

APR 21 11:00 AM '90

SUPERIOR COURT OF WASHINGTON FOR KING COUNTY

STATE OF WASHINGTON,

Plaintiff,

v.

SAMIR THAPIT ATTALAH,

Defendant.

No. 90-1-01923-0

INFORMATION

WARRANT ISSUED  
CHARGE COUNTY \$70.00

I, Norm Maleng, Prosecuting Attorney for King County, in the name and by the authority of the State of Washington, by this information do accuse Samir Thapit Attalah of the crime of Theft in the Second Degree, committed as follows:

That the defendant Samir Thapit Attalah, in King County, Washington, on or about March 10, 1990, with intent to deprive another of property, to-wit: men's suits, did wrongfully obtain such property belonging to Nordstrom Rack; that the value of such property did exceed \$250;

Contrary to RCW 9A.56.040(1)(a) and 9A.56.020(1)(a), and against the peace and dignity of the State of Washington.

NORM MALENG  
Prosecuting Attorney

*Robert A. Knief*  
By Robert A. Knief  
Deputy Prosecuting Attorney



Norm Maleng  
Prosecuting Attorney  
WS54 King County Courthouse  
Seattle, Washington 98101-2310  
(206) 296-9000

*me*

1  
2 STATE OF WASHINGTON v. SAMIR THAPIT ATTALAH

3 CAUSE NO. 90-1-01923-0

4 CERTIFICATION FOR DETERMINATION OF PROBABLE CAUSE

5 That Robert A. Knief is a duly-appointed Deputy Prosecuting  
6 Attorney for King County and is familiar with the investigation of  
7 Samir Thapit Attalah conducted in Seattle Police Department case No.  
8 90-97679;

9 That this case contains the following upon which this motion  
10 for the determination of probable cause is made;

11 On March 10, 1990 the defendant, Samir Thapit Attalah, entered the  
12 Nordstrom Rack at 1601 2nd Avenue in Seattle, King County, Washington.  
13 The defendant was observed by two store security officers Carlos Duell  
14 and Faith Young, acting strange and looking around nervously. As the  
15 security offices watched, the defendant selected three men's suits from  
16 the rack and took them into a fitting room. The defendant emerged  
17 from the fitting room with all three suits and placed them in a red  
18 basket provided for the customers. The defendant then proceeded to the  
19 second floor (men's suits on the 3rd floor) and entered the ladies shoe  
20 department. With security still watching, the defendant took the suits  
21 from the basket and placed them into a Nordstrom bag. The officers  
22 followed the defendant down to the 1st floor and past four cash  
23 registers. The defendant continually looked around as he walked out  
24 of the store and appeared very nervous.

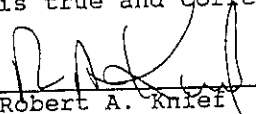
25 Once the defendant was outside he was approached by the security  
26 officers and asked to come back to the store. The defendant dropped  
the suits, valued at a total cost of \$815.91, and ran. Duell chased  
the defendant while Young collected the suits. Duell flagged down  
Officer Maes of the Seattle Police Department, who took the defendant  
into custody. While he was being cuffed the defendant volunteered  
that "I found the bag and then they hit me."

The defendant never paid for the suits and did not have permission  
to remove the suits without paying for them.

I HEREBY CERTIFY under penalty of perjury under the laws of the State  
of Washington that the foregoing is true and correct.

24 Date: 3/20/90

25 Place: Seattle

  
Robert A. Knief  
Deputy Prosecuting Attorney

26 CERTIFICATION FOR DETERMINATION  
OF PROBABLE CAUSE

Norm Maleng  
Prosecuting Attorney  
W554 King County Courthouse  
Seattle, Washington 98104-2312  
(206) 296-9000

SUSPECT INFORMATION REPORT 1

SEATTLE

3 0 9 7 6 7 9

DATE OF REPORT Mar 12, 1990	TIME 1010	POLICE DEPARTMENT 331		3 4
BOOKING DATE Mar 10, 1990	TIME 1930	OFFENSE THEFT 2	I.D. NUMBER 90-0010010	
NAME "ATTALAH, SAMIR THAPIT" ✓			SEX male	RACE white
DATE OF BIRTH 05-08-55	STATE OR PROVINCE OF BIRTH Egypt	HEIGHT 5'8"	WEIGHT 170	HAIR blk
SCARS, MARKS, TATTOOS, ARTIFICIAL BODY PARTS, ETC. none noted		CAUTION ARMED DANGEROUS resists	STATEMENT TAKEN no	PHYSICAL DEFECTS unk
LAST KNOWN ADDRESS - CITY STATE ZIP claims 344 Renton Ave So. & Renton Wa 98055		TELEPHONE NUMBER 235-1426	DRIVER LICENSE NUMBER none ATTALST451KH	
STATE WA	EXPIRES 91	SOCIAL SECURITY NUMBER 534-84-4587 a 80?	LOCAL NUMBER new issue	FBI NUMBER
FINGERPRINT CLASSIFICATION unknown		ALIASE NAME(S)	VEH LIC NO	STATE EXP
VEHICLE I.D. NO	YEAR	MAKE	MODEL	STYLE
OCCUPATION unknown		BUSINESS ADDRESS OR SCHOOL (COMPANY NAME - ADDRESS - DEPARTMENT OR SHOP NO. AND PHONE) unknown		
MARITAL STATUS - CHILDREN (NO.) unknown	LIVING WITH unknown	TIME IN COUNTY unknown	UNION AND LOCAL NUMBER	
INVESTIGATING OFFICER Det J. Corbett	SERIAL 2691	JUNIT 331	PHONE 684-5728	APPROVING OFFICER <i>[Signature]</i>
CRIMINAL RECORD (CONVICTIONS) none locally under given name.		ACTIVE PROBATION OR PAROLE PROBATION OFFICER, PHONE unk	NAME(S) OF ACCOMPLICE none known	

ARRESTING AGENCY AFFIDAVIT

(CONCISELY SET FORTH FACTS SHOWING PROBABLE CAUSE FOR EACH ELEMENT OF THE OFFENSE AND THAT THE SUSPECT COMMITTED THE OFFENSE. IF NOT PROVIDED, THE SUSPECT WILL BE AUTOMATICALLY RELEASED. INDICATE ANY WEAPON INVOLVED).

On Mar. 10, 1990 at approx. 1630 hrs in the evening, the suspect was inside of the downtown Seattle Nordstrom Rack store located at 1601 2nd Avenue. Two security officers for the store observed the suspect select three suits, valued at \$815.97 and put the clothing into a basket - then the suspect went up to the second floor and took the clothing out of the basket and put the items into a red sack. The suspect left the store after making no attempt to pay for the garments. The security officers followed the suspect out of the store, stopped him, and asked him to return to the store security office, but the suspect resisted, and a struggle ensued, the suspect running southbound on 2nd Avenue with security in pursuit. A Seattle police officer was flagged down, and assisted in stopping the suspect who was bleeding from his forehead after the struggle. The suspect was carrying two empty bottles of wine when apprehended. The suspect said "I found the bag and then they hit me." Suspect was treated for his wound to his forehead and then booked for Inv. of Theft.

I CERTIFY (OR DECLARE) UNDER PENALTY OF PERJURY UNDER THE LAWS OF THE STATE OF WASHINGTON THAT THE FOREGOING IS TRUE AND CORRECT.

Mar. 12, 1990 Seattle PD

*[Signature]* SPD

1

LAW ENFORCEMENT POSITION ON RELEASE: WOULD SAFETY OF INDIVIDUAL OR PUBLIC BE THREATENED IF SUSPECT RELEASED ON BAIL OR RECOGNIZANCE [CONSIDER HISTORY OF VIOLENCE, MENTAL ILLNESS, DRUG DEPENDENCY - BE SPECIFIC] ANY OTHER REASONS WHY SUSPECT SHOULD NOT BE RELEASED [CONSIDER PRIOR FAILURE TO APPEAR, LACK OF TIES TO COMMUNITY - BE SPECIFIC].

No objection to release.

PR 90 1 01923 0

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ANTICIPATED DATE OF REFERRAL: Mar. 14, 1990	ANTICIPATED CHARGE: THEFT 2
PRELIMINARY BOND INFORMATION DATE: 3/12	JUDGE: Gorham
BOND POSTED DATE	AMOUNT: \$5000
P.R.: YES <input checked="" type="checkbox"/> NO <input type="checkbox"/>	CONDITIONS:
RETURN DATE: 3/14	RETURNED: YES <input type="checkbox"/> NO <input type="checkbox"/>
	EXCUSED: YES <input type="checkbox"/> NO <input type="checkbox"/>
SUPERIOR COURT FILING INFORMATION	
IN CUSTODY <input type="checkbox"/>	AT LARGE - NO ARREST <input type="checkbox"/>
ORIGINAL FILING <input type="checkbox"/>	AT LARGE - EXCUSED <input type="checkbox"/>
	OUT ON BOND <input type="checkbox"/>
	N.O.
DIST. CT. BOND:\$	ATTORNEY:
BOND REQUESTED:\$	JUSTIFICATION FOR INCREASE
SUP. CT. AWR DATE:	

3

CRIMINAL WARRANT INFORMATION 4

SEATTLE

CASE NO. 90 97679  
 UNIT 337  
 FILE NO. 34

DATE OF REPORT Mar 12, 1990	TIME 1010	POLICE DEPARTMENT		UNIT 337	FILE NO. 34
BOOKING DATE Mar 10, 1990	TIME 1930	OFFENSE THEFT 2	B.A. NUMBER 90-0010010		
NAME (LAST, FIRST, MIDDLE, JR., SR., 1ST, 2ND, 3RD) "ATTALAH, SAMIR THAPIT"				SEX male	RACE white
DATE OF BIRTH 05-08-55	STATE OR PROVINCE OF BIRTH Egypt	HEIGHT 5'8"	WEIGHT 170	HAIR blk	ETES bwn
SCARS, MARKS, TATTOOS, ARTIFICIAL BODY PARTS, ETC. none noted		CAUTION - ARMED, DANGEROUS resists	STATEMENT TAKEN? no	OWN REAL PROPERTY? unk	
LAST KNOWN ADDRESS - CITY, STATE, ZIP claims 344 Renton Ave So. Renton Wa 93055			TELEPHONE NUMBER 235-1426	DRIVER LICENSE NUMBER none ATTALST451KH	
STATE WA	EXPIRES 91	SOCIAL SECURITY NUMBER 534-84-4587	LOCAL NUMBER new issue	FBI NUMBER	STATE ID NUMBER
FINGERPRINT CLASSIFICATION		ALIAS NAME(S) unknown		VEH. LIC. NO.	STATE
OCCUPATION unknown		BUSINESS ADDRESS OR SCHOOL (COMPANY NAME - ADDRESS - DEPARTMENT OR SHOP NO. AND PHONE) unknown			
MARRITAL STATUS - CHILDREN (NO.) unknown		LIVING WITH unknown	TIME IN COUNTY unknown		UNION AND LOCAL NUMBER
INVESTIGATING OFFICER Det. J. Corbett		SERIAL 2691	UNIT 331	PHONE 684-5728	APPROVING OFFICER
CASE NUMBER	WARRANT DATE	TOW	OFF CODE	OFFENSE Theft 2	BENCH ARREST <input type="checkbox"/>
AMOUNT OF BAIL \$1	WARRANT NUMBER	ISSUING AGENCY JPD	COURT Superior	FILE	
FELONY <input type="checkbox"/>	MISDEMEANOR <input type="checkbox"/>				

90 1 01923 0

AT LARGE  IN CUSTODY  OUT ON PR  OUT ON BOND   
 P.A. RETURN DATE: \_\_\_\_\_ SUP. CT. ARR. DATE: 3/29

INFORMATION REQUIRED FOR WARRANT ENTRY INTO SEAKING, WACIC, AND NCIC WILL BE FURNISHED BY THE ORIGINATING AGENCY AND/OR PROSECUTING ATTORNEY.

EXTRADITION INFORMATION

MUST BE APPROVED BY THE CHIEF OR ASSISTANT CHIEF PROSECUTING ATTORNEY

APPROVED BY \_\_\_\_\_ FOR EXTRADITION FROM

<input type="checkbox"/> SEAKING - LOCAL ONLY	<input type="checkbox"/> NCIC - WILL EXTRADITE FROM ORE., IDA., MONT., WYO., CALIF., NEV., UTAH, COLO., ARIZ., NM, HAWAII & ALASKA
<input type="checkbox"/> WACIC - STATE WIDE	<input type="checkbox"/> NCIC - WILL EXTRADITE FROM U.S. INCLUDING HAWAII & ALASKA
<input type="checkbox"/> NCIC - WILL EXTRADITE FROM IDA. & ORE. ONLY.	

FOR DATA SYSTEMS USE ONLY

SPEAKING: CEN: 109 3039	DOE:	TOE:	SFR:
WACIC: WAC:	DOC:	TOC:	SEP:
NCIC: NIC:			
WARRANT RELEASED TO:	SERIAL:	DATE:	FILE:

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SUPERIOR COURT OF WASHINGTON FOR KING COUNTY

STATE OF WASHINGTON )  
Plaintiff, )  
v. )  
SAMIR T. ATTALAH )  
Defendant. )

NO. 90-1-01923-0  
FINDINGS OF FACT AND  
CONCLUSIONS OF LAW

AUG 21 84  
SUPERIOR COURT CLERK  
SEATTLE, WA.

THIS MATTER having come on for trial on June 20-21, 1990, before the Honorable Donald D. Haley. The defendant was present, represented by Stephen D. Cramer. The State was represented by John L. Belatti, Deputy Prosecuting Attorney, the Court, having heard and considered the evidence, now enters the following:

FINDINGS OF FACT

I.

On March 10, 1990, the defendant Samir T. Attalah, entered the Nordstrom Rack located at 1601 2nd Avenue in Seattle, King County, Washington.

II.

Nordstrom Security Officer Faith Young, along with Co-Officer Carlos Duell, observed the defendant on the third floor, men's apparel area. Ms. Young knew the defendant from prior contacts. Both officers retreated to a hidden storage room where they could view the defendant.

FINDINGS OF FACT AND  
CONCLUSIONS OF LAW - 1  
906-385.FF



Norm Maleng  
Prosecuting Attorney  
W 554 King County Courthouse  
Seattle, Washington 98104-2312  
(206) 296-9000

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III.

The defendant appeared to be looking around nervously. As the security officers watched, the defendant selected three men's suits from the rack and took them into a fitting room. He then emerged from the fitting room with all three suits and placed them in a red basket provided for the customers.

IV.

The defendant then proceeded to the second floor and entered the ladies shoe department. Ms. Young and Mr. Duell followed the defendant and viewed him from a hidden room on the second floor. There, defendant removed each suit from its hanger, folded them neatly, and placed them in a red plastic Nordstrom Rack bag he had produced. He left the hangers in the basket.

V.

The officers followed the defendant down to the first floor, where the exit was located, and past four cash registers. He made no attempt to pay for the three suits in the red bag he was carrying.

VI.

Once, outside, the defendant was approached by Ms. Young and Mr. Duell who identified themselves as store security and asked

1 defendant to come back to the store. The defendant struggled  
2 briefly, dropped the bag containing the suits and fled on foot.  
3 Mr. Duell gave chase while Ms. Young called the police.  
4

5 VII.

6 Seattle Police Officer Victor Maes was patrolling the area on  
7 a mountain bicycle, when he was flagged by Mr. Duell and stopped  
8 the defendant, who was bleeding from a cut on his forehead.  
9 officer Maes arrested the defendant for investigation of theft.  
10 The defendant stated, "I found a bag and then they hit me".  
11

12 VIII.

13 Counsel for the defense and the State stipulated that the  
14 three suits were valued over \$250, but under \$1500. That was  
15 contained in State's Exhibit #2.  
16

17 IX.

18 These acts occurred in King County, Washington  
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20 CONCLUSIONS OF LAW

21 I.

22 The court has jurisdiction over the person of the defendant  
23 and the subject matter.  
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II.

On March 10, 1990, the defendant, with intent to deprive Nordstrom Rack of its property, wrongfully obtained from the Nordstrom Rack three mens suits valued at over \$250, but under \$1500.

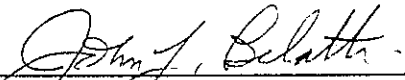
III.

The defendant is guilty of theft in the second degree beyond a reasonable doubt.

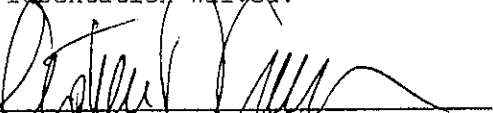
DONE IN OPEN COURT this 21st <sup>August</sup> day of ~~June~~, 1990.

  
\_\_\_\_\_  
JUDGE DONALD D. HALEY

Presented by:

  
\_\_\_\_\_  
JOHN L. BELATTI  
Deputy Prosecuting Attorney

Approved as to Form,  
Presentation Waived:

  
\_\_\_\_\_  
STEPHEN D. CRAMER  
Attorney for Defendant

102J#

FILED

1991 OCT 18 PM 3:35

Conrad/237/Renton

IN THE SUPERIOR COURT OF THE STATE OF WASHINGTON  
IN AND FOR THE COUNTY OF KING

STATE OF WASHINGTON	)	
	Plaintiff	)
	)	County: King
	versus	) Cause: 90-1-01923-0
ATTALAH, Samir T.	)	
	Defendant	)
DOC: 968297	)	

CERTIFICATE AND ORDER OF DISCHARGE

This matter having come on regularly before the above-entitled Court pursuant to RCW 9.94A.220, the Court having been notified by the Secretary of the Department of Corrections or his designee that the above-named defendant has completed the requirements of his/her sentence, and there appearing to be no reason why the defendant should not be discharged, and the Court having reviewed the records and file herein, and being fully advised in the premises, Now, Therefore,

IT IS HEREBY CERTIFIED that the defendant has completed the requirements of the sentence imposed.

IT IS HEREBY ORDERED that the defendant be DISCHARGED from the confinement and supervision of the Secretary of the Department of Corrections.

IT IS FURTHER ORDERED that the defendant's civil rights lost by operation of law upon conviction be HEREBY RESTORED.

DONE IN OPEN COURT this 15th day of October, 1991.

	CAL
	DOCK
	CASH
	PRESENTED BY:
SK	JUDGE
	DESS
	Deputy Prosecuting Attorney
	CRIM
	Original: Court
	FILE cc: Prosecuting Attorney
	Probationer
	File
	TRANS

*M. J. ...*  
Deputy Prosecuting Attorney

*Donald D. Haley*  
Honorable Donald D. Haley

CHASO

*JJ*  
*MV*

CERTIFICATE AND ORDER OF DISCHARGE