

State of Minnesota
County of DakotaDistrict Court
1st Judicial DistrictProsecutor File No.
Court File No.CA-2024-00628
19HA-CR-24-564

State of Minnesota,

Plaintiff,

vs.

ASIA CRYSTAL HARRIS DOB: 07/05/19803462 Greenwood Ct S
Eagan, MN 55122

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: Threats of Violence (Intent to Terrorize)**

Minnesota Statute: 609.713.1

Maximum Sentence: 0-5 Years and/or \$3,000.00 - \$10,000.00

Offense Level: Felony

Offense Date (on or about): 03/23/2024

Control #(ICR#): 24001449

Charge Description: On or about March 23, 2024, in the County of Dakota, Minnesota, ASIA CRYSTAL HARRIS, did threaten, directly or indirectly, to commit any crime of violence with purpose to terrorize another or to cause evacuation of a building, place of assembly, vehicle or facility of public transportation or otherwise to cause serious public inconvenience, or in a reckless disregard of the risk of causing such terror or inconvenience.

COUNT II**Charge: Carrying a BB Gun, Rifle, or Shotgun in a Public Place**

Minnesota Statute: 624.7181.2

Maximum Sentence: 0-1 Year and/or \$900.00 - \$3,000.00

Offense Level: Gross Misdemeanor

Offense Date (on or about): 03/23/2024

Control #(ICR#): 24001449

Charge Description: On or about March 23, 2024, in the County of Dakota, Minnesota, ASIA CRYSTAL HARRIS, did carry a BB gun, rifle, or shotgun on or about the person in a public place.

On March 23, 2024, at approximately 9:15 p.m. officers from the Eagan Police Department responded to a weapons report at a business, Business 1 herein, located at 1300 Town Centre Drive in Eagan, Dakota County, MN.

Upon arrival, officers spoke with an adult male, Victim 1 herein, who reported that he was drive across the front of the Walmart parking lot when he noticed a red SUV parked in front. Victim 1 tried to pass the red SUV; however, the SUV began inching forward to prevent Victim 1 from passing. Victim 1 eventually passed the red SUV and yelled "Jesus Christ" before driving off to Business 1.

Once Victim 1 was in the drive through at Business 1, the same red SUV pulled up next to him, pulled out a pink handgun, pointed it at them while the driver yelled "what the f**k did you say?". The driver in the red SUV was ultimately identified as **ASIA CRYSTAL HARRIS (DOB: 07/05/1980)**, Defendant herein.

Officers also spoke to the other two individuals in Victim 1's car, Victim 2 was in the front passenger seat and Victim 3 was in the back seat. Victim 2 told officers that Defendant pulled out a pink handgun, pointed it at them and said, "who the f**k do you think you are" or "what did you say?" Victim 2 was afraid.

Victim 3 stated that Defendant drove up by then at Business 1, pointed a pink handgun at Victim 1 and 2 while yelling "What the f**k did you say to me?" and then drove off.

Officers located Defendant in the Walmart parking lot. In a post Miranda statement, defendant admitted she followed the Victim's car to Business 1, but stated she only had her pink BB gun on her lap and never pointed it at them. Officers located a pink BB gun in Defendant's car, in the glove box.

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

Matthew T Ondrey
Officer
3830 Pilot Knob Rd
Eagan, MN 55122
Badge: 101

Electronically Signed:
03/25/2024 02:45 PM
Dakota County, Minnesota

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

Prosecuting Attorney

Kelly Rodgers
Assistant Dakota County
Attorney
1560 Hwy 55
Hastings, MN 55033-2392
(651) 438-4438

Electronically Signed:
03/25/2024 02:41 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 as directed in the Notice of Hearing before the above-named court 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: March 25, 2024.

Judicial Officer

Adam Edward Johnson

Electronically Signed: 03/25/2024 02:59 PM

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

COUNTY OF DAKOTA
STATE OF MINNESOTA

State of Minnesota

Plaintiff

vs.

Asia Crystal Harris

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: