

They talked at those events and she invited him to other events to welcome him. They never had a romantic relationship and they were just friends. She did get a feeling that he was interested in her during that time.

15. Perry provided Affiant Zaweski access to her Facebook page. Review reflects the first apparent communication between Perry and Pan was on 01/20/2019. The Facebook communications occurred a few times per month before halting in April 2019. There were additional communications between November 2019 and May 2020, the last of which occurred on 05/31/2020, after Perry graduated from MIT. Pan contacted her to congratulate her, and asked her if she would be able to have a zoom call, which never occurred. Perry never shared with Pan her New Haven address. Pan's Facebook profile was "Qinxuan Pan," website address www.facebook.com/qinxuan.pan, and hers was "Zion Perry," website address www.facebook.com/profile.php?id=100008433789102. She had no contact information for Pan, but believed he would still use his MIT email.
16. On 02/06/2021 members of the Malden Police Department spoke with Pan's mother, Hong Pan, at 193 Clifton St. She informed them that Pan's phone number was (857) 326-2147 and she thinks he has since changed it. On 02/08/2021 the Mansfield Police Department in Massachusetts secured an arrest warrant for Qinxuan Pan, DOB 04/16/1991, for the charges of larceny of motor vehicle Chapter 266 Section 28 in connection to the stolen GMC Terrain from Station Buick-GMC locate at 2 Chauncy St. Mansfield MA. In addition to Mansfield's warrant the North Haven Police Department also secured an arrest warrant for larceny in the second degree C.G.S. 53a-122. Massachusetts State Police went to 193 Clifton St. in Malden MA to execute the arrest warrant. Upon entry, they did not locate Qinxuan Pan or any other individuals. While searching for Pan they observed a black cell phone on the dining room table and a gray laptop on the floor in the dining room leaning against the wall which was subsequently seized via search warrant. These items were subsequently transferred to the New Haven Police Department.
17. On 02/08/2021 members of the U.S. Marshals Service conducted a search for any phone number associated with Pan and found numerous connections between Pan and phone number 857-333-2362. This phone number was also connected to various members of Pan's immediate family. Det. E. White also reported that phone number 857-333-2362 was listed as Pan's contact information within MIT records. Later on 02/08/2021 members of the U.S. Marshal Service began to ping phone number 857-333-2362 and was notified that it was pinging within 100 yards of a Super 8 Hotel located at 6785 NC-46, Garysburg, NC. U.S. Marshals then made contact with hotel staff and conducted a search of the hotel for Pan. Hotel staff informed them that nobody by the name of Pan checked in and their search was met with negative results.
18. U.S. Marshals then checked a Shell Station located at 6775 NC-46, Garysburg, NC, which is next to the Super 8 Hotel. The clerk at the counter told U.S. Marshals that someone brought in a cellphone earlier that was found outside. U.S. Marshals than seized this black cellular phone with a cracked screen in a red case. U.S. Marshals then sent this cellular phone to Sgt. Werner at the New Haven Police Department. This phone was delivered to Sgt. Werner on 02/10/2021 and he then transferred it to members of the Bureau of Identification.
19. On 02/11/2021 members of the U.S. Marshal Service conducted an interview with Hao Pan in Anderson, SC, who identified himself as the father of Qinxuan Pan. H. Pan stated that approximately four to five days early he received a phone call from Q. Pan who told him that he was in Connecticut and needed help. H. Pan stated that he and Hong Huang, Q. Pan's mother and H. Pan's wife, then left Massachusetts and picked up Pan in Connecticut. H. Pan stated that they have been driving in unknown locations since then and sleeping in the vehicle. H. Pan stated that Huang's phone was lost at an unknown location at an

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City/Town	Date	Signature and Title of Affiant
New Haven	3/9/2021	[Signature] 500
NEW HAVEN	3/9/2021	[Signature] 500
Jurat	Subscribed and sworn to before me on: (Date) 3-9-21	Signed (Judge/Judge Trial Referee) [Signature]

unknown time while they were driving.

20. Affiant Zaweski secured a search and seizure warrant, signed by the Honorable Judge Harmon, for the 2015 GMC Terrain (possessed by Qinxuan Pan). Investigators processed the inside and outside of the 2015 GMC Terrain. They observed what appeared to be a blood-like stain on the gear shifter in the center console. This stain was swabbed and sent to the Connecticut State Lab for analysis.

21. On 02/26/2021, Affiant Zaweski received a supplemental report from the State Lab containing additional results of the DNA analysis, which states in relevant part, the following:

“The results are consistent with the DNA profile from [blood-like stain of the gear shifter of the 2015 GMC] being a mixture of two contributors with at least one of them being male. Assuming two contributors, the DNA profile from [blood-like stain of the gear shifter] is at least 100 billion times more likely to occur if it originated from Kevin Jiang and one unknown individual than if it originated from two unknown individuals.”

22. Affiant Zaweski received four National Integrated Ballistic Information Network (NIBIN) lead notification reports from the State Lab. Though no confirmatory microscopic analysis has been conducted to date, preliminary findings indicate an association between the .45 caliber fired cartridge casings recovered from Jiang's homicide scene and fired cartridge casings recovered from four other shots fired incidents: on 12/11/2020 at 9:07 p.m. at 165 Huntington Street in New Haven; on 01/15/2021 at 7:41 p.m. at 105 Stimson Road in New Haven; on 02/05/2021 at 7:26 p.m. at 170 Osborn Street in New Haven; and on 02/06/2021 at 7:25 p.m. at 164 Shepard St. in Hamden.

23. Further investigation revealed that Pan test drove, and kept overnight, a different vehicle on each day of these NIBIN leads. Pan test drove a 2015 GMC Terrain from Central Buick and GMC in Norwood, MA, on 01/15/2021 to 01/16/2021. Pan also test drove a 2017 GMC Terrain from Tuck's Trucks in Hudson, MA, on 02/05/2021 to 02/06/2021.

24. On 02/26/2021 an arrest warrant was signed for Qinxuan Pan for the charge of Murder. To date, the whereabouts of Qinxuan Pan remain unknown despite the concerted efforts by local, state and federal authorities across multiple states. To date, there is no known cellular contact number for Pan. It should be noted that Facebook can be used as a means to communicate with others through Facebook Messenger or private messaging.

25. Based on your affiant's training and experience and this investigation, it appears that a suspect(s), or person(s) knowing the victim, did communicate by way of the internet site of "Facebook". In addition, your affiants are aware that the internet is a world-wide computer network that allows users to connect their personal computer to communicate and transfer data and other information across state, national and international boundaries to other computers and users. In addition, Facebook.com is a social networking website that allows individuals to communicate world wide by a computer. Facebook retains information for their internet users such as, but not limited to the user identification number, e-mail address, date and time stamp of account creation, registered mobile number, profile contact information, mini-feed, status update history, shares, notes, wall postings, friend listing, with friends Facebook Id's, groups listing with Facebook Id's, future and past events, video listing, with filename, user photos and private messages.

26. Your affiants are aware that during the normal course of business Facebook retains and stores all this information being sought at the business address of 1601 Willow Road Menlo Park, CA 94025.

27. Based on the preceding information, your affiants believe there is sufficient probable cause for a Search and Seizure Warrant for evidence of the crime of Murder 53a-54a which may be found within Facebook.

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City/Town	Date	Signature and Title of Affiant
New Haven	3/9/2021	[Signature] #500
NEW HAVEN	3/9/2021	[Signature] #513
Jurat	Subscribed and sworn to before me on (Date) 3/9/21	Signed (Judge/Judge Trial Referee) [Signature]

com under the screen name Qinxuan Pan with site address of www.facebook.com/qinxuan.pan for the dates of January 1, 2019 to present. Therefore, your affiants are requesting a Search and Seizure Warrant for Facebook.com located at 1601 Willow Road Menlo Park, CA 94025 to seize such business records as mentioned above in this affidavit.

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City/Town	Date	Signature and Title of Affiant
New HAVEN	3/9/2021	[Signature] #500
New HAVEN	3/9/2021	[Signature] #515
Jurat	Subscribed and sworn to before me on (Date) 3-9-21	Signed (Judge/Judge Trial Referee) [Signature]

The undersigned ("X" one) has not presented this application in any other court or to any other judge or judge trial referee.
 has presented this application in another court or to another judge or judge trial referee: (specify)

Wherefore the undersigned requests that a warrant may issue commanding a proper officer to search said person or to enter into or upon said place or thing, search the same, and take into custody all such property.

And to submit the property described in the foregoing affidavit and application to laboratory analysis and examination:

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City/Town	Date	Signature and Title of Affiant
New Haven	3/9/2021	[Signature] #500
New Haven	3/9/2021	[Signature] #500
Jurat	Subscribed and sworn to before me on (Date) 3-9-21	Signed (Judge/Judge Trial Referee) [Signature]

**AFFIDAVIT REQUESTING DISPENSATION WITH
REQUIREMENT OF DELIVERY
pursuant to § 54-33c, Connecticut General Statutes**

TO: A Judge of the Superior Court or a Judge Trial Referee

For the reasons set forth below, the undersigned, being duly sworn, requests that the judge / judge trial referee dispense with the requirement of C.G.S. § 54-33c that a copy of the application for the warrant and a copy of any affidavit(s) in support of the warrant be given to the owner, occupant or person named therein with forty-eight hours of the search:

- The personal safety of a confidential informant would be jeopardized by the giving of a copy of the affidavits at such time;
- The search is part of a continuing investigation which would be adversely affected by the giving of a copy of the affidavits at such time;
- The giving of such affidavits at such time would require disclosure of information or material prohibited from being disclosed by chapter 959a of the general statutes;

Handwritten notes and signature:
 5-5-21
 [Signature]

- In addition, it is requested that the requirement of advance service of this warrant upon the customer whose financial records are being sought, be waived pursuant to C.G.S. § 36a-43 (a);

and the specific details with regard to such reasons are as follows:

Disclosure of the above information at this time would hinder the integrity and furtherance of this investigation.

The undersigned further requests that this affidavit also be included in such nondelivery.

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City/Town	Date	Signature and Title of Affiant
New Haven	3/9/2021	[Signature] #500
New Haven	3/9/2021	[Signature] #503
Jurat	Subscribed and sworn to before me on (Date) 3-9-21	Signed (Judge/Judge Trial Referee) [Signature]

The foregoing Affidavit and Application for Search and Seizure Warrant having been presented to and been considered by the undersigned, a Judge of the Superior Court or a Judge Trial Referee, and the foregoing Affidavit having been subscribed and sworn to by the affiant(s) before me at the time it was presented, the undersigned (a) is satisfied therefrom that grounds exist for said application, and (b) finds that said affidavit established grounds and probable cause for the undersigned to issue this Search and Seizure Warrant, such probable cause being the following: From said affidavit, the undersigned finds that there is probable cause for the undersigned to believe that the property described in the foregoing affidavit and application is within or upon the person, if any, named or described in the foregoing affidavit and application, or the place or thing, if any, described in the foregoing affidavit and application, under the conditions and circumstances set forth in the foregoing affidavit and application, and that, therefore, a Search and Seizure warrant should issue for said property.

NOW THEREFORE, by Authority of the State of Connecticut, I hereby command any Police Officer of a regularly organized police department, any State Police Officer, any inspector in the Division of Criminal Justice, or any conservation officer, special conservation officer or patrol officer acting pursuant to C.G.S. § 26-6 to whom these presents shall come within ten days after the date of this warrant to enter into or upon and search the place or thing described in the foregoing affidavit and application, or search the person described in the foregoing affidavit and application or both, to wit:

Facebook 1601 Willow Road, Menlo Park, CA 94025

for the property described in the foregoing affidavit and application, to wit

Regarding a Facebook account, under the screen name Qinxuan Pan with site address of https://www.facebook.com/qinxuan.pan. Requesting any subscriber information, user identification number, e-mail address, date and time stamp of account creation, registered mobile number, profile contact information, mini-feed, status update history, shares, notes, wall postings, follower listings, friend listings (with friends Facebook id's), groups listing (with Facebook group id's), future and past events, video listings with filenames, profile photographs, photographs in their original file format including EXIF information with identifying data as to time the location photograph was captured, captions, comments, public and private messages (sent and received) and login IP addresses associated with session times and dates for the dates of January 1, 2019 to present. All records are requested in electronic format.

submit the property described in the foregoing affidavit and application to laboratory analysis and examination;

and upon finding said property to seize the same, take and keep it in custody until the further order of the court, and with reasonable promptness make due return of this warrant accompanied by a written inventory of all property seized.

The foregoing request that the judge or judge trial referee dispense with the requirement of C.G.S. § 54-33c that a copy of the warrant application and affidavit(s) in support of the warrant be given to the owner, occupant or person named therein and that the affidavit in support of such request also be included in such nondelivery is hereby:

GRANTED for a period of NOT TO EXCEED 2 WEEKS BEYOND DATE WARRANT IS EXECUTED
R. J. [Signature]

This order, or any extension thereof, dispensing with said requirement shall not limit disclosure of such application and affidavits to the attorney for a person arrested in connection with or subsequent to the execution of the search warrant unless, upon motion of the prosecuting authority within two weeks of such arraignment the court finds that the state's interest in continuing nondisclosure substantially outweighs the defendant's right to disclosure.

DENIED.

Service of this Search Warrant upon the customer whose financial records are being sought is hereby waived, pursuant to C.G.S. § 36a-43 (a).

(NOTE: AFFIANT'S OATH MUST BE TAKEN PRIOR TO JUDGE / JUDGE TRIAL REFEREE SIGNING BELOW)

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Signed at <i>New Britain</i> , Connecticut, on: <i>3-9-21</i>	Date	At (Time)	<input type="checkbox"/> a.m.
		<i>3:30</i>	<input checked="" type="checkbox"/> p.m.
Signed (Judge/Judge Trial Referee)	Print name of Judicial Official		
<i>[Signature]</i>	<i>[Signature]</i>		

**RETURN FOR AND INVENTORY
PROPERTY SEIZED ON SEARCH AND SEIZURE WARRANT**

			Inventory control number
Judicial District of New Haven	G.A. 23	At (Address of Court) 121 Elm Street, New Haven CT	
Docket number CR-		Uniform arrest number	Police case number 21-4538
			Date of seizure 03/09/2021
			Companion case number

Then and there by virtue of and pursuant to the authority of the foregoing warrant, I searched the person, place or thing named therein, to wit:

Facebook 1601 Willow Road, Menlo Park, CA 94025

and found thereon or therein, seized, and now hold in custody, the following property:

Total Cash Seized: **NONE**, consisting of

**Facebook records under the screen name Qinxuan Pan with site address of
<https://www.facebook.com/qinxuan.pan>**

JZ

and I gave a copy of such warrant to **Facebook Inc.**, the owner or occupant of the dwelling, structure, motor vehicle or place designated therein, or to _____ the person named therein, on **03/09/2021**

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Date *6/1/2021* Signed (Officer's signature and department) *[Signature] NEW HAVEN PD.*

NOTE: Form JD-CR-61, pages 1 -must be supplemented by Form JD-CR-52.

**RETURN FOR AND INVENTORY
PROPERTY SEIZED ON SEARCH AND SEIZURE WARRANT**

Judicial District of New Haven			G.A. 23	At (Address of Court) 121 Elm Street, New Haven, CT.	Inventory control number
Docket number CR-		Uniform arrest number	Police case number 21- 4538	Date of seizure 02/08/2021	Companion case number

Then and there by virtue of and pursuant to the authority of the foregoing warrant, I searched the person, place or thing named therein, to wit:

The above listed items are located at the North Haven Police Department, 8 Linsley Street, North Haven, CT 06473.

and found thereon or therein, seized, and now hold in custody, the following property:

Total Cash Seized: N/A, consisting of

The following are additional seized items to the prior submitted list:

Ruger 1911 .45 cal in black ruger handgun case.

Three silver .45 cal magazines

One black .45 cal magazine.

Two silver .45 cal magazines.

One black magazine.

(11) Boxes of Ammunition (1) black Bungee cord (1) 2015 Terrain Paper

Item#14 (1) Pair of black Sketchers.

Item#23= (1) grey Hind grey Sweatpants.

Item#15 (1) Black Dell Brief Case.

(1) Black Metro PCS Knitted hat.

Item#24= (1) Plastic shopping bag containing screws and (1) Empty Box of Gold Dot Ammunition and one Gold Dot Ammunition containing 9 rounds.

and I gave a copy of such warrant to NoHPD, the owner or occupant of the dwelling, structure, motor vehicle or place designated therein, or to _____ the person named therein, on 02/08/2021.

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Date 5/25/2021 Signed [Signature] NEW HAVEN P.D.

NOTE: Form JD-CR-61, pages 1 -must be supplemented by Form JD-CR-52.