

STATE OF MINNESOTA
COUNTY OF DAKOTA

DISTRICT COURT
FIRST JUDICIAL DISTRICT

COURT FILE NO. 1914A-CR-142164
COUNTY ATTORNEY FILE NO. CA-2014-01230
CONTROLLING AGENCY: MN0190600
CONTROL NUMBER: 14-001697

State of Minnesota,

Plaintiff,

v.

NICHOLAS STEVEN WIG
1103 THOMPSON AVE
SOUTH ST PAUL, MN 55075
(DOB: 6/25/87)

SUMMONS
 WARRANT
 ORDER OF DETENTION
 AMENDED

Defendant.

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):

COUNT 1: BURGLARY IN THE SECOND DEGREE (DWELLING)

Minnesota Statutes §609.582, Subd. 2(a)(1); 609.583; 609.101

PENALTY: 90 Days - 10 Years and/or \$6,000.00 - \$20,000.00

MOC: B2334

GOC: N

Felony

Gross Misdemeanor

Misdemeanor

Petty Misdemeanor

On or about June 19, 2014, in the County of Dakota, Minnesota, NICHOLAS STEVEN WIG, 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.

STATEMENT OF PROBABLE CAUSE

Your Complainant is a licensed peace officer in the State of Minnesota. Acting in that capacity, I have reviewed the police reports and state that the following facts are true and establish probable cause.

On June 19, 2014, law enforcement responded to a residential burglary complaint in the 600 block of Concord Street North in South St. Paul, Dakota County, Minnesota. Upon arrival law enforcement met with the resident ("Victim") who stated that he arrived home and found his home in a state of disarray. Victim showed law enforcement that an outer screen window had been removed from a window on the east side of the residence. Victim also reported that he found the front door to be unlocked when he returned this morning even though he locked it the previous night.

Victim stated that items that were missing were taken from his main floor bedroom and included cash, a checkbook, credit cards, keys, a Relic watch. Law enforcement and Victim noted a FaceBook page was on the screen of Victim's computer. The FaceBook page was of "Nick Dub's" profile. Nick Dub was later identified as Nicholas Steven Wig, DOB: 6/25/87 ("Defendant"). Located on the floor near the computer were a pair of Nike tennis shoes, a pair of Southpole jeans and white size 36 belt. Both the jeans and the shoes were very wet. Victim stated the items were not his or his son's.

At approximately 11:23 a.m., victim reported that he located Defendant near 11th Avenue and Congress, whom he recognized from the FaceBook profile left open on his computer. Law enforcement located Defendant and observed he was wearing a Relic watch that matched the description of the watch taken in the burglary. When asked if he had items that did not belong to him, Defendant stated he was going to give everything back. Defendant was initially transported to Quick Stop to meet with the Victim and was told he would need to be checked for weapons prior to being placed in the squad car. Defendant responded, "oh yeah . . .no problem." Law enforcement located a set of car keys and an iPod shuffle in Defendant's left front pant pocket.

Victim identified the watch, car keys and iPod shuffle as his. Victim also confirmed he did not give Defendant permission to be in his home. Defendant was arrested and transported to jail where he agreed to a *Mirandized* statement. Defendant stated he entered victim's house through the front door and it was unlocked. Defendant stated he changed clothes because his clothes were wet from the rain and that he left his clothing behind and that he took clothing from the residence to wear home. Defendant admitted logging into his FaceBook page using victim's computer. Defendant also admitted to taking all of the property Victim reported as stolen. Defendant stated he took the checkbook and credit cards back to his mother's residence.

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.

Complaint requests that Defendant, Nicholas Steven Wig, 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'S NAME:

COMPLAINANT'S SIGNATURE:

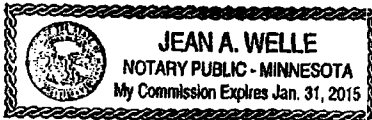
Philip Deffling

[Signature]

Subscribed and sworn to before the undersigned this 20th day of June, 2014.

NOTARY STAMP:

SIGNATURE:



Jean A. Welle
Notary Public

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

Date:

6-20-14
(rc)

PROSECUTING ATTORNEY'S SIGNATURE:

[Signature]

Name: Jennifer Bovitz
Assistant Dakota County Attorney
Dakota County Judicial Center
1560 Highway 55
Hastings, MN 55033
(651) 438-4438
Attorney Registration No.: 0314614

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.

SUMMONS

THEREFORE YOU, THE ABOVE-NAMED DEFENDANT, ARE HEREBY SUMMONED to appear on _____, at _____ before the above-named court at the Dakota County Judicial Center 1560 Highway 55, Hastings, MN 55033 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 hereby order, in the name of the State of Minnesota, that the above-named Defendant 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 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 above-named Defendant is already in custody, I hereby order, subject to bail or conditions of release, that the above-named Defendant continue to be detained pending further proceedings.

Bail:
Conditions of Release:

This complaint, duly subscribed and sworn to, is issued by the undersigned Judicial Officer this 20th day of June, 2014.

JUDICIAL OFFICER:
NAME: Tim J. Wornator
TITLE: Judge of District Court

SIGNATURE:
[Signature]
Judge

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

<p style="text-align: center;">COUNTY OF DAKOTA STATE OF MINNESOTA</p> <p>STATE OF MINNESOTA</p> <p style="text-align: right;">Plaintiff,</p> <p style="text-align: center;">vs.</p> <p>NICHOLAS STEVEN WIG</p> <p style="text-align: right;">Defendant.</p>	<p><i>Clerk's Signature or File Stamp:</i></p> <p style="text-align: center;">RETURN OF SERVICE</p> <p><i>I hereby Certify and Return that I have served a copy of this COMPLAINT upon the Defendant herein named.</i></p> <p style="text-align: center;">FILED DAKOTA COUNTY CAROLYN M. RENN, Court Administrator</p> <p>Signature of Authorized Service Agent: JUN 20 2014</p>
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