

State of Minnesota
County of Blue Earth

District Court
5th Judicial District

Prosecutor File No.
Court File No.

BEC-16-0073
07-CR-16-201

State of Minnesota,

Plaintiff,

vs.

YASIN YUSUF MOHAMED DOB: 01/01/1988

20 Hilltop Lane, #112
Mankato, MN 56001-5610

Defendant.

COMPLAINT

Order of Detention

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: Stalking - Intent to Injure

Minnesota Statute: 609.749.2(1)

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

Offense Level: Gross Misdemeanor

Offense Date (on or about): 01/19/2016

Control #(ICR#): 16001712

Charge Description: Yasin Yusuf Mohamed Also Known As Yasin Mohamed Mohamed, Yasin Y Mohamed, Yasin Mohamed And Yasin Yusef Mohamed

On or about January 19, 2016, in the County of Blue Earth, said Defendant, Yasin Yusuf Mohamed did, directly or indirectly, or through third parties, manifest a purpose or intent to injure the person, property or rights of another by the commission of an unlawful act.

COUNT II

Charge: Domestic Assault-Commits Act to Cause Fear of Immediate Bodily Harm or Death

Minnesota Statute: 609.2242.1(1)

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

Offense Level: Misdemeanor

Offense Date (on or about): 01/19/2016

Control #(ICR#): 16001712

Charge Description: Yasin Yusuf Mohamed Also Known As Yasin Mohamed Mohamed, Yasin Y Mohamed, Yasin Mohamed And Yasin Yusef Mohamed

On or about January 19, 2016, in the County of Blue Earth, said Defendant, Yasin Yusuf Mohamed did,

against a family or household member, as defined in M.S.A. 518B.01 Subd. 2, commit an act with intent to cause fear in another of immediate bodily harm or death.

STATEMENT OF PROBABLE CAUSE

On January 19, 2016, at approximately 3:20 a.m., Officer Price, of the Mankato Department of Public Safety, was dispatched to a residence in the City of Mankato for a reported domestic incident in progress. According to the caller, an adult male ("Complainant") Complainant's son-in-law, Yasin Yusef Mohamed (D.O.B. 1/1/1988), was ringing the doorbell and knocking on the door. Complainant wanted Mohamed to leave because Mohamed and Complainant's daughter, an adult female, ("Adult 1") are currently separated and are living at separate locations. While responding to the scene, Officer Price was advised by Dispatch that it sounded as if Mohamed kicked the door open. Dispatch could reportedly hear a lot of yelling in the background. Complainant said that Mohamed was hitting the door with a shovel.

Officer Price arrived and saw Mohamed drop something on the ground and begin walking away from the area. Officer Price drew his service weapon and ordered Mohamed to the ground. Mohamed was handcuffed and escorted to Officer Price's squad car. While escorting Mohamed to the squad car, Mohamed told Officer Price that Mohamed was just cold and 'did not want to freeze to death,' which is why Mohamed 'tried to get into the residence.' Officer Price saw a shovel lying on the ground in the area Officer Price saw Mohamed drop something. While dealing with Mohamed, Officer Price detected a strong odor of a consumed alcoholic beverage emitting from Mohamed's breath. Officer Price also noted that Mohamed's words were slurred and Mohamed's eyes were watery.

Officer Price spoke with complainant, Adult 1, and another resident, an adult female ("Adult 2"). Officer Price was told the following information. Adult 1 and Mohamed are currently married but separated at this time. They have a child in common. Everyone in the residence heard the doorbell and knocking at the door. Complainant went to check to see who it was and saw that it was Mohamed. Complainant told Mohamed to leave, but Mohamed refused. Complainant said the knocking gradually turned into Mohamed pounding on the door and Mohamed began hitting the door with a shovel. Complainant said that Mohamed tried to use force to open the door by putting his shoulder into the door. Mohamed threw his shoulder into the door several times in an attempt to force it open. Adult 1 said she was afraid Mohamed was trying to force himself inside the residence to physically assault her. Adult 1 mentioned that Adult 1 and Mohamed are currently separated because when Mohamed consumes alcohol, he becomes violent. Adult 1 indicated that on multiple occasions, within the last several months, Mohamed had Adult 1 frightened to the point of believing Adult 1 was going to be physically assaulted by Mohamed. Adult 2 provided information consistent with the reports of Adult 1 and Complainant. All three parties advised that they were scared by Mohamed's actions.

Officer Price reviewed Mohamed's criminal history and saw that charges had been requested for domestic assault and stalking on Mohamed in the past. Officer Price noted that Adult 1 had been listed as a victim in domestic incidents on two occasions, with Mohamed being the suspect both times.

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

Craig Frericks
Commander
710 S Front St
Mankato, MN 56001-3803
Badge: 3102

Electronically Signed:
01/19/2016 04:54 PM
Blue Earth County, Minnesota

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

Prosecuting Attorney

Ryan S. Hansch
401 Carver Road
PO Box 3129
Mankato, MN 56002
(507) 304-4600

Electronically Signed:
01/19/2016 04:49 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 _____, _____ 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: January 20, 2016.

Judicial Officer Krista J Jass
Judge of District Court

Electronically Signed: 01/20/2016 08:46 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.

YASIN YUSUF MOHAMED

Defendant

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

Signature of Authorized Service Agent: