

STATE OF MINNESOTA, COUNTY OF HENNEPIN, FOURTH DISTRICT COURT
 STATE OF MINNESOTA)
) SS. APPLICATION FOR SEARCH WARRANT AND
 COUNTY OF HENNEPIN) SUPPORTING AFFIDAVIT.

Special Agent C. Michael Phill II, being duly sworn upon oath, hereby makes application to this Court for a warrant to search the PREMISES hereinafter described, for the property and things hereinafter described.

Your Affiant knows the contents of this application and supporting affidavit, and the statements herein are true of his/her own knowledge, save as to such as are herein stated on information and belief, and as to those, he/she believes them to be true.

Your Affiant has good reason to believe, and does believe, that the following described property and things, to wit:

- HCMC Ambulance Run Report for the treatment and transport of RAYANN FRANCINE HAYES [REDACTED] on November 15th 2015 from the 1600 Block of Plymouth Av N to HCMC.

Will be at (THE PREMISES) described as:

Hennepin County Medical Center
 730 S. 8th St
 Minneapolis, MN 55415

Located in the City of Minneapolis, County of Hennepin, and State of Minnesota.

This Affiant applies for issuance of a search warrant upon the following grounds:

1. ~~The property above described was stolen or embezzled.~~
2. ~~The property above described was used as means of committing a crime.~~
3. ~~The possession of the property above described constitutes a crime.~~
4. ~~The property above described is in the possession of a person with intent to use such property as a means of committing a crime.~~
5. The property above-described constitutes evidence which tends to show a crime has been committed, or tends to show that a particular person has committed a crime.

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The facts tending to establish the foregoing grounds for issuance of a search warrant are as follows:

Your Affiant is C. Michael Phill II and is employed as a Special Agent with the Minnesota Bureau of Criminal Apprehension. Your affiant has been a licensed state peace officer for 17 years, the last 9 with the BCA. Your Affiant's primary duties include homicide investigations, officer involved shootings/use of force investigations, abductions, missing persons investigations, conflict of interest cases, and other serious criminal activity. Your Affiant has hundreds of hours of training in the above areas and more. While with the BCA, your Affiant has worked as a Narcotics Agent, Predatory Offender Investigator, and Financial Crimes Investigator prior to joining Homicide. Your Affiant has been licensed as a sworn officer in Washington State prior to Minnesota and he holds Bachelor's and Master Degrees in Criminology and Criminal Justice Administration respectively.

Your Affiant has made every attempt to review all available reports and documents concerning this case and has spoken with other officers / investigators surrounding this case.

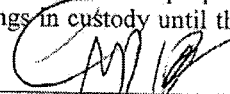
Your Affiant was called on November 15th 2016, to the Minneapolis Police Headquarters to lead an Officer Involved Shooting Investigation for the MN BCA at the request of the Minneapolis Police Chief. Your Affiant began with the assistance of other BCA Special Agents to retrieve evidence and to conduct interviews.

Your Affiant learned that Jamar Clark was shot and mortally wounded while being apprehended by Minneapolis Officers Schwarze and Ringgenberg. The struggle to detain/arrest Clark came after Officers were called by Hennepin County Paramedics to deal with Clark, who was being disruptive to their treatment of Hayes. HCMC Ambulance #419 was on scene in front of 1611 Plymouth Av N to treat and transport Rayann Hayes for a broken ankle, facial injuries, and bruises.

Clark was shot as paramedics were treating Hayes, at which time; they drove straight to the hospital. Your Affiant learned through the succeeding days of investigation that Hayes was in a physical fight with Clark in which her ankle was broken and she was bloodied in the face. Clark was also bloodied and suffered some facial scrapes. Your Affiant later learned that Hayes' injuries were suffered in a domestic fight with Clark. Clark tried to intervene with Hayes' care, causing HCMC paramedics to call for police assistance.

Your Affiant is requesting the Hennepin County Medical Center provide a copy of the ambulance run report from November 15th 2015 in which ambulance #419 transports Rayann Hayes from the 1600 block of Plymouth Av N to the Hennepin County Medical Center. This report will document any medical treatment given to Hayes by the paramedics as well as possibly describe any injuries they observed.

WHEREFORE, Your Affiant, Special Agent C. Michael Phill, requests a search warrant be issued, commanding all peace officer(s), of the State of Minnesota, to enter with authority or purpose in the **daytime** and search the hereinbefore described **premises** for the described property and things and to seize said property and things and keep said property and things in custody until the same be dealt with according to law.



Affiant: Special Agent C. Michael Phill II

Subscribed and sworn to before me this /6

day of March, 20 /6



Judge of District Court

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SEARCH WARRANT

STATE OF MINNESOTA, COUNTY OF HENNEPIN FOURTH DISTRICT COURT
TO: (A) PEACE OFFICERS OF THE STATE OF MINNESOTA.

WHEREAS, Special Agent C. Michael Phill II, has this day on oath, made application to the said Court applying for issuance of a search warrant to search the following described premises:

**Hennepin County Medical Center
730 S. 8th St
Minneapolis, MN 55415**

Located in the City of Minneapolis, County of Hennepin STATE OF MINNESOTA for the following described property and things:

- **HCMC Ambulance Run Report for the treatment and transport of RAYANN FRANCINE HAYES [REDACTED] on November 15th 2015 from the 1600 Block of Plymouth Av N to HCMC.**

WHEREAS, the application and supporting affidavit of Special Agent C. Michael Phill II was/were duly presented and read by the Court, and being fully advised in the premises.

NOW, THEREFORE, the Court finds that probable cause exists for the issuance of a search warrant upon the following grounds:

- ~~1. The property above described was stolen or embezzled.~~
- ~~2. The property above described was used as means of committing a crime.~~
- ~~3. The possession of the property above described constitutes a crime.~~
- ~~4. The property above described is in the possession of a person with intent to use such property as a means of committing a crime.~~
5. The property above-described constitutes evidence which tends to show a crime has been committed, or tends to show that a particular person has committed a crime.

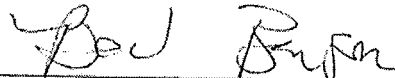
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The Court further finds that probable cause exists to believe that the above-described property and things are at the above described premises.

~~The Court further finds that a nighttime search is necessary to prevent the loss, destruction, or removal of the objects of said search. The Court further finds that the entry without announcement of authority or purpose is necessary to prevent the loss, destruction, or removal of the objects of said search and to protect the safety of the peace officers.~~

NOW, THEREFORE, YOU, SPECIAL AGENT C. MICHAEL PHILL,, THE PEACE OFFICER(S) AFORESAID, AND ALL OTHER PEACE OFFICER'S UNDER YOUR DIRECTION AND CONTROL, ARE HEREBY COMMANDED TO ENTER WITH ANNOUNCEMENT OF AUTHORITY AND PURPOSE IN THE **DAYTIME** TO SEARCH THE DESCRIBED **PREMISES** TO BE SEARCHED FOR THE ABOVE-DESCRIBED PROPERTY AND THINGS, AND TO SEIZE SAID PROPERTY AND THINGS AND TO RETAIN THEM IN CUSTODY SUBJECT TO COURT ORDER AND ACCORDING TO LAW.

BY THE COURT:



JUDGE OF DISTRICT COURT

Dated: 3/16/16

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STATE OF MINNESOTA, COUNTY OF HENNEPIN 4th DISTRICT COURT

RECEIPT, INVENTORY AND RETURN

I, CM PHILLI, received the attached search warrant issued by the Honorable JUDGE BEV BEISG, on MARCH 16, 2016 and have executed it as follows:

Pursuant to said warrant, on MARCH 16, 2016, at 230 o'clock p m., I searched the (premises) (~~motor vehicle~~) (~~person~~) described in said warrant, and left a true and correct copy of said warrant (with ~~it~~) (at) HENNEPIN COUNTY JUDICIAL CENTER

I took into custody the property and things listed below: (attach and identify additional sheet if necessary)

HCLC AMBULANCE RVN REPORT FOR PAYANN HAYES ON 11-15-15

(Strike when appropriate:)

~~I left a receipt for the property and things listed above with a copy of the warrant.~~

~~None of the items set forth in the search warrant were found.~~

~~I shall (retain) or (deliver) custody of said property as directed by Court order.~~

CM PHILLI, being first duly sworn, upon oath, deposes and says that he has read the foregoing receipt, inventory and return and the matters stated are true and correct, except as to such matters stated therein on information and belief, and as to those, he believes them to be true.

Subscribed and sworn to before me this

16th day of March, 2016
Shylina J Gibson Hennepin
Notary Public, County, Minn.

[Signature]

Signature

My commission expires 1/30/2020

