## State of Minnesota County of Hennepin

# District Court Fourth Judicial District

1 2 3 4	LIST CHARGE STATUTE ONLY 609.245 609.582 609.222 624.713	MOC R2513 A2523 A2523 W1643	GOC X X X X N	CTY ATTY FILE NO. 14-4615  COURT CASE NO.	CONTROLLING AGENCY MN0271100  DATE FIL	CONTROL NO 14045443  LED
□ ✓if more than 6 counts (see attached) □ ✓if Domestic Assault as defined by MS 518B01, sub2a,b  State of Minnesota,  PLAINTIFF,  VS.		□ Amended       □ Tab Charge Previously Filed         □ SERIOUS FELONY       □ SUMMONS         □ FELONY       □ WARRANT         □ GROSS MISDM       □ ORDER OF DETENTION         □ GROSS MISDM       □ EXTRADITION				
	first, middle, last EZ DEVON STANLEY DWN	DEFEN	DANT,	Date of Birth <b>6/13/90</b>	MNCIS #: LE#: SILS ID: TRACK ID:	<b>27-CR-</b> 14-16542 758149 2711123

## COMPLAINT

The Complainant, being duly sworn, makes complaint to the above-named Court and states that there is probable cause to believe that the Defendant committed the following offense(s). The complainant states that the following facts establish PROBABLE CAUSE:

Complainant, Christopher Thomsen, of the Minneapolis Police Department, has investigated the facts and circumstances of this offense and believes the following establishes probable cause:

On February 11, 2014, at approximately 3:50 p.m., Minneapolis Police Officers were dispatched to a robbery inside a residence located at a known address, in the city of Minneapolis, Hennepin County, Minnesota. Upon arrival officers spoke to the victims who reported a family acquaintance, positively identified as ERIC ANTONIO DODD, DOB 07/18/1990, the co-Defendant herein, and another male, later positively identified as **CORTEZ DEVON STANLEY, DOB 06/13/1990,** the Defendant herein, entered their home and demanded money and property at gunpoint.

Victim 1, a known juvenile male, reported he was in the living room of the home when he answered the door. Victim 1 stated he recognized the co-Defendant as an acquaintance who had been at their home before, so he let him inside. After initially making small talk, Victim 1 reported the co-Defendant pulled a gun out on Victim 2 and demanded money from him. Victim 1 further reported the Defendant then forced his way inside the home, also armed with a firearm. Victim 1 reported the Defendant threatened to shoot him if he didn't "shut up" or if he kept moving. Victim 1 stated the Defendant then struck Victim 2 in his head with the gun. Victim 1 reported the Defendant then said he would take one of the minor children who were present if the victims didn't comply with their demands. Victim 1 stated the co-Defendant then ran out of the house and the Defendant followed without kidnapping the children.

FORM-J REV. 12/95

Victim 2, a known adult male, reported the co-Defendant arrived at his house and was let in by Victim 1. Victim 2 stated he knows the co-Defendant's father and is acquainted with him. Victim 2 stated the co-Defendant pulled a black handgun from his waistband, pointed it at him and demanded to know where his money was at. Victim 2 reported the Defendant then forced his way inside the residence and also demanded money from Victim 2. Victim 2 told the Defendants they could take whatever they wanted. Victim 2 reported the Defendant told him he was moving too much so the Defendant struck Victim 2 in the head with the gun. Victim 2 reported the Defendant then removed approximately \$200.00 cash from Victim 2's pants pocket. Victim 2 told the Defendants there was a small amount of marijuana in a Rubbermaid container in the kitchen and they could take that. The Defendant demanded Victim 2 show him where the marijuana was and Victim 2 complied. The Defendant threatened to take one of the minor children who were present but the co-Defendant told the Defendant he wanted to leave. At that point both Defendants fled the residence and entered a gray Nissan parked on the street nearby.

Victim 3 was upstairs inside the residence and could see and hear the Defendants threatening Victim 1 and Victim 2. Victim 3 was able to call 911 and provide a description of the Defendants and the vehicle they fled in.

Responding officers located the gray Nissan nearby and a traffic stop was initiated. The driver of the vehicle, later identified as Witness 1, pulled over. The Defendants immediately jumped out of the car and fled on foot. Responding officers observed as the Defendant exited the vehicle he was armed with a long barrel revolver. The Defendant was ordered multiple times to drop the firearm. Responding officers observed as the Defendant turned his head backwards towards the officers. Concerned for their safety, officers discharged two shots; the Defendant was not hit by the gunfire nor did he suffer any injuries as a result. Officers observed as the Defendant then threw the handgun he was armed with in a nearby snowbank and continued to flee on foot. The Defendant was apprehended nearby. The co-Defendant also fled on foot and was apprehended a short distance from the scene.

Witness 1 was interviewed by the police. Witness 1 reported she was asked by the Defendant to drive him and the co-Defendant to Minneapolis to "pick something up." Witness 1 agreed to do so and her sister, Witness 2, also came along. Witness 1 and Witness 2 reported that Witness 1 drove because she was the only person with a valid driver's license. Witness 1 reported she doesn't know Minneapolis well and the Defendant was directing her where to go. Both witnesses reported the Defendant asked her to pull up to a specific address and both Defendants got out of the car. Witness 1 and Witness 2 reported approximately five minutes later the Defendants returned and told her to drive off. Witness 1 stated she observed an object under the Defendant's shirt when he returned to the vehicle, which she believes was the Rubbermaid container of marijuana found inside the vehicle. Witness 1 reported as she drove away from the residence the Defendant began counting money. Once she pulled over, Witness 1 and Witness 2 reported both Defendants fled from the car. Witness 1 stated she observed a gun being thrown but she was not sure if the Defendant or co-Defendant threw the gun.

Officers recovered a .22 caliber Ruger firearm in the snowbank where the Defendant was observed throwing it.

A search incident to the Defendant's arrest revealed \$235.00 in cash.

Victim 1, Victim 2 and victim 3, all positively identified the Defendants in separate show-ups as the people who robbed and assaulted them.

In a post-Miranda interview the co-Defendant admitted to knowing the victims and stated he didn't believe the Defendant knew the victims. The co-Defendant further admitted once inside the home he went to the kitchen to look for marijuana. The co-Defendant admitted to robbing the victims but denied that he personally possessed a firearm or assaulted anyone inside the home.

The Defendant's criminal history reveals that he was adjudicated delinquent of Attempted First Degree Aggravated Robbery (MNCIS #05-JV-05-2896), a crime of violence.

The Defendant is presently in custody.

## OFFENSE

COUNT 1: AGGRAVATED ROBBERY FIRST DEGREE – AID/ABET (FELONY) MINN. STAT. § 609.245, SUBD. 1; § 609.11; § 609.05 PENALTY: 3-20 YEARS AND/OR \$35,000

That on or about February 11, 2014, in Hennepin County, Minnesota, CORTEZ DEVON STANLEY, acting alone or intentionally aiding, advising, hiring, counseling or conspiring with another, while armed with a firearm, took personal property from the person or in the presence of Victim 2, knowing that he was not entitled to the property and used and/or threatened the imminent use of force against Victim 2 to overcome his resistance or powers of resistance to or to compel acquiescence in the taking or carrying away of the property.

COUNT 2: BURGLARY - FIRST DEGREE – AID/ABET (FELONY) MINN. STAT. § 609.582, SUBD. 1(c); § 609.05 PENALTY: 0-20 YEARS AND/OR \$35,000

That on or about February 11, 2014, in Hennepin County, Minnesota, CORTEZ DEVON STANLEY, acting alone or intentionally aiding, advising, hiring, counseling or conspiring with another, either directly or as an accomplice, entered a building, without consent and with intent to commit a crime or committed a crime, while in the building and assaulted Victim 2, a person within the building or on the building's appurtenant property.

COUNT 3: ASSAULT IN THE SECOND DEGREE – AID/ABET (FELONY) MINN. STAT. § 609.222, SUBD. 1; § 609.101, SUBD. 2; § 609.11; § 609.05 PENALTY: 3-7 YEARS AND/OR \$4,200-\$14,000

That on or about February 11, 2014, in Hennepin County, Minnesota, CORTEZ DEVON STANLEY, acting alone or intentionally aiding, advising, hiring, counseling or conspiring with another, while using or possessing a firearm, assaulted Victim 1.

CCT	SECTION/Subdivision	M.O.C.	GOC

### OFFENSE

COUNT 4: PROHIBITED PERSON IN POSSESSION OF A FIREARM (FELONY) MINN. STAT. § 624.713, SUBD. 1(2), 2(b); § 609.11

PENALTY: 5-15 YEARS AND/OR \$30,000

That on or about February 11, 2014, in Hennepin County, Minnesota, CORTEZ DEVON STANLEY possessed a firearm and CORTEZ DEVON STANLEY has been convicted or adjudicated delinquent in this state or elsewhere of a crime of violence, Attempted First Degree Robbery on January 12, 2006, for which the sentence or court supervision expired on or after August 1, 1993.

## NOTICE: You must appear for every court hearing on this charge. A failure to appear for court on this charge is a criminal offense and may be punished as provided in Minn. Stat. § 609.49.

THEREFORE, Complainant requests that said Defendant, subject to bail or conditions of release be:						
arrested or that other lawful steps be taken to obtain defendant's appearance in court; or						
detained, if already in custody, pending further proceedings;						
and that said Defendant otherwise be dealt with according to law.						
COMPLAINANT'S NAME:	COMPLAINANT'S SIGNATURE:					
Christopher Thomsen						
Being duly authorized to prosecute the offense(s) charged, I hereby approve this Complaint.						
DATE:	PROSECUTING ATTORNEY'S SIGNATURE:					
February 13, 2014 tmy						
PROSECUTING ATTORNEY:						
NAME/TITLE:	ADDRESS/TELEPHONE:					
JUANITA C. FREEMAN (0388797)	C2100 Government Center, Minneapolis, MN 55487					
Assistant County Attorney	Telephone: 612-543-1117					

				Page	5		
Court Case # This COMPLAINT was subscribed and sworn to before the undersign			, 20				
NAME:	S	IGNATURE:					
TITLE:							
FINDING OF PRO	OBABLE (	CAUSE					
From the above sworn facts, and any supporting affidavits or supplen probable cause exists to support, subject to bail or conditions of releataken to obtain Defendant(s) appearance in Court, or his detention, if is/are thereof charged with the above-stated offense.	ase where app	olicable, Defendant(s) ar	rrest or other lawfu	ıl steps be			
SUMM	IONS						
THEREFORE YOU, THE ABOVE-NAMED DEFENDANT(S, 20 at AM/PM before the above-named part of the above-named part o							
	er this compl	aint.			_		
_		TOR TOOK ARREST	shan oc issued.				
WARR  EXECUTE IN M		TA ONLY					
To the sheriff of the above-named county; or other person auth State of Minnesota, that the above-named Defendant(s) be apprehend above-named Court (if in session, and if not, before a Judge or Judici not later than 36 hours after the arrest or as soon thereafter as such Jaw.	led and arrest ial Officer of .	ted without delay and bro such Court without unne	ought promptly bej ecessary delay, and	fore the l in any eve	ent		
ORDER OF D	<u>ETENTIO</u>	<u> </u>					
Since the above-named Defendant(s) is already in custody; I he named Defendant(s) continue to be detained pending further proceeds Bail: \$150,000 +CR		subject to bail or condition	ons of release, that	t the above	?-		
Conditions of Release: No contact with victim(s); No contact with v of victim(s) and witness(es); No contact with co-defendant(s); No contact with victim(s); N	contact with	minors/males/females	under age of 18; N				
This COMPLAINT- ORDER OF DETENTION Officer this day of, 20	duly subscrib	ped and sworn to, is issue	ed by the undersign	ned Judicia	ıl		
NAME:	AME: SIGNATURE						
TITLE: JUDGE OF DISTRICT COURT							
Sworn testimony has been given before the Judicial Officer by the fol	lowing witne	esses:					
STATE OF MINNESOTA COUNTY OF HENNEPIN		Clerk's Signatur	re or File Stamp:				
STATE OF MINNESOTA							
	RETURN OF SERVICE I hereby Certify and Return that I have served a copy of this COMPLAINT – SUMMONS, WARRANT, ORDER OF DETENTION upon Defendant(s) herein-named.  Signature of Authorized Service Agent:						
Plaintiff							
VS.							
CORTEZ DEVON STANLEY							
Defendant(s).							