

State of Minnesota  
County of Blue Earth

District Court  
5th Judicial District

Prosecutor File No.  
Court File No.

BEC-16-1595-02  
07-CR-16-3911

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**State of Minnesota,**

Plaintiff,

vs.

**JERMAINE ANTHONY TAYLOR DOB: 03/22/1981**

117 Johnson Street  
Mankato, MN 56001

Defendant.

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**COMPLAINT**

Warrant

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: Burglary-1st Deg-Assault Person In Build/On Property**

Minnesota Statute: 609.582.1(c)

Maximum Sentence: 20 years and/or \$35,000

Offense Level: Felony

Offense Date (on or about): 09/30/2016

Control #(ICR#): 16029482

Charge Description: Jermaine Anthony Taylor Also Known As Jermaine Taylor And Tyquan Thomas

On or about September 30, 2016, in the County of Blue Earth, said Defendant, Jermaine Anthony Taylor did enter a building without consent and with intent to commit a crime, or entered a building without consent and committed a crime while in the building, either directly or as an accomplice and the burglar assaults a person within the building or on the buildings appurtenant property.

**COUNT II**

**Charge: Burglary-1st Deg-Dwelling-Occupied-Non-Accomplice Present**

Minnesota Statute: 609.582.1(a)

Maximum Sentence: 20 years and/or \$35,000

Offense Level: Felony

Offense Date (on or about): 09/30/2016

Control #(ICR#): 16029482

Charge Description: Jermaine Anthony Taylor Also Known As Jermaine Taylor And Tyquan Thomas

On or about September 30, 2016, in the County of Blue Earth, said Defendant, Jermaine Anthony Taylor, did enter a building without consent and with intent to commit a crime, or entered a building without

consent and committed a crime while in the building, either directly or as an accomplice, and the building is a dwelling and another person, not an accomplice, is present in it when the burglar enters or at any time while burglar is in the building.

### COUNT III

**Charge: Criminal Sex Conduct-3rd Degree-Victim Mental Impair/Helpless**

Minnesota Statute: 609.344.1(d), with reference to: 609.344.2(1)

Maximum Sentence: 15 years and/or \$30,000

Offense Level: Felony

Offense Date (on or about): 09/30/2016

Control #(ICR#): 16029482

Charge Description: Jermaine Anthony Taylor Also Known As Jermaine Taylor And Tyquan Thomas

On or about September 30, 2016, in the County of Blue Earth, said Defendant, Jermaine Anthony Taylor did engage in sexual penetration with another person and the actor knew or had reason to know that the complainant was mentally impaired, mentally incapacitated or physically helpless.

### COUNT IV

**Charge: Criminal Sex Cond-4th Degree-Victim Mental Impair/Helpless**

Minnesota Statute: 609.345.1(d), with reference to: 609.345.2

Maximum Sentence: 10 years and/or \$20,000

Offense Level: Felony

Offense Date (on or about): 09/30/2016

Control #(ICR#): 16029482

Charge Description: Jermaine Anthony Taylor Also Known As Jermaine Taylor And Tyquan Thomas

On or about September 30, 2016, in the County of Blue Earth, said Defendant, Jermaine Anthony Taylor did engage in sexual contact with another, and the actor knows or has reason to know that the complainant is mentally impaired, mentally incapacitated, or physically helpless.

### COUNT V

**Charge: Criminal Sex Conduct-5th Degree-NonConsensual Sex Contact**

Minnesota Statute: 609.3451.1(1), with reference to: 609.3451.2

Maximum Sentence: 1 year and/or \$3,000

Offense Level: Gross Misdemeanor

Offense Date (on or about): 09/30/2016

Control #(ICR#): 16029482

Charge Description: Jermaine Anthony Taylor Also Known As Jermaine Taylor And Tyquan Thomas

On or about September 30, 2016, in the County of Blue Earth, said Defendant, Jermaine Anthony Taylor did engage another in nonconsensual sexual contact.

## STATEMENT OF PROBABLE CAUSE

On September 30, 2016, at approximately 4:37 a.m., Officer Rob Sadusky of the Mankato Department of Public Safety was dispatched to a residence in Mankato, Blue Earth County, on the report of a sexual assault that had just occurred. While en route to the scene, Dispatch reported that it was believed that the suspect had returned to the residence and was knocking on the door. Upon arriving at the scene, officers made contact with Jonathan Dalmeida at the front door of the residence. Victim 1 later confirmed that Dalmeida was not the person that sexually assaulted her; however, he was with the person that did assault her earlier in the evening.

Officer Sadusky spoke to Victim 1, who stated that on September 29, 2016, she was at her residence with her friends, Adult 1 and Adult 2. Adult 1 asked Victim 1 if she could invite her friend, later identified as Dalmeida, and his friend, later identified as Jermaine Anthony Taylor, DOB 3-22-1981, to the residence. Victim 1 stated at that time she agreed. She stated that Dalmeida and Taylor arrived at the residence together in the same car at approximately 9:00 p.m.

Victim 1 stated she did not know either Dalmeida or Taylor and she engaged in general conversation with them, along with Adult 1 and Adult 2, until sometime between midnight and 2:30 a.m. on September 30, 2016. Victim 1 stated that she believed Taylor and Dalmeida knew each other based on their contact and conversation at the residence. In between that time, Adult 1 and Adult 2 decided to leave. Victim 1 stated that she told them she did not want Taylor and Dalmeida to remain at her residence, because she did not know them.

Adult 2 argued with Taylor and Dalmeida about them leaving the residence and they agreed to leave. Victim 1 stated she then talked to them inside her residence for about 15 minutes, then Taylor and Dalmeida drove away together from the residence. Victim 1 then went to bed with her 1-year-old son in the bed next to her.

Victim 1 stated that sometime later she awoke with Taylor on top of her in the bed. She stated that she had been undressed from the waist down and his penis was in her vagina. Victim 1 stated she threw Taylor off of her and onto the floor. Victim 1 stated the noise woke up her son, who then started to cry. Victim 1 stated she yelled at Taylor, inquiring how he had entered the residence. She stated that Taylor told her, 'You let me in.' Victim 1 stated when she denied that to him, Taylor then admitted 'we came in through the window.'

Victim 1 ordered Taylor to leave her residence. Taylor asked her to call his girlfriend to give him a ride. Victim 1 declined. She stated that Taylor left the residence but sat on a chair on the deck, then was gone a short time later. Victim 1 found the living room window, adjacent to her deck, open so she closed and locked it.

A short time later, Victim 1 heard knocking at her front door, then heard knocking at her bedroom window. Victim 1 was not able to identify who was knocking. Police arrived at the scene a short time later and that is when they found Dalmeida. Victim 1 confirmed that Dalmeida was not the person who had sexually assaulted her. At that time, Taylor's identity was still unknown and Victim 1 described him as a dark complexioned male, about 26 years old, about 5 feet 7 inches tall, with a chubby build and close cropped hair, wearing a white long sleeve shirt with a blue design and matching sweatpants.

Officer Sadusky examined the window Victim 1 identified as the entry point and found that the outer screened window was severely bent out of shape with a large part of the screen out of the window frame. Victim 1 stated she had not seen the damage to the screen when she closed and locked the window. Officer Sadusky noted that it took very little effort to remove the screened window from the frame.

Officer Reinbold had contact with Dalmeida, who denied knowing Taylor's name. At that time, Dalmeida was claiming he did not know Taylor and did not arrive with him. Dalmeida later informed the officers that he had known Taylor for a few months and knew Taylor as JT.

While Officer Sadusky was processing the scene at Victim 1's residence, he was approached by Witness 1, who stated that she and her husband heard an argument coming from the victim's residence at approximately 3:00 a.m. She stated that at approximately 4:00 a.m., her dog alerted to activity outside. At that time, she looked outside to see a Chevy Cobalt parked northbound in the street in front of the victim's residence. Witness 1 identified the driver of the Cobalt as Dalmeida by seeing him in Sergeant Reinbold's custody a short time later. Witness 1 stated that she saw a black male, about 5 feet 8 inches tall, heavy build, wearing a white long sleeve shirt with blue pinstripes and matching sweatpants, get out of the Cobalt and approach the victim's residence. Witness 1 stated the male knocked on the front door of the residence. She could clearly see the male because of the exterior light at the residence.

Witness 1 stated that the male knocked three different times, then went to the window next to the door and removed the screen. She stated that the male then entered the residence. Witness 1 stated that a short time later, Dalmeida entered the residence through the open window and shortly after that, he left in the vehicle. Witness 1 observed Dalmeida return to the residence a short time later on foot and he sat near the front of the residence and smoked. Officers arrived shortly after that and detained him.

At approximately 5:30 a.m., Officer Mohamed investigated taxi activity in the area and learned that a taxi had been summoned to pick up a customer and transport them to a residence in Mankato. Officer Mohamed was unable to locate the customer. Officer Mohamed checked the address where the customer had been dropped off and found a mailbox that had the resident listed to 'J. Taylor.' Based on his experience, Sergeant Reinbold showed Victim 1 a photo of Jermaine Taylor and she positively identified him as the person that had sexually assaulted her.

Officers searched for Taylor and were unable to locate him, thus a warrant is requested.

## 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:  
10/04/2016 09:16 AM  
Blue Earth County, Minnesota

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

**Prosecuting Attorney**

Steven Kelm  
401 Carver Road  
PO Box 3129  
Mankato, MN 56002  
(507) 304-4600

Electronically Signed:  
10/04/2016 08:14 AM

**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 \_\_\_\_\_, \_\_\_\_\_ at \_\_\_\_\_ AM/PM 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: October 4, 2016.

**Judicial Officer**

Darci J. Bentz

Electronically Signed: 10/04/2016 10:56 AM

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.

**JERMAINE ANTHONY TAYLOR**

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: