

P E T I T I O N

STATE OF MINNESOTA
COUNTY OF HENNEPIN

DISTRICT COURT – JUVENILE DIVISION
FOURTH JUDICIAL DISTRICT

IN THE MATTER OF THE WELFARE OF

Child: Damonie Santana Adams, (11/8/2003)
1009 Thomas Ave
St. Paul, MN 55104
Ramsey County

SILS ID: 878177
Family ID:
C.A. Case No: 21J00558

CA of Record: Megan L Jablonski Johnson
(0397513)

**Juvenile Felony Delinquency Age 16 Or Older
FIREARM
Presumptive Certification**

Mother: Towana Suvira Melton
(Same as Child)

Father: Unknown

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: R2113 Aggravated Robbery-1st Degree (Felony) (Aid/Abet)
MINN. STAT. 609.245.1, 609.245.1, 609.11.5(a), 609.05.1, 609.05.2

That on or about 1/16/2021, on the 2600 block of Pillsbury Ave. S. in Minneapolis, Hennepin County, Minnesota, Damonie Santana Adams, acting alone or intentionally aiding, advising, hiring, counseling or conspiring with others or otherwise procures the others to commit the crime, took personal property from the person or in the presence of T.T.R., knowing that he was not entitled to the property and used and/or threatened the imminent use of force against T.T.R. to overcome his resistance or powers of resistance to or to compel acquiescence in the taking or carrying away of the property, 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 January 16, 2021, at around 3:46 a.m., police responded to a report of a person being robbed at gunpoint on the 2600 block of Pillsbury Avenue S, in Minneapolis, Hennepin County, Minnesota.

Upon arriving at the scene, police spoke to victim T.T.R. He explained that he had been sitting in his vehicle when a group of younger black males wearing dark hoodies approached him. One of the suspects came to driver's side, pointed a gun at T.T.R., and told him to open the door. When T.T.R. refused, the suspect handed the gun to another suspect, who again demanded that T.T.R. open the door, indicating that he would shoot. T.T.R. then complied and opened the door. The suspects then proceeding to throw T.T.R. to the ground and went through his pockets, taking his wallet, ID, a gray backpack, and \$200 in twenty-dollar bills. T.T.R. said he thought the suspects may have then entered a vehicle and taken off southbound.

At around 3:56 a.m., police responded to a report of another robbery at gunpoint on the 3500 block of Stevens Avenue S, in Minneapolis, Hennepin County, Minnesota. Upon arriving at the scene, police met with victim A.O.C. and his son. A.O.C. explained that he had been exiting his vehicle when he observed a

black Audi SUV driving toward him in a "zig-zag motion." The SUV stopped next to his vehicle, and two black males in ski masks exited and each pointed a gun at A.O.C., telling him to "give them everything that he had." A.O.C. described the guns as being full-sized handguns that were gray and chrome. The suspects pointed one gun at A.O.C.'s head and one at his chest. A.O.C. explained that one of the suspects took his iPhone out of his hand. The suspects got back into the Audi and left the scene, driving south on Stevens Avenue, and then east on 38th Street E. A.O.C. observed that the two suspects with the guns entered into the driver's seat of the vehicle and the backseat. A.O.C. provided police with a partial license plate of the suspect vehicle, 123-UT.

While officers were speaking with A.O.C. they were notified that police had located a black Audi Q3 with Minnesota Plate 123-UBT at a nearby BP gas station on 46th Street and Nicollet Avenue S. The vehicle was at a gas pump when police attempted to box it in. The Audi then accelerated forward and attempted to swerve around one of the squads. It crashed into a yellow concrete barrier and abruptly stopped.

Four male suspects exited the vehicle. One suspect, later identified as DAMONIE SANTANA ADAMS, DOB: 11/08/2003, RESPONDENT herein, stopped next to the vehicle put his hands up. Two suspects later identified as D.T.A.M. and D.L.J. ran from the Audi but stopped shortly thereafter and laid on the ground. A silver handgun was located next to D.T.A.M. A fourth suspect ran from the Audi and jumped a nearby fence. This suspect was described as a black male, around age 17, with a short black afro, wearing a black puffy jacket, black pants, and possibly black shoes.

More officers responded near the area the suspect was last seen and located an individual laying underneath a vehicle in an alley. This person, later identified as J.T.W.B., was wearing a dark colored ski mask, a black puffy jacket, dark pants, and dark blue shoes.

It should be noted that the Audi was later determined to have been carjacked, at gunpoint, in St. Paul, at approximately 3:26 a.m. That case remains under investigation.

A.O.C. was brought to the BP station on Nicollet Avenue S., where he identified the vehicle police had stopped as the car the suspects were in. A show-up identification procedure was then completed with the three suspects who had been apprehended at the BP. A.O.C. identified D.T.A.M. as being one of the suspects who pointed a gun at him. A.O.C. was then transported to the fourth suspect, J.T.W.B., and another show-up was completed. A.O.C. positively identified J.T.W.B. as one of the suspects who pointed a gun at him. Victim T.T.R. was also brought to the scene for a show-up, where he was able to positively identify RESPONDENT as the first individual who pointed the gun at him.

The offense enumerated in Count 1 is a felony that involves the use of a firearm.

The offense enumerated in Count 1 is a presumptive prison offense.

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.

 01/20/2021

Megan L. Jablonski Johnson(0397513)
Assistant County Attorney
Health Services Building, 11th floor
525 Portland Avenue South
Minneapolis, Minnesota 55415
Telephone: 612-348-3366

Police CCN #: 21010890
Minneapolis
Agency #: MN0271100