

**State of Minnesota
County of Hennepin**

**District Court
Fourth Judicial District**

CCT	LIST CHARGE STATUTE ONLY	MOC	GOC	CTY ATTY FILE NO.	CONTROLLING AGENCY	CONTROL NO
1	609.487	E2470	N	10-6780	MNMHP0400	10512004
2	609.487	E2470	N			
3	609.487	E2470	N			
4	609.21	J1311	N	COURT CASE NO.	DATE FILED	
5	609.21	J1311	N			
6	609.21	J1311	N			

if more than 6 counts (see attached) if Domestic Assault as defined by MS 518B01, sub2a,b

Amended Tab Charge Previously Filed

State of Minnesota,

PLAINTIFF,

VS.

ST BLOCK

NAME: first, middle, last
RUFUS ONEL VICTOR

DEFENDANT,

9150 LYNDALE AVE S #10
BLOOMINGTON, MN 55408

Date of Birth
11/18/81

MNCIS #: **27-CR-**
LE#: **10-28358**
SILS ID: **457613**
TRACK **2458256**
ID:

SERIOUS FELONY SUMMONS
 FELONY WARRANT
 GROSS MISDM DWI ORDER OF DETENTION
 GROSS MISDM EXTRADITION

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, Sgt Daniel Beasley of the Minnesota State Patrol-West-District 2500, has investigated the facts and circumstances of this offense and believes the following establishes probable cause:

On December 5, 2010 at approximately 12:33 a.m., Minnesota State Patrol Trooper Miles was driving northbound on Interstate 94 in the area of Dowling Avenue, Minneapolis, Hennepin County, when he observed a red Honda with Illinois plates driving erratically. The vehicle drove over the left fog line for several seconds and then changed all lanes from left to right. During one of the lane changes, the vehicle made an unsafe change of course and caused another vehicle to brake when the vehicle moved into its lane. The vehicle exited on Dowling Avenue. Trooper Miles activated his emergency lights and attempted to stop the vehicle on the exit ramp. The vehicle did not stop. Trooper Miles then activated his siren and spot light while the vehicle was still on the exit ramp. The vehicle did not stop and made a right turn through a red light onto Washington Avenue and proceeded south and accelerated to a speed of at least 90 miles an hour. The vehicle then went through another red light at the intersection of 2nd Street North and Broadway and hit a blue Chevy Caprice, MN Lic. No. 985CKB, at a right angle in the middle of the intersection.

The driver and lone occupant of the vehicle bailed out of the vehicle and began running southbound on 2nd St. He was noted to be a black male or female with long hair, wearing a red or burgundy colored shirt or jacket. Numerous Minneapolis squads and additional State Patrol vehicles convened on the scene, several of which continued to pursue the driver. A K-9 officer was also utilized in the search. A short time later, officers observed a black male matching the description of the driver. He was wearing red pants and a red hooded jacket and had long black hair. He was walking down the embankment from the railroad tracks on the south side of Broadway Avenue between 2nd Street and West River Rd. This person lost his balance and slid down the rest of the way in the snow. Officers ordered him to show his hands and get to the ground and the person was uncooperative. He asked what he did and said he was just in the area. He further stated that he was in Dinkytown and ended up by the

railroad tracks smoking crack. When officers told him he was a suspect in a crash, the person denied being involved in any crash. Officers took the person into custody and identified him as **RUFUS ONEL VICTOR**, Defendant herein.

Officers arriving at the crash scene noted the following: The red Honda Accord, IL Lic. No. L330934, had pushed the Chevy Caprice and a silver Buick Rendezvous, MN Lic. No. PUZ002, up on the curb all the way to the building on the south east corner of the intersection of Broadway and 2nd. As officers approached the Chevy Caprice, they observed that the whole driver's side of the vehicle had been pushed approximately half way into the interior compartment of the vehicle. There was an adult female, Victim 1, lying outside the driver's compartment. Victim 1's upper torso was lying outside on the ground. The lab seatbelt was intact and holding her hips and lower body inside what was left of the car. Her neck was pinched and officers could see a head injury with a pool of blood near the left side of Victim 1's head. Victim 1 was not breathing and did not have a pulse. Paramedics confirmed that she was dead.

Officers also observed a juvenile male, Victim 2, lying on the ground approximately 20 feet from the Chevy Caprice. He had extreme head injuries and was declared dead by paramedics arriving on scene. Inside the vehicle was an infant male, Victim 3, in an infant seat in the back seat of the vehicle. He was transported from the scene by ambulance and later pronounced dead.

Officers spoke with an adult female, Witness A, who indicated she was the driver of the Buick Rendezvous. She spoke limited English, so was assisted by her cousin in providing a statement to officers. Witness A indicated that she was stopped at a red light, waiting to make a right turn from northbound 2nd Street to eastbound Broadway Avenue. She observed a red vehicle traveling fast coming toward her southbound on 2nd Street. Upon arriving at the intersection, the red vehicle struck the silver car, causing the silver car to strike the front of her vehicle, while the red vehicle struck the back. Witness A did not appear to be injured.

When the Defendant was informed by arresting officers that he was under arrest for criminal vehicular homicide, the Defendant began to yell and ask many questions. He asked who died and how many people died. Officers informed him that two people had died and a third might also die. The defendant became quite agitated and continued to yell and cry. He also made the following statements: "sir, kill me," "I don't deserve to live," "tell them I am sorry, I love them," and "I don't deserve anything good to happen to me. I did something real bad. I did it and I tried to lie my way out of it. I am a fucking liar man."

The Defendant was transported to the Hennepin County Medical Center where he was treated for minor injuries, including abrasions on his wrists consistent with airbag burns. Blood was drawn for toxicology testing. Those results are pending.

The Defendant is in custody.

OFFENSE

COUNT 1: FLEEING A PEACE OFFICER IN A MOTOR VEHICLE WITH DEATH (FELONY)
MINN. STAT. § 609.487, SUBD. 4(a)
PENALTY: 0-40 YEARS AND/OR \$80,000

That on or about December 5, 2010, in Hennepin County, Minnesota, **RUFUS ONEL VICTOR** while fleeing a peace officer in a motor vehicle, caused the death of Victim 1.

COUNT 2: FLEEING A PEACE OFFICER IN A MOTOR VEHICLE WITH DEATH (FELONY)
MINN. STAT. § 609.487, SUBD. 4(a)
PENALTY: 0-40 YEARS AND/OR \$80,000

That on or about December 5, 2010, in Hennepin County, Minnesota, **RUFUS ONEL VICTOR** while fleeing a peace officer in a motor vehicle, caused the death of Victim 2.

COUNT 3: FLEEING A PEACE OFFICER IN A MOTOR VEHICLE WITH DEATH (FELONY)
MINN. STAT. § 609.487, SUBD. 4(a)
PENALTY: 0-40 YEARS AND/OR \$80,000

That on or about December 5, 2010, in Hennepin County, Minnesota, **RUFUS ONEL VICTOR** while fleeing a peace officer in a motor vehicle, caused the death of Victim 3.

COUNT 4: CRIMINAL VEHICULAR HOMICIDE (FELONY)
MINN. STAT. § 609.21, SUBDS. 1(7), 1a(a)
PENALTY: 0-10 YEARS AND/OR \$20,000

That on or about December 5, 2010, in Hennepin County, Minnesota, **RUFUS ONEL VICTOR** did, by operating a motor vehicle, cause an accident that caused the death of Victim1, and **RUFUS ONEL VICTOR** left the scene of that accident.

COUNT 5: CRIMINAL VEHICULAR HOMICIDE (FELONY)
MINN. STAT. § 609.21, SUBDS. 1(7), 1a(a)
PENALTY: 0-10 YEARS AND/OR \$20,000

That on or about December 5, 2010, in Hennepin County, Minnesota, **RUFUS ONEL VICTOR** did, by operating a motor vehicle, cause an accident that caused the death of Victim 2 and **RUFUS ONEL VICTOR** left the scene of that accident.

OFFENSES CONTINUED ON NEXT PAGE

COMPLAINT SUPPLEMENT

CCT	SECTION/Subdivision	M.O.C.	GOC

COUNT 6: CRIMINAL VEHICULAR HOMICIDE (FELONY)
 MINN. STAT. § 609.21, SUBDS. 1(7), 1a(a)
 PENALTY: 0-10 YEARS AND/OR \$20,000

That on or about December 5, 2010, in Hennepin County, Minnesota, RUFUS ONEL VICTOR did, by operating a motor vehicle, cause an accident that caused the death of Victim 3, and RUFUS ONEL VICTOR left the scene of that accident.

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:

Sgt Daniel Beasley

Being duly authorized to prosecute the offense(s) charged, I hereby approve this Complaint.

DATE:

December 7, 2010 red

PROSECUTING ATTORNEY'S SIGNATURE:

PROSECUTING ATTORNEY:

NAME/TITLE:

**DEBORAH L. RUSSELL (242998)
Assistant County Attorney**

ADDRESS/TELEPHONE:

**C2100 Government Center, Minneapolis, MN 55487
Telephone: 612-348-6077**

Court Case # _____
This COMPLAINT was subscribed and sworn to before the undersigned this _____ day of _____, 20____.

NAME: _____ SIGNATURE: _____

TITLE: _____

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 his detention, if already in custody, pending further proceedings. The Defendant(s) is/are thereof charged with the above-stated offense.

SUMMONS

THEREFORE YOU, THE ABOVE-NAMED DEFENDANT(S), ARE HEREBY SUMMONED to appear on the _____ day of _____, 20____ at _____ AM/PM before the above-named court at _____ to answer this complaint.

IF YOU FAIL TO APPEAR in response to this SUMMONS, a WARRANT FOR YOUR ARREST shall be issued.

WARRANT

EXECUTE IN MINNESOTA ONLY

To the sheriff of the above-named county; or other person authorized to execute this WARRANT; I hereby order, in the name of the State of Minnesota, that the above-named Defendant(s) be apprehended and arrested without delay and brought promptly before the above-named 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 thereafter as such Judge or Judicial Officer is available) to be dealt with according to law.

ORDER OF DETENTION

Since the above-named Defendant(s) is already in custody; I hereby order, subject to bail or conditions of release, that the above-named Defendant(s) continue to be detained pending further proceedings.

Bail: \$2,000,000.00

Conditions of Release: _____

This COMPLAINT- ORDER OF DETENTION duly subscribed and sworn to, is issued by the undersigned Judicial Officer this _____ day of _____, 20____.

NAME: _____ SIGNATURE _____

TITLE: **JUDGE OF DISTRICT COURT**

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

STATE OF MINNESOTA COUNTY OF HENNEPIN

Clerk's Signature or File Stamp:

STATE OF MINNESOTA

Plaintiff

vs.

RUFUS ONEL VICTOR

Defendant.

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: