

IN THE DISTRICT/SUPERIOR COURT FOR THE STATE OF ALASKA
AT ANCHORAGE

(XX) STATE OF ALASKA)
() MUNICIPALITY OF ANCHORAGE)
Plaintiff,)

vs Adam D. Pringle)
Defendant.)

DOB: [REDACTED] DLN: [REDACTED] T: AK)
APSIN: [REDACTED] ATN: [REDACTED])
Address: [REDACTED])

APD CASE NUMBER:

CASE NO. 3AN-22-2044 CR

FELONY ARREST WARRANT

To Any Peace Officer or Other Authorized Person:

You are commanded to arrest the defendant and bring the defendant before the nearest available judicial officer without unnecessary delay to answer to a complaint/information/indictment charging the defendant with violation of

11-41-110 (A)(1)

(statute or ordinance)

Murder 2nd Degree

(offense)

Bail is set at \$ to be set.

The defendant may not be released until the court approves a third party custodian and /or conditions of release.

03/21/22

Effective Date

[Signature]
Judge/Deputy Clerk as ordered on the record by Judge

Manculich
Type or Print Judge's Name



Agency Issued to: AST APD _____ Agency Location: Anchorage

RETURN

Original warrant must be returned to issuing court listed at the top of this form.

Original warrant received by: AST _____ Police Dept. on _____
I certify that State Trooper or Peace Officer _____, Badge No. _____
executed this warrant by arresting the defendant in _____, Alaska, on _____.
The defendant _____ was _____ was not served with a copy of the warrant.

Return Date _____ Signature of Peace Officer _____ Type or Print Name _____ Badge No. _____

**IN THE TRIAL COURT FOR THE STATE OF ALASKA
THIRD JUDICIAL DISTRICT AT ANCHORAGE**

State of Alaska)
Plaintiff)
Vs.)
Adam D. Pringle) 3AN-22-2044
DOB: [REDACTED]) ATN: [REDACTED]
APSN: [REDACTED])
Defendant)

COMPLAINT

VRA Certification
I certify that this document and its attachments do not contain (1) the name of a victim of a sexual offense listed in AS 12.61.140 or (2) a residence or business address or telephone number of a victim of or a witness to any offense unless it is an address used to identify the place of the crime or it is an address or telephone number in a transcript of a court proceeding and disclosure of the information was ordered by the court.

DOMESTIC VIOLENCE OFFENSES Per AS 18.66.990(3) and (5)
 ALL COUNTS NONE SPECIFIED BELOW

Count I
Murder in the Second Degree
AS 11.41.110 (a)(1)

THE COMPLAINT CHARGES

Count I

That on or about the 18th day of March 2022, at or near Anchorage in the Third Judicial District, State of Alaska, ADAM PRINGLE, with the intent to cause serious physical injury to another person or knowing that the conduct is substantially certain to cause death or serious physical injury to another person, did cause the death of KEENAN WEGENER.

All of which is an Unclassified felony offense being contrary to and in violation of AS 11.41.110 (a)(1)(a)(2) / AS 11.16.110 and against the peace and dignity of the State of Alaska.

AFFIDAVIT OF DETECTIVE D. CORDIE;

1. I was a part-time Sheriffs Deputy for the Olmsted County Sheriffs Department in Rochester Minnesota from 1997-2005. I attended the Minnesota Law Enforcement Academy (over 440 hours) and graduated in 2004. The training included crime scene investigation, evidence collection, latent finger print detection and collection, and photography. I received training in the Standardized Field Sobriety Testing at the Sheriffs Department and in the Minnesota Skills Training for Law Enforcement.

2. I have an Associate Science Degree in Law Enforcement from Rochester Community and Technical College (2004).

3. I have been employed with the Anchorage Police Department since August 15, 2005. I graduated from the Anchorage Police Department Police Academy in August 2006, which consisted of over 999 hours of training. The training included crime scene investigation, evidence collection, latent finger print detection and collection, and photography. I completed over 700 hours of the FTO (Field Training Officer) program, from August 2006 to December 2006. During the Police Academy, I received training in Municipal and State laws, and laws governing controlled substances, extensive Driving While Intoxicated training including the Datamaster and Standardized Field Sobriety Tests. While in the academy I had training in crime scene investigations, evidence seizure and handling.

4. In September of 2008, I was assigned to the Detective Division Theft Unit. On about February 15, 2009 I was reassigned to the Homicide Unit.

5. While on uniform patrol duty and detective assignments, I responded to and investigated Misdemeanor and Felony crimes. I applied for and was granted arrest and search warrants for Misdemeanor and Felony crimes and investigations.

6. The information in this affidavit is based on the affiants personal knowledge and or the observation of other officers and witnesses involved in this investigation, as reported to me either orally or via their written reports.

7. The crime scene described in the search warrant will probable contain some of the evidence described in the search warrant and that any such evidence will aid in establishing the identity of the perpetrators(s) and the circumstance(s) under which the crime identified in the search warrant was committed. That such evidence requires a detailed and systematic search in order to locate, seize, record and process it.

The following information is based upon the investigation conducted by this affidavit and stored under APD case 22-8966.

CURRENT INVESTIGATION

8. On Sunday 03-20-22 at about 0930 hours, Pretrial Enforcement Division (P.E.D.) Officers CHURLIK and YMBERT requested Anchorage Police Department (A.P.D.) assistance at 1807 Kalgin Street in Anchorage. P.E.D. Officers were attempting to locate a client, KEENAN WEGENER, who is wearing a ankle monitoring device, which has had no movement since March 18, 2022.
9. P.E.D. Officer CHURLIK reported they have had clients who were on ankle monitor with little to no movement for days, similar to this incident, and when they located the client, they were deceased from a medical emergency. CHURLIK reported P.E.D. Officers went to the Kalgin address last night and someone told officers WEGENER had not been seen for a few days. This morning CHURLIK was asked to go back to Kalgin Street because WEGENER'S ankle monitor had not moved from this address.
10. This morning P.E.D. Officer CHURLIK and his partner Officer YMBERT went to the Kalgin address in an attempt to contact WEGENER. Officer CHURLIK reported they can ping WEGENER'S ankle monitor and when they did the ping, they could hear the device in the interior garage area. The officers reported contacting a blond-haired female at the front door, who they reported rents a room downstairs, later determined to be marked by the number 2 on the door. Next, the owner of the residence, NORMA REECE contacted the officers. Officers explained to REECE they can hear WEGENER'S ankle monitor device pinging from the garage area and requested access to check on him. REECE leaves to check on gaining entry. The first female, who said she rents a room downstairs, said get a warrant. REECE returned and told the officers there was a back interior staircase that they could use to gain access to the basement area of the house.
10. After REECE gave verbal permission to P.E.D. Officers CHURLIK and YMBERT to use the back interior stairs they proceeded to the back of the house and went down the stairs into the lower portion of the residence. They walked through the common areas of the house, located the doorway into the garage area, and it was blocked by a toolbox. The box was moved and CHURLIK entered the garage area in an attempt to locate WEGENER. Officer CHURLIK reported there was a white sheet across a portion of the garage which blocked the view of that area. Officer CHURLIK said he moved the sheet to the side and immediately saw a body in a large tote on the floor, which was behind the sheet. Officer CHURLIK reported the body was a male who had blood and injuries to the facial area. Officer CHURLIK said he could hear the ankle monitor device but didn't see it.
11. Patrol Sergeant SALDANA gave Homicide Unit members a briefing in which he said officers reported a black backpack next the tote. On top of the backpack was a wallet. Sgt. SALDANA reported when a Facebook photo from WEGENER'S account is compared with the victim in tote it appears to be the same

person. Sgt. SALDANA reported several security cameras were seen on the outside and inside of the residence.

12. Officers reported 1807 Kalgin Street is a single residence with what appears to be one unit on the lower level marked on the door as #2.

13. Officers reported seeing injuries on the victim consistent with blunt force trauma to the head but are unable to see or determine if victim had additional injuries due to the location of the body. Officers were unable to determine at this time where Victim WEGENER was killed. There was no immediate signs of blood on the floor around the tote. Officers noted the tote in which WEGENER'S body was located appeared to have wheels on the bottom, which would make it easy to move around. Also, officers noted a electronic key pad on the door going into the garage area.

14. I applied for and was granted Crime Scene Search Warrant 3AN-22-1179.

15. Case Lead Detective J. ELBIE forwarded information relayed to him from P.E.D. on the location history for WEGENER'S ankle monitor. Det. ELBIE reported on Friday 03-18-22, WEGENER'S ankle monitor pinged as arriving at 1807 Kalgin Street at about 1230 hours. The first no motion alert occurred at 1420 hours at 1807 Kalgin Street. The client has to acknowledge the alarm by tapping two times on the ankle monitor but that never took place. WEGENER'S ankle monitor never the 1807 Kalgin Street location after 1230 on 03-18-22. However, on 03-19-22, at approximately 0529 hours, WEGENER'S ankle monitor moved and had an external battery installed to charge it. The external battery was removed on 03-19-22 at approximately 0816 hours. The monitor did not record any movement after that.

16. Detectives MERCER and BAKER conducted a video and digitally audio interview with NORMA REECE. At first, she told detectives multiple conflicting versions of what took place on Friday 03-18-22. REECE admitted to WEGENER and ADAM PRINGLE both being at the house together on Friday afternoon. She said Adam told her they were leaving, and she hasn't seen them since. In addition, REECE said the downstairs door was locked and no one could enter the lower level.

17. Detectives MERCER and BAKER conducted a follow up interview with REECE and now she provided additional information. REECE said on Friday (03-18-22) afternoon PRINGLE and HAPPY called WEGENER over to the residence. REECE indicated that PRINGLE wanted to confront WEGENER about WEGENER'S alleged involvement in an incident with one of PRINGLE'S friends. She indicated another male by the name of "CLAY" was present also. REECE said PRINGLE, HAPPY, and WEGENER went downstairs, and she heard loud yelling and arguing, and she pounded on the wall for them quiet down. REECE said the noise stopped and then continued and at some point, PRINGLE came up stairs and told her that he knocked out WEGENER. PRINGLE wanted her to attempt medical

aid for WEGENER because she is a nurse. HAPPY came upstairs and said WEGENER was not breathing and she told them to call 911. PRINGLE thought WEGENER was breathing and said it would be all right. REECE denied going down to the garage and never saw WEGENER. REECE believes HAPPY and PRINGLE left the residence together. REECE said another female house guest, CORTNI BROWN, witnessed the guys telling her this information. REECE expressed extreme fear of HAPPY and PRINGLE, indicating she was in fear of her life if they found out that she spoke with police.

18. REECE gave detectives the street name of HAPPY and the first name of DANIEL with a general location of his address near Patterson and 20th Street.

19. REECE additionally told detectives that PRINGLE had changed clothes just prior to the incident. She described PRINGLE as having left a backpack since 03-17-22 and having brought a second backpack. One was black and one was dark blue. One of the two backpacks had a logo, perhaps a Milwaukee tools logo. REECE indicated PRINGLE left without the backpacks after the incident, but later returned and retrieved them. REECE stated she had gone through PRINGLE'S backpack and recovered property belonging to her deceased brother that was in the Kalgin residence. She removed the property from the backpack.

20. Further research of Tiburon Police Records System shows a moniker of HAPPY associated to a DANIEL ALEX ROCERO (D) [REDACTED] who currently resides at [REDACTED]. In addition, I.S.U. Sergeant CHILDERS had personal knowledge of a HAPPY with same last name of ROCERO.

21. I created a photo lineup with possible suspect DANIEL ROCERO in photograph position number 6. I placed the lineup in a brown folder.

22. I gave Detective BAKER and MERCER a photo lineup of a possible match for HAPPY, DANIEL ROCERO. Detectives BAKER or MERCER had not previously viewed a photograph of ROCERO and did not know which position ROCERO was in the lineup. REECE viewed the lineup and was 110% the person in photograph number 6 is HAPPY.

23. Research of ADAM PRINGLE shows he is currently on P.E.D. Electronic ankle monitoring the same as WEGENER. P.E.D. location history for ADAM PRINGLE shows he arrived at 1807 Kalgin Street on 03-18-22 at approximately 1105 hours, approximately 1 hour and 25 minutes before WEGENER arrived at the address. PRINGLE remained at the address until 1515 hours, which was approximately 55 minutes after WEGENER'S ankle monitor first recorded no movement. After PRINGLE'S ankle monitor left the address, it pinged in various locations around Muldoon and back at the Kalgin address. At 2030 hours on 03-18-22, PRINGLE'S ankle monitor pinged as arriving at 7403 E. 20th Ave. in Anchorage. In addition, PRINGLE'S ankle monitored showed him arriving back at 1807 Kalgin Street on 03-19-22 at 0230 hours and remaining there until 0950 hours.

This data places PRINGLE'S ankle monitor pinging at the Kalgin location at the same time that a external battery alerted occurred on WEGENER'S ankle monitor and when the external battery was removed.

24. Detectives ELBIE and CLARK interviewed CORTNI BROWN. Initially BROWN denied being aware of any incident occurring at the Kalgin residence. Detectives ELBIE and CLARK re-interviewed CORTNI BROWN. They informed BROWN that REECE told them that BROWN had information about the incident and that they had a person in custody. Once BROWN confirmed that someone was in custody, she told police that "ADAM" was at the house. She did not know "ADAM'S" last name. BROWN'S interview is ongoing at the time of this Affidavit being submitted.

25. PRINGLE was located and detained by officers at 7403 E. 20th Ave. on the evening of 03-20-22. He was transported to APD headquarters to be interviewed by detectives. The interview is pending.

26. I.S.U. members are conducting surveillance at 7403 E. 20th Ave. in attempt to locate ROCERO. A few hours ago, a vehicle arrived, and a male exited the vehicle and entered the residence. Officers were unable to positively identify the male as ROCERO. I.S.U. Sgt. CHILDERS observed the same vehicle near the 7403 E. 20th Ave. residence prior to taking PRINGLE into custody.

27. For reasons set forth in this affidavit, an arrest warrant is respectfully requested for the person of ADAM PRINGLE for the crime of Murder in the 2nd Degree.

Criminal convictions reported for ADAM PRINGLE;

DAN 05/04/21 INDECENT EXPOSE TO OVER 16 YEAR OL 3AN-21-00794CR Y N 117800901

DAN 05/04/21 HARASSMENT-OFFENSIVE/UNWANTED TOUC 3AN-21-00794CR Y N 117800901

DAN 05/04/21 VIOLATION OF CONDITION OF RELEASE 3AN-21-00794CR Y N 117800901

DSW 02/04/21 VIOLATE CONDITIONS OF RELEASE FOR 3SW-20-00133CR Y N 116516646

DSW 02/04/21 DRIVE W/LIC CANC/REV/SUS FOR CRIM 3SW-20-00093CR N N 115002648

DSW 02/04/21 DRIVE W/LIC CANC/REV/SUS PREV CONV 3SW-20-00092CR N N 115002639

DSW 12/06/19 DRIVE W/LIC CANC/REV/SUS FOR CRIM 3SW-19-00177CR Y N 116510535


DSW 02/04/21 DRIVE W/LIC CANC/REV/SUS FOR CRIM 3SW-19-00114CR Y N 116517438

DKN 06/06/18 CONTEMPT-DISOBEY LAWFUL COURT ORDE 3SW-17-222 N N 116506143

DKN 06/06/18 FTA ON FELONY- NO CONTACT W/IN 30 3KN-18-204 N
N 116527104
SKN 06/06/18 FELONY DUI - 2+ PRIORS 3SW-17-00135CR Y Y
115991019
DSW 04/14/15 DRIVE W/ LICENSE CANC/SUSP/REVOKED 3SW-14-181
Y N 113249061
DSW 05/27/14 DRIVE W/ LICENSE CANC/SUSP/REVOKED 3SW-14-63 N
N 112709709
DSW 10/27/13 DRIVE W/ LICENSE CANC/SUSP/REVOKED 3SW-13-409
Y N 114169977
DSW 10/27/13 MISCONDUCT- CONTROLLED SUBSTANCE 5 3SW-13-409
Y N 114169977
DSW 05/08/13 DUI - OPERATE VEHIC UNDER INFL ALC 3SW-13-134 Y
N 111328173
DSW 05/08/13 DRIVE W/ LICENSE CANC/SUSP/REVOKED 3SW-13-134
Y N 111328173
DKN 09/18/12 DUI - OPERATE VEHIC UNDER INFL ALC 3KN-12-1473 Y
N 113709492

Since this affidavit is based on information provided to me by other law enforcement officers, my own investigation of this matter, and from my knowledge, training, and experience, and is being submitted for the limited purpose of securing an arrest warrant for the violation of Murder. I have not included each and every fact known to me regarding this investigation. I have set forth only the facts that I believe are necessary to establish a foundation (Probable Cause) for the requested arrest warrant(s).

FURTHER YOUR AFFIANT SAYETH NAUGHT,



Detective David Cordie DSN 30103
Anchorage Police Department

SUBSCRIBED AND SWORN to affirm before me this 21TH day of March, 2022

MAGISTRATE / DISTRICT SUPERIOR COURT JUDGE

IN THE DISTRICT/SUPERIOR COURT FOR THE STATE OF ALASKA

AT Anchorage, Alaska
(City or town where the court is located)

: State
Plaintiff/Petitioner,
v.
Locero / Pringle
Defendant/Respondent.

3AN - 22-2044 CR
3AN - 22-2045 CR
Case No. 3AN-22-1184 SW

SELF-CERTIFICATION
(NO NOTARY AVAILABLE)

[If a notary public or other person with the power to take oaths is not available to notarize a document that you are filing with the court, you may fill out this form and attach it to your document.]

As allowed by AS 09.63.020, I, (Name) Detective David Cordie, certify under penalty of perjury that the following is true:

1. I am attaching this Self-Certification to the following attached document:

If the attached document is required to be served on another party, I have attached a copy of this Self-Certification to the document when I served it.

2. No notary public or other person with the power to take oaths is available to watch me sign because:

- I live somewhere with no available notary public or other person who can take oaths.
- I cannot access the courthouse or private notary for medical reasons including quarantine.
- After Hours APD 22-8966

3. I told the truth to the best of my knowledge and belief in the attached document.

Signature: Det. D. Cordie
Signed on: (date) 03/21/2022 at: (city) Anchorage, (state) AK
Mailing Address: 716 W 4th Avenue, Anchorage, AK 99501
Cell Phone: Work Phone:
Home Phone: Email*: david.cordie@anchorageak.gov

* I authorize the court to email me court documents in this case to the email address above.