2019

Control #(ICR#): 19059665

Charge Description: That on or about 3/1/2019, in Hennepin County, Minnesota, Abdilahi Muse Ibrahim, acting alone or intentionally aiding, advising, hiring, counseling or conspiring with another, or otherwise procuring the other to commit the crime, caused the death of Victim 1, a human being, with intent to effect the death of that person or another, but without premeditation, while using a firearm.

Minimum Sentence: 3 YEARS

COUNT II

Charge: Murder - 2nd Degree - With Intent-Not Premeditated

Minnesota Statute: 609.19.1(1), with reference to: 609.11.5(a), 609.17.4(2), 609.05.1, 609.05.2, 609.19.1, 609.11.9

Maximum Sentence: HALF OF, 40 YEARS

Offense Level: Felony

Offense Date (on or about): 03/01/2019

Control #(ICR#): 19059665

Charge Description: That on or about 3/1/2019, in Hennepin County, Minnesota, Abdilahi Muse Ibrahim, acting alone or intentionally aiding, advising, hiring, counseling or conspiring with another, or otherwise

procuring the other to commit the crime, attempted to cause the death of Victim 2, a human being, with intent to effect the death of that person or another, but without premeditation, while using a firearm.

Minimum Sentence: 3 YEARS

COUNT III

Charge: Murder - 2nd Degree - With Intent-Not Premeditated

Minnesota Statute: 609.19.1(1), with reference to: 609.11.5(a), 609.17.4(2), 609.05.1, 609.05.2, 609.19.1, 609.11.9

Maximum Sentence: HALF OF, 40 YEARS

Offense Level: Felony

Offense Date (on or about): 03/01/2019

Control #(ICR#): 19059665

Charge Description: That on or about 3/1/2019, in Hennepin County, Minnesota, Abdilahi Muse Ibrahim, acting alone or intentionally aiding, advising, hiring, counseling or conspiring with another, or otherwise procuring the other to commit the crime, attempted to cause the death of Victim 3, a human being, with intent to effect the death of that person or another, but without premeditation, while using a firearm.

Minimum Sentence: 3 YEARS

STATEMENT OF PROBABLE CAUSE

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

On March 1, 2019, at approximately 11:56 p.m., Minneapolis police were dispatched to shots fired in the area of 320 Cedar Avenue South, which is the location of the Red Sea Bar and Restaurant. This location is in the City of Minneapolis, County of Hennepin.

Contemporaneously with the police response, an ambulance was en route to the scene, when the driver noticed a black sedan turn around in front of them. The sedan stopped, and the driver and passenger got out and ran towards the ambulance, flagging it down. EMTs exited the ambulance and approached the sedan.

In the back seat, EMTs observed one black male (subsequently identified and hereinafter referred to as, "Victim 1"), with a bullet wound to his head. It would later be revealed that Victim 1 had been shot nine times, being struck twice in the head and seven times in the back.

As Paramedics could not obtain a pulse on Victim 1, they turned their attention to another black male who was slumped over in the back seat. (This male was also later identified and will be referred to as "Victim 2"). Victim 2 was immediately transported to Hennepin County Medical Center (HCMC) for treatment.

Eventually, a third identified male (hereinafter, "Victim 3") was identified at another medical facility, where he was being treated for bullet wounds.

Subsequent investigation would reveal that Victim 3 had just recently met Victims 1, 2, and three of their acquaintances, and the six individuals had traveled to the Red Sea to purchase some marijuana. While their car was parked behind the Red Sea, two individuals exited the car to purchase marijuana. Shortly thereafter, their vehicle was approached from behind by two armed suspects, who opened fire, shooting numerous times into the car. None of the occupants of the vehicle could identify who had shot at them.

While Crime Lab personnel processed the scene of the shooting behind the Red Sea, investigators responded to HCMC to check on the status of Victim 2. They learned he had suffered multiple bullet wounds, including wounds to his spine. Investigators were informed that Victim 2 would likely be paralyzed.

Surveillance footage from the Red Sea showed the vehicle that the victims were in, a Toyota Camry, arrived in the rear parking lot shortly before midnight on March 1, 2019. The two front seat occupants exit the car and walk towards the front of the building, ostensibly to purchase marijuana. Surveillance also showed a lighter colored Chevrolet sedan that appeared to be following the Toyota Camry.

The two shooters are captured on surveillance footage getting out of the Chevrolet from the front passenger's and rear passenger's side seats. They then walked towards the Camry where the victims were seated. The first suspect was a black male with a light complexion, wearing a darker colored parka style jacket, with his hood up. His hood had fur lining on the outside. This suspect was also wearing dark pants with white shoes that had a distinctive dark stripe near the sole.

The second shooter was also a black male with a light complexion, and was wearing a darker jacket (not a parka) with the hood up. This male had dark colored shoes with a loop on the back portion of the heel. He was also wearing dark sweatpants that rested just above his ankles, revealing white or light colored socks.

Other than Victim 3, all occupants of the Toyota Camry were of Somali descent. Investigators learned that there had been two previous prior shootings on March 1, 2019, involving Somalian victims. One shooting occurred at Karmel Mall in Minneapolis at 9:17 p.m.

Investigators were able to speak with the individual who had been shot at Karmel Mall while he was being treated at HCMC. This individual told officers that he believed he had been targeted by members of the 1627 Boys Street Gang, because some people believed that he was a member of the Somali Outlaw gang.

Another shooting occurred at 2910 Pillsbury in Minneapolis at approximately 9:30 p.m. The victim in that shooting had also been transported to HCMC. Investigators obtained HCMC surveillance footage from throughout the evening of March 1, 2019. This surveillance footage is very good quality. Between 9:50 and 10:30 p.m., the surveillance footage showed approximately 20 Somali males, all appearing to be relatively young (early 20's), arrive at the hospital in about five different vehicles.

Two of these individuals were similar in physical appearance, and appeared to be dressed in an identical manner to the suspects in this case. These two were observed conversing with each other and other young Somali males at HCMC, until they left at 10:32 p.m. They got into a light colored vehicle that appeared to be the same make and model as the suspect vehicle in this case. Additionally, there was distinctive triangle shaped snow cover on the passenger side of the hood, seen in both the HCMC surveillance and the surveillance from outside the Red Sea.

On body worn camera footage from an officer who was present at HCMC, investigators watched one of the individuals they believed to be a shooter in this case. They heard a nurse ask his name, to which he responded, "OMAR HASSAN." He further tells the nurse that he is the "cousin" of the victim of the Karmel Mall shooting. Through law enforcement resources, investigators fully identified this individual as OMAR NUR HASSAN, DOB 12/04/1997, co-defendant "HASSAN" herein.

Call detail records from the phone used by HASSAN showed that he was pinging off of cell cite towers at or near HCMC from 9:52 p.m. through 10:32 p.m. Further, HASSAN's phone used a cell tower at 320 Cedar Avenue, the location of the Red Sea, at 11:52 p.m. These times and locations are consistent with the investigators observations of HASSAN on the surveillance.

Minneapolis police collected 26 discharged cartridge casings (DCCs) in the Red Sea parking lot. This was consistent with the observations of the holes that were visible on the Camry. The DCCs collected at the scene revealed that the two firearms used were a .40 caliber handgun and a 9mm handgun. The DCC's from the .40 caliber showed the presence of matching features from a DCC collected at another Somali related shooting that occurred on February 19, 2019. This is consistent with the same .40 caliber gun being used in both shootings.

In the February 19, 2019 shooting, the victim identified the individual who shot him as Farhan Muse Ibrahim. Farhan Ibrahim is a documented Somali Outlaw gang member, who goes by the street name, "Crazy 8." Additionally, after driving away from the February 19, 2019 shooting, Farhan Ibrahim ran his vehicle into a snow bank, and was forced to bail on foot. Inside the car was the rental agreement, which was in the name of Farhan's brother, ABDILAH MUSE IBRAHIM, DOB 01/01/1998, defendant "IBRAHIM" herein.

Investigators had developed leads that one of the shooters in this case went by the street name of "FME." The victim of the February 19, 2019 shooting had attended high school with ABDILAH MUSE IBRAHIM, and knew him to go by the street name, "FME." When shown a still mage of IBRAHIM taken from the HCMC surveillance from March 1, 2019, this victim immediately identified him as the person he knew as

FME, the brother of “Crazy 8.”

Investigators compared known photographs of IBRAHIM to images taken from the HCMC cameras and the Red Sea surveillance footage, and images demonstrate that IBRAHIM has consistent facial and physical characteristics as suspect who was with HASSAN shooting into the Toyota Camry. They also located an “Instagram” account with the vanity name, “30WorldFME,” which posted several photographs of IBRAHIM.

The whereabouts of IBRAHIM and HASSAN are currently unknown, however, both are believed to have fled the State of Minnesota.

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

Molly Fischer
sgt
350 S 5th St
Minneapolis, MN 55415-1389
Badge: 2023

Electronically Signed:
04/10/2019 03:42 PM
Hennepin County, Minnesota

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

Prosecuting Attorney

Thad Tudor
300 S 6th St
Minneapolis, MN 55487
(612) 348-5550

Electronically Signed:
04/10/2019 02:33 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 300 S Sixth Street, Minneapolis, MN 55487 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: \$1,000,000.00

Conditions of Release: No Contact with Victim; No Contact with Co-Defendant(s)

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: April 10, 2019.

Judicial Officer

Mary R. Vasaly
District Court Judge

Electronically Signed: 04/10/2019 03:55 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.

Abdilahi Muse Ibrahim

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: Abdilahi Muse Ibrahim
DOB: 01/01/1998
Address: 2617 15th Ave S
Minneapolis, MN 55407

Alias Names/DOB:

SID:

Height:

Weight:

Eye Color:

Hair Color:

Gender: MALE

Race: Black

Fingerprints Required per Statute: Yes

Fingerprint match to Criminal History Record: No

Driver's License #:

SILS Person ID #: 799930

SILS Tracking No. 3094026

Case Scheduling Information: WARRANT - NATIONWIDE REQUESTED: The whereabouts of IBRAHIM and HASSAN are currently unknown, however, both are believed to have fled the State of Minnesota.

Co Defendant is OMAR NUR HASSAN, DOB 12/04/1997 (ProCase 19A04605)

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 | 3/1/2019 | 609.19.1(1) Murder - 2nd Degree - With Intent-Not Premeditated | Felony | H2810 | X | MN0271100 | 19059665 |
| | Penalty | 3/1/2019 | 609.19.1 Murder - 2nd Degree | Felony | H2810 | X | MN0271100 | 19059665 |
| | Modifier | 3/1/2019 | 609.11.9 Minimum Sentences of Imprisonment - Applicable Offenses | No-Level | H2810 | X | MN0271100 | 19059665 |
| | Modifier | 3/1/2019 | 609.05.2 Liability for Crimes of Another-Reasonably Forseeable | No-Level | H2810 | X | MN0271100 | 19059665 |
| | Penalty | 3/1/2019 | 609.11.5(a) Minimum Sentences of Imprisonment-Firearm Use or Possession | Felony | H2810 | X | MN0271100 | 19059665 |
| | Modifier | 3/1/2019 | 609.05.1 Liability for Crimes of Another-Intentional | No-Level | H2810 | X | MN0271100 | 19059665 |
| 2 | Charge | 3/1/2019 | 609.19.1(1) Murder - 2nd Degree - With Intent-Not Premeditated | Felony | H2810 | A | MN0271100 | 19059665 |
| | Modifier | 3/1/2019 | 609.05.2 Liability for Crimes of Another-Reasonably Forseeable | No-Level | H2810 | A | MN0271100 | 19059665 |
| | Penalty | 3/1/2019 | 609.19.1 Murder - 2nd Degree | Felony | H2810 | A | MN0271100 | 19059665 |
| | Modifier | 3/1/2019 | 609.11.9 Minimum Sentences of Imprisonment - Applicable Offenses | No-Level | H2810 | A | MN0271100 | 19059665 |
| | Penalty | 3/1/2019 | 609.11.5(a) Minimum Sentences of Imprisonment-Firearm Use or Possession | Felony | H2810 | A | MN0271100 | 19059665 |
| | Penalty | 3/1/2019 | 609.17.4(2) Anticipatory Crimes-Attempts-Penalty-1/2 Of Intended | Felony | H2810 | A | MN0271100 | 19059665 |
| | Modifier | 3/1/2019 | 609.05.1 Liability for Crimes of Another-Intentional | No-Level | H2810 | A | MN0271100 | 19059665 |
| 3 | Charge | 3/1/2019 | 609.19.1(1) Murder - 2nd Degree - With Intent-Not Premeditated | Felony | H2810 | A | MN0271100 | 19059665 |
| | Modifier | 3/1/2019 | 609.05.2 Liability for Crimes of Another-Reasonably Forseeable | No-Level | H2810 | A | MN0271100 | 19059665 |
| | Penalty | 3/1/2019 | 609.19.1 Murder - 2nd Degree | Felony | H2810 | A | MN0271100 | 19059665 |
| | Modifier | 3/1/2019 | 609.11.9 Minimum Sentences of Imprisonment - Applicable Offenses | No-Level | H2810 | A | MN0271100 | 19059665 |
| | Penalty | 3/1/2019 | 609.11.5(a) Minimum Sentences of Imprisonment-Firearm Use or Possession | Felony | H2810 | A | MN0271100 | 19059665 |
| | Penalty | 3/1/2019 | 609.17.4(2) Anticipatory Crimes-Attempts-Penalty-1/2 Of Intended | Felony | H2810 | A | MN0271100 | 19059665 |
| | Modifier | 3/1/2019 | 609.05.1 Liability for Crimes of | No-Level | H2810 | A | MN0271100 | 19059665 |

