

FILED

OCT 16 2017

STATE OF MINNESOTA

DISTRICT COURT

COUNTY OF HENNEPIN

FOURTH JUDICIAL DISTRICT

In Re Search Warrant For:

FINDING AND ORDER

**ANY/ALL MEDICAL RECORDS
FOR KHALEEL MALQEEQ
THOMPSON, DOB 3-26-99 FROM
OCTOBER 12, 2015 TO PRESENT
LOCATED AT FAIRVIEW-
RIVERSIDE HOSPITAL, HEALTH
INFORMATION
MANAGEMENT/MEDICAL
RECORDS, 2312 SOUTH 6TH
STREET SUITE F-108,
MINNEAPOLIS MN 55454**

FINDING

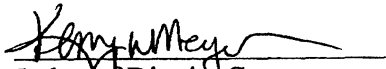
The Court finds that the need for the search warrant to have been not filed/sealed no longer exists and the warrant should be filed pursuant to Minn.R.Crim.P. 33.04.

ORDER

IT IS HEREBY ORDERED THAT:

The Application for Search Warrant, Search Warrant, Return, Receipt and Inventory for **ANY/ALL MEDICAL RECORDS FOR KHALEEL MALQEEQ THOMPSON, DOB 3-26-99 FROM OCTOBER 12, 2015 TO PRESENT LOCATED AT FAIRVIEW-RIVERSIDE HOSPITAL, HEALTH INFORMATION MANAGEMENT/MEDICAL RECORDS, 2312 SOUTH 6TH STREET SUITE F-108, MINNEAPOLIS MN 55454** shall be filed at this time.

Dated: 10/16/17



Judge of District Court

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STATE OF MINNESOTA, COUNTY OF HENNEPIN

DISTRICT COURT

APPLICATION FOR SEARCH WARRANT

I, Brent Petersen, a licensed peace officer in the State of Minnesota, make an application to this Court for a warrant to search the premises described below, for the property and thing(s) described below.

I know the content of this application and affirm that the statements contained in this application are true based on my own knowledge, or are believed to be true.

I believe that the following described property and thing(s), namely:

Any/all medical records for Khaleel Maleeq Thompson, DOB/03-26-1999 from October 12th, 2015 to present

Records to be provided in a digital format

is or are at the premises described as:

**Fairview-Riverside Hospital
Health Information Management/Medical Records
2312 South 6th Street, Suite F-108
Minneapolis, MN 55454**

located in city or township of Minneapolis, County of Hennepin, State of Minnesota.

I apply for a search warrant on the following grounds:

- The property or things 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.

The facts establishing the grounds for issuance of a search warrant are as follows:

Your Affiant is a licensed peace officer in the State of Minnesota and has been a licensed peace officer since 2001. Your Affiant is currently a Special Agent with the Minnesota Bureau of Criminal Apprehension's (BCA) Metro Homicide Section. Your Affiant has been an agent with the BCA since June of 2016. Your Affiant has training and experience in the investigation of crimes of violence such as homicide, sexual assault and robbery. Your Affiant also has training and experience in the investigation of officer-involved shootings. Your Affiant has firsthand knowledge of the facts in this affidavit and learned facts from other agents and police officers involved in this investigation.

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This affidavit is for the limited purpose of securing a search warrant. As such, Your Affiant has not included each-and-every fact known concerning this investigation but rather a summary of events and information known to Your Affiant. Your Affiant has set forth only those facts that are necessary to establish probable cause. Where statements of others are set forth in this affidavit, they are set forth in substance and in part.

Your Affiant believes the following information to be true and factual:

On 05/24/2017 at approximately 8:55 AM, officers with the Crystal Police Department responded to Bassett Creek Park, 6001 – 32nd Ave N, on a 9-1-1 caller reporting a male in the park with a handgun. Officers responded to the park and encountered a lone male in the park brandishing a black, semi-automatic handgun. Despite repeated commands from officers for the male to drop the weapon, the male refused and pointed the handgun at the officers. Four Crystal Police Department police officers fired their respective weapons at the male, injuring him. Bureau of Criminal Apprehension Crime Scene Team personnel later determined the handgun to be a replica, "Air soft," gun. Alterations made to the gun to make it appear as a real handgun.

Khaleel Thompson identified as the injured subject brandishing the firearm.

Your Affiant learned from independent sources that Thompson expressed suicidal ideations in the weeks leading up to this incident including "suicide by cop." "Suicide by Cop" is a phrase commonly used to describe a suicidal person provoking a police officer to shoot and kill as a means of completing suicide. Your Affiant learned that Thompson attempted to provoke a police shooting once before while having a mental health crisis, on 01/28/2017, within the city of Saint Louis Park, MN. Your Affiant confirmed this fact from Saint Louis Park Police Department reports documenting the incident as well as statements from family and friends to Thompson.

According to the Saint Louis Park Police report dated 01/28/2017, police took Thompson to Fairview-Riverside Hospital in Minneapolis on an emergency psychological evaluation police hold.

Your Affiant learned from a police report dated 06/12/2016 that Saint Louis Park Police took Thompson to Fairview-Riverside Hospital in Minneapolis for an emergency psychological evaluation after Thompson posted threats of suicide on his Facebook account. Thompson's mother called police and Thompson confirmed to the police that he was, in fact, suicidal.

Your Affiant learned from a police report dated 10/12/2015 that Saint Louis Park Police took Thompson to Fairview-Riverside Hospital in Minneapolis for an emergency psychological evaluation after Thompson called 9-1-1. Responding officers found him carrying an axe in public and making threats to hurt himself and others.

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Thompson is currently alive and in the hospital at North Memorial Medical Center. Your Affiant is unable to obtain a statement from Thompson due to the severity of his injuries. As a result, Your Affiant wishes to corroborate the information regarding Thompson's significant mental health struggles. Based on police reports documenting hospitalization for mental health crises, Your Affiant believes the medical records will provide insight into the critical incident on 05/24/2017 in Crystal.

Your Affiant respectfully submits this affidavit to the Court as providing sufficient probable cause to issue this search warrant allowing Your Affiant access to Khaleel Thompson's medical records related to psychological treatment at Fairview-Riverside Hospital in Minneapolis, MN.

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I request a search warrant be issued, commanding Brent Petersen, a peace officer of the State of Minnesota, and any other authorized person, to enter and search between the hours of 7 a.m. and 8 p.m. to search the above described premises for the described property and thing(s), and to seize and keep said property and thing(s) in custody until dealt with according to law.

I declare under penalty of perjury that everything stated in this document is true and correct.

Applicant: Brent Petersen

Minnesota Bureau of
Criminal Apprehension
Electronically Signed
06/06/2017 2:27 PM
Hennepin, Minnesota

Officer sworn and application attested to
under oath by telephone

Judicial Officer: Jay Quam

Judge of District Court
Electronically Signed
06/06/2017 2:39 PM

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STATE OF MINNESOTA, COUNTY OF HENNEPIN

DISTRICT COURT

SEARCH WARRANT

TO: BRENT PETERSEN, A PEACE OFFICER OF THE STATE OF MINNESOTA.

WHEREAS, Brent Petersen has this day on oath made an application to this Court for a warrant to search the following described premises :

**Fairview-Riverside Hospital
Health Information Management/Medical Records
2312 South 6th Street, Suite F-108
Minneapolis, MN 55454**

located in city or township of Minneapolis, State of Minnesota for the following described property and thing(s):

Any/all medical records for Khaleel Maleeq Thompson, DOB/03-26-1999 from October 12th, 2015 to present

Records to be provided in a digital format

WHEREAS, the application of Brent Petersen was 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 ground(s):

- The property or things 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.

The court further finds that probable cause exists to believe that above-described property and thing(s) is or are at the above-described premises.

(End of Page)

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NOW, THEREFORE, you Brent Petersen, peace officer of the State of Minnesota, and any other authorized person, are hereby commanded to enter and search between the hours of 7 a.m. and 8 p.m., to search the above-described premises, for the described property and thing(s), and to seize and keep said property and thing(s) in custody until dealt with according to law.

BY THE COURT

ISSUED ON: 06 June, 2017

Judicial Officer: Jay Quam

Judge of District Court

Electronically Signed

06/06/2017 2:39 PM

