State of Minnesota County of St. Louis

District Court 6th Judicial District

Prosecutor File No.
Court File No.

0690218566 69DU-CR-24-1067

State of Minnesota,

COMPLAINT

Plaintiff,

Warrant

VS.

DARRIUS LAMAR PLUMMER DOB: 10/20/1989

7150 Meadowbrook Dr Apt 101 Canton, MI 48187

Defendant.

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 - Without Intent - While Committing a Felony

Minnesota Statute: 609.19.2(1), with reference to: 609.222.1

Maximum Sentence: 40 years

Offense Level: Felony

Offense Date (on or about): 04/12/2024

Control #(ICR#): 24047763

Charge Description: on or about April 12, 2024, in the County of St. Louis, Minnesota, Darrius Lamar Plummer did cause the death of Confidential Victim (Y.O.B. 1998) without intent to effect the death of any person, while committing or attempting to commit a felony.

STATEMENT OF PROBABLE CAUSE

The Complainant states that the following facts establish probable cause:

Complainant is a duly licensed peace officer and a member of law enforcement and knows the content of this Complaint to be true of his/her own knowledge and/or based on the reports of other peace officers. All of the conduct described herein occurred within the County of St. Louis, State of Minnesota, unless otherwise noted.

On Friday, April 12, 2024 just before 2:15 AM, several bar patrons were gathered outside of Spurs on First at 109 West First Street in Duluth, St. Louis County, Minnesota. The Victim, Y.O.B. 1998, was talking to a male outside of the bar. A male in a green track suit, later identified as DARRIUS LAMAR PLUMMER, D.O.B, 10/20/1989, hereinafter referred to as Defendant Plummer, was also outside of the bar. Defendant Plummer is friends with the Victim's ex-boyfriend.

When Defendant Plummer saw the Victim talking to the male, he told the male the Victim was not worth the trouble. The Victim and her friends started arguing with Defendant Plummer. Defendant Plummer was standing near the door of Spurs holding a knife behind his back. He said he would "stick" anyone who would "run up on [him]." The bouncer saw Defendant Plummer and the Victim arguing back and forth and stood in a way so his arm was separating them. The bouncer kept telling Defendant Plummer to put the knife away. He described the knife as a 4-6 inch blade with a black handle that appeared to be a higher quality military or hunting style knife. At one point, the Victim, who is of a significantly smaller stature than Defendant Plummer, took a swing at Defendant Plummer but did not connect. Defendant Plummer then reached over the bouncer's arm and swung down towards the Victim's neck.

The Victim did not react and just backed up and walked away. The bouncer said the Victim collapsed about 15 seconds later. The bouncer, realizing what just happened, said to Defendant Plummer, "You fucking stabbed her." Defendant Plummer was still holding the knife in his hand. When Defendant Plummer saw the Victim collapsed on the sidewalk, he took off running.

KIMONTE TRAVION CADGE, D.O.B. 12/06/1997, hereinafter referred to as Defendant Cadge, chased after Defendant Plummer. Defendant Cadge took out a firearm and pistol-whipped Defendant Plummer in the back causing Defendant Plummer to fall over in the street. The bouncer said he then saw Defendant Cadge shoot once at Defendant Plummer.

As the bouncer was trying to corral everyone back inside the bar, he then heard several more rounds of shots. Video footage shows that TRAYVON JOSEPH WALTERS, D.O.B. 08/28/1997, hereinafter referred to as Defendant Walters, shot a firearm at least twice towards Defendant Cadge and Defendant Plummer.

Defendant Plummer left the scene on foot and has not been found despite extensive efforts.

Defendant Walters left the scene in a vehicle and is believed to be out of the state.

Defendant Cadge went into Kingsley Heights Apartments briefly after the shooting and was then transported to the hospital for a gunshot wound.

911 was called at 2:18 AM. When officers arrived, they found the Victim on the sidewalk. She was transported to the hospital and pronounced dead. The cause of death was a stab wound to her right supraclavicular chest area.

Given the nature of the case and the unknown whereabouts, the State respectfully requests that warrants esota 4/19/2024 issue for the three Defendants.

PLEASE TAKE NOTICE: Pursuant to Minn. Stat. 609.49, intentional failure to appear for duly scheduled court appearances may result in additional criminal charges, and in addition to any arrest warrant that may otherwise be issued by the Court.

69DU-CR-24-1067 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

Tyler Bodin Police Officer

2030 N Arlington Avenue

Duluth, MN 55811

Badge: 534

Electronically Signed: 04/18/2024 12:57 PM

St. Louis County, Minnesota

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

Prosecuting Attorney

Victoria Wanta

Assistant St. Louis County

Attorney

100 N 5th Avenue W Duluth Courthouse, #501

Duluth, MN 55802 (218) 726-2323 Electronically Signed: 04/18/2024 12:53 PM

69DU-CR-24-1067 FINDING OF PROBABLE CAUSE

Filed in District Court State of Minnesota 4/19/2024

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 hail or conditions of release where applicable. Defendant's arrest

or other lawful steps be	taken to obtain Defe	ndant's appearance in court,	, or Defendant's detention, if already in custom	
pending further proceeding	igs. Defendant is there	fore charged with the above-s	stated oπense(s).	
THEREFORE YOU THI	E DEFENDANT ARE	SUMMONED to appear a	is directed in the Notice of Hearing before t	thí
above-named court to ans		- COMMONED to appear a	and the manager of floating bolote t	
IF YOU FAIL TO APPEAR	R in response to this S	UMMONS, a WARRANT FOF	R YOUR ARREST shall be issued.	
		X WARRANT		
of Minnesota, that the Desession), and if not, before	efendant be apprehen e a Judge or Judicial (nded and arrested without d Officer of such court without u	cute this warrant: I order, in the name of the State lelay and brought promptly before the court (if unnecessary delay, and in any event not later thable to be dealt with according to law.	f ii
☐ Execute	in MN Only	X Execute Nationwide	Execute in Border States	
		ORDER OF DETENTIO	N	
Since the Defendant is a detained pending further p		der, subject to bail or condition	ons of release, that the Defendant continue to	be
Bail: \$ Conditions of Release:				
This complaint, duly subs as of the following date: A		signed under penalty of perju	ury, is issued by the undersigned Judicial Officer	r
Judicial Officer	Nicole Hopps		Electronically Signed: 04/18/2024 04:56 PM	

Sworn testimony has been given before the Judicial Officer by the following witnesses:

COUNTY OF ST. LOUIS STATE OF MINNESOTA

State of Minnesota

Plaintiff

VS.

Darrius Lamar Plummer

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:

Filed in District Court State of Minnesota 4/19/2024

69DU-CR-24-1067 **DEFENDANT FACT SHEET**

Name: Darrius Lamar Plummer

DOB: 10/20/1989

Address: 7150 Meadowbrook Dr Apt 101

Canton, MI 48187

Alias Names/DOB:

SID: MI3090932A

Height:

Weight: 200lbs.

Eye Color: Hair Color: Gender:

Race:

Fingerprints Required per Statute: Yes Fingerprint match to Criminal History Record: No

Driver's License #: P456135488810 (MI)

Alcohol Concentration:

69DU-CR-24-1067 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	4/12/2024	609.19.2(1) Murder - 2nd Degree - Without Intent - While Committing a Felony	Felony	H2832		MN0690600	24047763
	Penalty	4/12/2024	609.222.1 Assault-2nd Degree-Dangerous Weapon	Felony	H2832		MN0690600	24047763