

State of Minnesota  
County of Rice

District Court  
3rd Judicial District

Prosecutor File No. 0660041511  
Court File No. 66-CR-17-2877

**State of Minnesota,**  
Plaintiff,

**COMPLAINT**  
Order of Detention

vs.

**MASON STEVEN SCOTT-HOGFOSS DOB: 06/15/1998**

1360 Heritage Dr, #115  
Northfield, MN 55057

Defendant.

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: Domestic Assault - By Strangulation**

Minnesota Statute: 609.2247.2

Maximum Sentence: 3 years, or \$5,000 fine, or both

Offense Level: Felony

Offense Date (on or about): 11/21/2017

Control #(ICR#): 17001678

Charge Description: On or about November 21, 2017, in the County of Rice, Minnesota, Mason Steven Scott-Hogfoss did assault a family or household member by strangulation, to wit: Z.A.S.

**COUNT II**

**Charge: Emergency Telephone Calls/Communications - Interrupt, Interfere, Impede, Disrupt 911 Call**

Minnesota Statute: 609.78.2(1)

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

Offense Level: Gross Misdemeanor

Offense Date (on or about): 11/21/2017

Control #(ICR#): 17001678

Charge Description: On or about November 21, 2017, in the County of Rice, Minnesota, Mason Steven Scott-Hogfoss did and intentionally interrupt, disrupt, impede, or interfere with an emergency call or intentionally prevent or hinder another from placing an emergency call.; to wit: Z.A.S.

**COUNT III**

**Charge: Domestic Assault-Misdemeanor-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 fine  
Offense Level: Misdemeanor

Offense Date (on or about): 11/21/2017

Control #(ICR#): 17001678

Charge Description: On or about November 21, 2017, in the County of Rice, Minnesota, Mason Steven Scott-Hogfoss did commit an act with intent to cause fear in a family or household member of immediate bodily harm or death; to wit: Z.A.S.

#### **COUNT IV**

**Charge: Domestic Assault-Misdemeanor-Intentionally Inflicts/Attempts to Inflict Bodily Harm on Another**

Minnesota Statute: 609.2242.1(2)  
Maximum Sentence: 90 days and/or \$1,000 fine  
Offense Level: Misdemeanor

Offense Date (on or about): 11/21/2017

Control #(ICR#): 17001678

Charge Description: On or about November 21, 2017, in the County of Rice, Minnesota, Mason Steven Scott-Hogfoss did and intentionally inflict or attempt to inflict bodily harm upon a family or household member; to wit: Z.A.S.

## STATEMENT OF PROBABLE CAUSE

The Complainant states that the following facts establish probable cause:

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Complainant and/or Signing Officer designated below, declares under penalty of perjury, that he/she has reviewed police reports relating to the above-named Defendant and the allegations contained herein, and/or has spoken with peace officers having knowledge of the incident, and based upon that information, believes the following to be true and correct.

On November 21, 2017, at approximately 8:42 p.m., officers were dispatched to 1360 Heritage Drive #115, Northfield, Rice County, on reports of a domestic assault. Officers arrived on scene and spoke with the reporting party, Z.A.S. (06/12/1999). Z.A.S. stated that she and her ex-boyfriend, Mason Steven Scott-Hogfoss (DOB: 06/15/1998) live together. Z.A.S. arrived home from work at approximately 8:28 p.m. When Z.A.S. walked in the door, Scott-Hogfoss called her a disgusting whore. Z.A.S. and Scott-Hogfoss began arguing.

Z.A.S. told Scott-Hogfoss that the guy she was currently dating was better than him. Scott-Hogfoss got into Z.A.S. face and said, "What did you just fucking say?" Scott-Hogfoss then grabbed Z.A.S. with both hands and threw her to the floor. Z.A.S. began seeing stars, could hardly breathe, and almost passed out. After Z.A.S. fell to the ground, Scott-Hogfoss grabbed Z.A.S. by the neck again and choked. Scott-Hogfoss told Z.A.S. not "to say shit" about what had happened.

Z.A.S. screamed that she was going to call the cops and Scott-Hogfoss backed off. Z.A.S. then grabbed her cell phone. Scott-Hogfoss pleaded with Z.A.S. not to call because it was going to ruin his life. Scott-Hogfoss tried to grab the phone and Z.A.S. pushed him in the chest to prevent him from grabbing the phone. Scott-Hogfoss told Z.A.S. he was going to lie to the police when they arrived. Officer Jandro observed red marks on Z.A.S.'s neck and there were scrape marks near her trachea.

Officers also spoke with Scott-Hogfoss about the incident. Scott-Hogfoss stated that he and Z.A.S. were having sex and that he began to choke her. Scott-Hogfoss further stated that he had choked Z.A.S. in the past during sex since she liked it. Scott-Hogfoss did not ask Z.A.S. if he could choke her and she flipped out when he did. Officer Wierson thanked Scott-Hogfoss for being honest. Scott-Hogfoss then stated that he scares himself sometimes.

**PLEASE TAKE NOTICE:** Pursuant to Minn. Stat. 609.49., intentional failure to appear for duly scheduled court appearances may result in additional criminal charges, and in addition to any arrest warrant that may otherwise be issued by the Court.

## 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**

Paul Haider  
Sergeant  
1615 Riverview Drive  
Northfield, MN 55057  
Badge: 6406

Electronically Signed:  
11/22/2017 10:06 AM  
Rice County, MN

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

**Prosecuting Attorney**

Natalie B Staeheli  
218 NW 3rd Street  
Faribault, MN 55021  
(507) 332-6103

Electronically Signed:  
11/22/2017 09:17 AM

**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 218 NW 3rd Street, Faribault, MN 55021 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: November 22, 2017.

**Judicial Officer**

Christine A Long  
Judge

Electronically Signed: 11/22/2017 10:16 AM

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

**COUNTY OF RICE  
STATE OF MINNESOTA**

**State of Minnesota**

Plaintiff

vs.

**Mason Steven Scott-Hogfoss**

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:

## DEFENDANT FACT SHEET

**Name:** Mason Steven Scott-Hogfoss  
**DOB:** 06/15/1998  
**Address:** 1360 Heritage Dr, #115  
Northfield, MN 55057

**Alias Names/DOB:**

**SID:** MN17L62938

**Height:**

**Weight:** 0lbs.

**Eye Color:**

**Hair Color:**

**Gender:** MALE

**Race:** White

**Fingerprints Required per Statute:** Yes

**Fingerprint match to Criminal History Record:** Yes

**Handgun Permit:** No

**Driver's License #:** B792016021018 (MN)

**Alcohol Concentration:**

## STATUTE AND OFFENSE GRID

<b>Cnt Nbr</b>	<b>Statute Type</b>	<b>Offense Date(s)</b>	<b>Statute Nbrs and Descriptions</b>	<b>Offense Level</b>	<b>MOC</b>	<b>GOC</b>	<b>Controlling Agencies</b>	<b>Case Numbers</b>
1	Charge	11/21/2017	609.2247.2 Domestic Assault - By Strangulation	Felony	AN051		MN0660200	17001678
2	Charge	11/21/2017	609.78.2(1) Emergency Telephone Calls/Communications - Interrupt, Interfere, Impede, Disrupt 911 Call	Gross Misdemeanor	N2130		MN0660200	17001678
3	Charge	11/21/2017	609.2242.1(1) Domestic Assault-Misdemeanor-Commits Act to Cause Fear of Immediate Bodily Harm or Death	Misdemeanor	AL451		MN0660200	17001678
4	Charge	11/21/2017	609.2242.1(2) Domestic Assault-Misdemeanor-Intentionally Inflicts/Attempts to Inflict Bodily Harm on Another	Misdemeanor	AL341		MN0660200	17001678