C		CAMB	RIA									
M	gisterial District Number: 47-1-02 J: Hon. SUSAN GINDLESPERGER					DEFENDANT:		<b>VS.</b> (NAME and ADDRESS):				
(3) 	ldress: 701 Bl JOHN	ELMONT STOWN	ST PA 15904		First Na 3442 SO	DGAN Me MERSET PIKE OWN PA 15905	Middle	ACK e Name	Last Name	RINGLE		Gen.
Те	lephone: 814-	266-1066	3		Telephor	ne:						
						adition Code Typ						
	1-Felony Full			Felony Pend.		C-Misdemea			tates 🗌 Dist	ance:		-
	2-Felony Ltd 3-Felony Surrou	nding State		-Helony Pend. E -Misdemeanor I		n. D-Misdemea						
	4-Felony No Ext.			-Misdemeanor l		G F-Misdemea	nor Pe	n. Extra. De	term.			
	aket Number	De	to Filed			Complaint/In			Request Lab Se	rvices?		
10	cket Number		te Filed /10/2021		eScan Number 065–1	21-0003572	cident	Number				
0.000	NDER	DOB 11/6	6/2004	POB	~			Add'I DOB		Co-Defe	endant(s)	
	Male Female	F	First Name			Middle Name		Las	st Name		Gen.	
	L	White			П	Black		□ Native	American	Unkno	wn	
	THNICITY	Hispar	nic		Non-Hispan				Unknown			
HA	AIR COLOR				ED (Red/Aubn.) NG (Orange)	SDY (Sandy)		BLU (Blue) XXX (Unk./Bal	d) GRN (Gree	_	BRO (Brown) PNK (Pink)	)
EY	ECOLOR				BLU (Blue)	BRO (Brow	n)	GRN	(Green)	GRY (G	ray)	
	5-53 MENDORSPUBLICATION				MAR (Maroon)	PNK (Pink)			(Multicolored)			
DN	A [	🗌 YES 🔽	NO DN	A Location							WEIGHT (Ibs 250	5.)
	I Number					MNU Number					Ft. HEIGHT	In
	fendant Fingerp gerprint Classif	rinted:	YES									0
<u> </u>	gerprint classif	Toution.				HICLE INFORMA	TION					
	te #	State	Hazmat	Registration Sticker (MM/ ear Make	YY)	Comm'l Veh. Ind. Model		School Veh. Style		C Veh. Code	e Reg. same as Def.	
VIN			T	ear make		Model		- Olyn				
Of	fice of the atto	orney for	the Com	monwealth		Disapprove	ed be	cause:				
(The	attorney for the Comm	nonwealth may	y require that th	ne complaint, arrest v	varrant affidavit, or both	be approved by the atte	omey for	the Commonwea	alth prior to filing. See P	a.R.Crim.P. 507	7).	
	(The attorney for the Commonwealth may require that the complaint, arrest warrant affidavit, or both be approved by the attorney for the Commonwealth prior to filing. See Pa.R.Crim.P. 507).											
(Name of the attorney for the Commonwealth) (Signature of the attorney for the Commonwealth) (Date)												
(···-												
I, JOHN F BLAKE 42941 / 2												
	(Name of the Affiant) (PSP/MPOETC -Assigned Affiant ID Number & Badge #											
	of Upper Yoder Twp Police Dept     PA0111800       (Identify Department or Agency Represented and Political Subdivision)     (Police Agency ORI Number)											
	do hereby state: (check appropriate box)											
<ul> <li>I accuse the above named defendant who lives at the address set forth above</li> <li>I accuse the defendant whose name is unknown to me but who is described as</li> </ul>												
	I accuse the defendant whose name and popular designation or nickname are unknown to me and whom I have therefore designated as John Doe or Jane Doe											
2	with violat	ing the p	enal laws	s of the Com	monwealth of	Pennsylvania	at [ ິ (Su	225 ] Ibdivision Co		YODER olitical Subd	livision)	
ĊG.	200 FAIR (	DAKS DR	, WESTM	ONT HILLTO	P HIGH SCHOO	DL, JOHNSTOW	/N PA	15905				
	in CAMBR	IA			County [ 11 (Coun	] on or abo ity Code)		day, 1 fense Date)	2/03/2021 00:0	) to 12/08/	2021 11:38	



# POLICE CRIMINAL COMPLAINT

Docket Number:	Date Filed:         OTN/Li           12/10/2021         アン		reScan Number	 Complaint/Incident Number 21-0003572		
Defendant Name	First: LOGAN	- ()	Middle: JACK	Last: PRINGLE		

- 2. I ask that a warrant of arrest or a summons be issued and that the defendant be required to answer the charges I have made.
- 3. I verify that the facts set forth in this complaint are true and correct to the best of my knowledge or information and belief. This verification is made subject to the penalties of Section 4904 of the Crimes Code (18 Pa. C.S.§4904) relating to unsworn falsification to authorities.
- 4. This complaint consists of the preceding page(s), numbered 1 through 5.
- I certify that this filing complies with the provisions of the Case Records Public Access Policy of the Unified Judicial System of Pennsylvania that require filing confidential information and documents differently than non-confidential information and documents.

The acts committed by the accused, as listed and hereafter, were against the peace and dignity of the Commonwealth of Pennsylvania and were contrary to the Act(s) of the Assembly, or in violation of the statutes cited. (Before a warrant of arrest can be issued, an affidavit of probable cause must be completed, sworn to before the issuing authority, and attached.)

10/2021 (Date) (Year) (Signate

AND NOW, on this date \_\_\_\_\_\_\_ I certify that the complaint has been properly completed and verified.

An affidavit of probable cause must be completed before a warrant can be issued.

47-1-02 (Magisterial District Court Number)

SEAL

## POLICE CRIMINAL COMPLAINT

Docket Number:	ber: Date Filed: OTN/LiveScan Number					Complaint/Incident Number 21-0003572			
Defendant Name		Middle: JACK			Last: PRINGLE				
LOGAN       JACK       PRINGLE         The acts committed by the accused are described below with each Act of Assembly or statute allegedly violated, if appropriate. When there is more than one offense, each offense should be numbered chronologically.       (Set forth a <i>brief</i> summary of the facts sufficient to advise the defendant of the nature of the offense(s) charged. A citation to the statute(s) allegedly violated, without more, is not sufficient. In a summary case, you must cite the specific section(s) and subsection(s) of the statute(s) or ordinance(s) allegedly violated.)									
InchoateAttemptSolicitationConspiracyNumber of Victims Age 60 or OlderOffense18 901 A18 902 A18 903									
✓ 1 2717	A1	of the	Title 18		1	F1		04	
Lead? Offense# Section	Subsection	Build a Build and	PA Statute	Title)	Counts	Grade	NCIC Offense Co	ode UCR/NIBRS Code	
PennDOT Data (if applicable)	Accident Number			🗆 In	terstate	□s	afety Zone	Work Zone	
TERRORISM         Acts of the accused associated with this Offense:         § 2717. Terrorism. (a) General ruleA person is guilty of terrorism if he commits a violent offense intending to do any of the following: (1) Intimidate or coerce a civilian population. In that, on 12/7/21, Logan Pringle did conspire with Preston Hinebaugh to commit a violent offense with the intent to intimidate or coerce a civilian population at Westmont Hilltop High School, 200 Fair Oaks Drive, Johnstown, PA, namely conspiracy to commit an aggravated assault.									
Choate X Attempt Offense 18 901 A	Solicitation 18 902 A				spiracy 03		ims Age 60 or Older _0		
2 2702	A1	of the	Title 18		2	F1		04	
Lead? Offense# Section	Subsection		PA Statute (	Title)	Counts	Grade	NCIC Offense Co	de UCR/NIBRS Code	
PennDOT Data (if applicable)     Accident Number     Interstate     Safety Zone     Work Zone									
Statute Description (ir AGGRAVATED ASSAU	clude the nam LT-GENERAL	ne of statute or	ordinance):						
Acts of the accused a	ssociated with	this Offense:					*		

PACC 2702(a)1 Aggravated Assault F1 - Conspiracy

IN THAT, on or about said date, the defendant, Logan Pringle did conspire with Preston Hinebaugh to cause serious bodily injury to the population of Westmont Hilltop High School under circumstances manifesting extreme indifference to the value of human life. (1 count)

PACC 2702(a)1 Aggravated Assault F1 - Criminal Attempt

IN THAT, on or about said date, the defendant, Logan Pringle attempted to cause serious bodily injury to the population of Westmont Hilltop High School under circumstances manifesting extreme indifference to the value of human life. (1 count)

D							
Docket Number:	Date Filed: 12/10/2021	OTN/LiveScan Number	Complaint/Incident Number 21-0003572				
Defendant Name	First: LOGAN	Middle: JACK	Last: PRINGLE				

# AFFIDAVIT of PROBABLE CAUSE

On 12/7/2021, at 1027 hours, Logan Pringle entered Westmont Hilltop High School, a building which he is not permitted to be inside per a Cambria County Court Order dated 2/14/2018. Logan Pringle entered through the front door, bypassing the lock with the aid of another student, Preston Hinebaugh, Preston Hinebaugh helped Logan Pringle gain entry through two locked and secured doors of the high school. Pringle then walked the halls examining cameras and other features of the building before exiting through an unregulated exit near the gym at 1039 hours. Hinebaugh can be seen accompanying Pringle and also surveilling camera locations.

On 12/8/2021, Logan Pringle was seen on school property once again, dropping off Preston Hinebaugh at school.

During an interview of Logan Pringle, Logan Pringle stated he didn't think it would be that easy to get back into the school. Logan Pringle stated he left through the door near the gym because he did not believe he would be able to get out through the front doors without being caught.

Logan Pringle has the following history of threats and dangerous actions relative to Westmont Hilltop High School.

-On 1/25/2018, Logan Pringle lit a match and threw it on the carpeting of the school.

-On 1/26/2018, Logan Pringle was found to be in possession of fireworks inside the school building. Logan Pringle was obsessed with weapons and researched them on school computers. Imitation weapons have been found in Logan Pringle's possession by school staff. Logan Pringle made a note stating "I Hate This School" with a picture of knife. Logan Pringle made a checklist for his "Rebellion" including weapons and diagrams of the school with one stairwell/hallway labeled "Ideal Location"

-On 2/5/2018, 8 witnesses reported Logan Pringle made the threat, "I'm gonna get a gun and shoot up the school," due to Logan Pringle being angered over being expelled. He went on to further say, "I just have to figure out how to get into the school." Logan Pringle was also heard saying "I'm gonna get a Glock and shoot up the school."

#### I. JOHN F BLAKE

### , BEING DULY SWORN ACCORDING TO THE

LAW, DEPOSE AND SAY THAT THE FACTS SET FORTH IN THE FOREGOING AFFIDAVIT ARE TRUE AND CORRECT TO THE BEST OF MY KNOWLEDGE, INFORMATION AND BELIEF.

I CERTIFY THAT THIS FILING COMPLIES WITH THE PROVISIONS OF THE CASE RECORDS PUBLIC ACCESS POLICY OF THE UNIFIED JUDICIAL SYSTEM OF PENNSYLVANIA THAT REQUIRE FILING CONFIDENTIAL INFORMATION AND DOCUMENTS DIFFERENTLY THAN NON-CONFIDENTIAL INFORMATION AND DOCUMENTS.

(Signature of Affiant)

SEAL

Sworn to me and subscribed before me this IDHL

day of Alagisterial District Judge

My commission expires first Monday of January, 2004

Docket N			AFFIDAVIT CONTINUATION PAGE	
Docket Number:	Date Filed: 12/10/2021	OTN/LiveScan Number	Complaint/Incident Number 21-0003572	
Defendant Name	First: LOGAN	Middle: JACK	Last: PRINGLE	

### AFFIDAVIT of PROBABLE CAUSE CONTINUATION

-On 12/3/2021 a school search of Logan Pringle's internet history on a school-owned, school-issued device on the school's wi-fi found numerous searches involving guns, specifically an AR-15 forum.

-An interview with Preston Hinebaugh, the student who let Logan Pringle into the WHHS building, revealed the following:

-Preston Hinebaugh said Logan Pringle is "obsessed" with guns.

-Logan Pringle is no longer permitted inside Preston Hinebaugh's house because he fired a shotgun into a wall of the residence.

-Preston Hinebaugh said Logan Pringle has manufactured firearms parts while at the Greater Johnstown Career and Technology Center

-Preston Hinebaugh's parents thought all of the firearms in their residence we locked in a safe, but Preston Hinebaugh said he had a 30-30 rifle and an AR-15 in his room that his parents were unaware of. An AR-15 was seized by your affiant on a separate search warrant on 12/9/21.

-Preston Hinebaugh posted to his personal Snapchat account "Story" a picture of Logan Pringle in the school building illegally with the banner "He's Back" across the photograph.

Your affiant is respectfully requesting a warrant for the arrest of Logan Pringle.

(Signature of Affiant)

A DOLICE CRIMINAL COMPLAINT