

State of Minnesota
County of Blue Earth

District Court
5th Judicial District

Prosecutor File No.
Court File No.

MAN-16-0060
07-CR-16-439

State of Minnesota,

Plaintiff,

vs.

WILTON ALLEN LANDON DOB: 02/19/1992

150 Homestead Rd
Mankato, MN 56001

Defendant.

COMPLAINT

Summons

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: Identity Theft-Transfers/Possesses/Uses Identity of Other Person

Minnesota Statute: 609.527.2, with reference to: 609.527.3(1)

Maximum Sentence: 90 days and/or \$1,000

Offense Level: Misdemeanor

Offense Date (on or about): 11/01/2015

Control #(ICR#): 15039938

Charge Description: Said Defendant, Wilton Allen Landon did unlawfully transfer, possess or use an identity is not the person's own, with the intent to commit, aid or abet any unlawful activity and the offense involves a single direct victim and the total, combined loss to the direct victim and any indirect victims is \$250 or less.

COUNT II

Charge: Theft-Take/Use/Transfer Movable Prop-No Consent

Minnesota Statute: 609.52.2(a)(1), with reference to: 609.52.3(5)

Maximum Sentence: 90 days and/or \$1,000

Offense Level: Misdemeanor

Offense Date (on or about): 11/01/2015

Control #(ICR#): 15039938

Charge Description: Said Defendant, Wilton Allen Landon, did unlawfully and without claim of right, take, use, transfer, conceal, or retain possession of the movable property of another without the other's consent and with intent to deprive the owner permanently of possession of the property, to-wit: the value of the property or services is less than \$500.

STATEMENT OF PROBABLE CAUSE

Complainant is an Officer with the Mankato Police Department who believes the information set out below is true and accurate based on reports and information submitted to the Officer by Officer Timothy Spellacy and others identified herein.

In December 2015, KBN spoke with Officer Spellacy and reported an incident of identity theft. KBN reported that he works for a company that provides personal care for JMY, who is a vulnerable adult. JMY lives in an apartment on Holly Street in Mankato, Blue Earth County, and in October, 2015, JMY allowed Wilton Allen Landon, the defendant, to move in. JMY was not allowed to have roommates and Landon was eventually removed from the residence. After Landon was removed, KBN discovered that a television cable account had been set up with Charter Communications under JMY's name. JMY already had a cable account with a different company and did not open the Charter Communications account or give anyone permission to set it up in his name. KBN also found out that the account manager on the Charter Communications account was Landon. By the time KBN found out about the Charter Communications account, the bill had not been paid and \$303.35 was owed. Charter Communications sent the overdue bill to Credit Management, a collection company, who sent a letter to JMY, demanding payment, and threatening to report the account non-payment to the credit bureaus.

Officer Spellacy attempted to contact Landon regarding the account, but was unsuccessful.

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

Daniel Schisel
Police Commander
710 S Front St
Mankato, MN 56001-3803
Badge: 3135

Electronically Signed:
02/03/2016 10:23 AM
Blue Earth County, Minnesota

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

Prosecuting Attorney

Linda B. Hilligoss
Assistant Mankato City Attorney
10 Civic Center Plaza
PO Box 3368
Mankato, MN 56002-3368
(507) 387-8559

Electronically Signed:
02/02/2016 01:09 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 **February 25, 2016 at 8:15 AM** before the above-named court at 401 Carver Rd, Mankato, MN 56002-0347 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: \$
Conditions of Release:

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: February 4, 2016.

Judicial Officer Richard C. Perkins
Judge of District Court

Electronically Signed: 02/04/2016 12:13 PM

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

**COUNTY OF BLUE EARTH
STATE OF MINNESOTA**

State of Minnesota

Plaintiff

vs.

WILTON ALLEN LANDON

Defendant

LAW ENFORCEMENT OFFICER RETURN OF SERVICE
*I hereby Certify and Return that I have served a copy of this
Summons upon the Defendant herein named.*

Signature of Authorized Service Agent: