

**ARREST WARRANT APPLICATION**

JD-CR-64b Rev. 3-11  
C.G.S. § 54-2a  
Pr., Bk. Sec. 36-1, 36-2, 36-3

**STATE OF CONNECTICUT  
SUPERIOR COURT**  
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For Court Use Only	
Supporting Affidavits sealed	
<input type="checkbox"/> Yes	<input type="checkbox"/> No

Police Case number <b>21-4538</b>	Agency name <b>New Haven Police Department</b>	Agency number
Name (Last, First, Middle Initial) <b>Pan, Qinxuan</b>	Residence (Town) of accused <b>Malden</b>	Court to be held at (Town) <b>New Haven</b>
		Geographical Area number <b>23</b>

**Application For Arrest Warrant**

To: A Judge of the Superior Court

The undersigned hereby applies for a warrant for the arrest of the above-named accused on the basis of the facts set forth in the:  Affidavit Below.  Affidavit(s) Attached.

Date <b>2/26/2021</b>	Signed (Prosecuting Authority) <i>[Signature]</i>	Type/print name of prosecuting authority <b>Patrick J. Griffin</b>
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**Affidavit**

The undersigned affiant, being duly sworn, deposes and says:

1. The undersigned, Detective David Zaweski, being duly sworn, does depose and state that he is a member of the New Haven Police Department and has been since October 16, 2002. At all times mentioned herein he was acting as a member of said department. The following facts and circumstances are stated from personal knowledge and observations as well as information received from other police officers acting in their official capacity and from official police reports and statements made by prudent and credible witnesses.
2. On February 6, 2021, at approximately 8:33 p.m., uniformed New Haven Police Department (NHPD) officers responded to the intersection of Lawrence Street and Nicoll Street regarding a person shot. NHPD received 911 calls from multiple callers who reported hearing numerous gunshots in the area and observing a dark colored Sport Utility Vehicle (SUV) fleeing the intersection of Lawrence Street and Nicoll Street. Upon arrival, officers located the victim, later identified as Kevin Jiang (DOB 02/14/1994), lying in the middle of the road wearing a yellow and black jacket. He was observed to be holding an army camouflage backpack. Jiang was suffering from multiple gunshot wounds to the face. Medical personnel arrived and Jiang was subsequently pronounced deceased on scene at 8:48 p.m.
3. An autopsy was performed at the Office of the Chief Medical Examiner (OCME). At autopsy, three projectiles were recovered from the body and apparent stippling was noted on the left side of Jiang's face, indicative of the fact that he had been shot at close range. The OCME certified the cause of death as gunshot wounds of the head, torso, and extremities. The manner of death was certified as a homicide.
4. Members of the NHPD Bureau of Identification Unit processed the scene and collected eight .45 caliber fired cartridge casings and four fired projectiles. One of the fired projectiles was recovered from the camouflage backpack. This ballistic evidence was later submitted to the State of Connecticut Department of Emergency Services and Public Protection Division of Scientific Services (State Lab). Jiang's silver Toyota Prius, bearing Connecticut registration AX-17620, was found parked facing east in the middle of Lawrence

(This is page 1 of a 11 page Affidavit.)

Date <b>FEB 26, 2021</b>	Signed (Affiant) <i>[Signature]</i> #500
Jurat Subscribed and sworn to before me on (Date) <b>Feb 26, 2021</b>	Signed (Judge/Clerk/Commissioner of Superior Court, Notary Public) <i>[Signature]</i> #982

**Finding**

The foregoing Application for an arrest warrant, and affidavit(s) attached to said Application, having been submitted to and considered by the undersigned, the undersigned finds from said affidavit(s) that there is probable cause to believe that an offense has been committed and that the accused committed it and, therefore, that probable cause exists for the issuance of a warrant for the arrest of the above-named accused.

Date and Signature <b>New Haven</b>	Signed at (City or town)	On (Date) <b>2-26-21</b>	Signed (Judge/Judge Trial Referee) <i>[Signature]</i>	Name of Judge/Judge Trial Referee <b>[Signature]</b>
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Name (Last, First, Middle Initial) <b>Pan, Qinxuan</b>	Residence (Town) of accused <b>Malden</b>	Court to be held at (Town) <b>New Haven</b>	Geographical Area number <b>23</b>
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**Affidavit - Continued**

Street, approximately 103 feet from where Jiang's body was located. Jiang's Prius was subsequently towed to the NHPD garage, located at 710 Sherman Pkwy, and later examined for potential evidence.

5. On scene officers spoke with several witnesses, one of whom believed the SUV that fled the scene was a black GMC Terrain. Another witness heard multiple gunshots and saw a black SUV with its interior light lit and the driver gesturing inside. The witness noted that either the driver or the victim was wearing yellow. An additional witness reported observing a white or light skinned male wearing a black shirt and jeans running on Lawrence Street toward State Street. Finally, officers spoke with a witness on scene who initially told officers that he saw two or three people inside a black or dark blue SUV. Detectives conducted a follow-up recorded interview with this witness who now stated there was nothing to lead him to believe there was anyone other than the driver in the vehicle.
6. Based upon witness information, a responding officer transmitted to NHPD dispatch that the suspect vehicle was possibly a 2013 black GMC Terrain, last seen traveling on Lawrence Street towards State Street and potentially occupied by two subjects, one of whom may have been wearing a yellow hoody or jacket.
7. At approximately 10:22 p.m., NHPD disseminated an "Officer Safety" broadcast on the "Hot Line" to surrounding police departments. The suspect vehicle was described as a black SUV, possibly a GMC Terrain with two occupants; one occupant possibly a black male wearing a yellow sweater. It was later determined that the police dispatcher erroneously broadcasted that the occupant was possibly a black male. No witnesses on scene, nor any 911 callers, described the occupant(s) of the SUV as a black male.
8. Affiant Zaweski spoke with an eyewitness who resides on Lawrence Street near Nicoll Street. The witness looked out the window after hearing gunshots and a scream. The witness saw the shooter standing over Jiang firing two shots in a downward direction toward Jiang as he lay on the street. The witness described the shooter as tall and slender, wearing all black clothing, and a black winter hat. The witness saw the shooter enter a black SUV, but the witness did not know if the shooter entered the SUV from the driver side or passenger side of the vehicle. The witness saw the SUV drive around Jiang's vehicle east on Lawrence Street.
9. Video-audio surveillance was obtained from a residence located on Lawrence Street near Nicoll Street. Upon review by Affiant Zaweski, a vehicle crash can be heard prior to a Toyota Prius entering the camera frame, travelling east on Lawrence Street. The Prius was closely followed by a dark colored SUV. The Prius came to a stop and then the hazard lights turned on. The SUV reversed toward Nicoll Street and can be heard colliding with another vehicle out of the camera frame. The other vehicle was later identified as an unoccupied parked Honda Civic with damage to the rear left hubcap and fender. During the processing of the GMC Terrain, Detective Parker observed damage to the rear right fender consistent with the damage on

(This is page 2 of a 11 page Affidavit.)

Date <i>Feb 26, 2021</i>	Signed (Affiant) <i>[Signature]</i> #500
Jurat Subscribed and sworn to before me on (Date) <i>Feb 26, 2021</i>	Signed (Judge/Clerk, Commissioner of Superior Court, Notary Public) <i>[Signature]</i> #452
Reviewed (Prosecutorial Official) <i>[Signature]</i>	Reviewed (Judge/Judge Trial Referee) <i>[Signature]</i> Date <i>2/26/21</i>

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**Affidavit - Continued**

the Civic. Jiang exited the Prius and walked toward the SUV. Jiang and the SUV eventually moved out of the camera frame. A few seconds later eight gunshots can be heard, a brief scream, and then additional gunshots. Seconds after the gunshots the SUV is captured on video travelling past Jiang's vehicle east on Lawrence Street toward State Street with its headlights turned off.

10. The vehicle depicted in the camera appeared to be a GMC Terrain. Surveillance video from the area captured the GMC Terrain turn north onto Mechanic Street from Lawrence Street. The GMC entered the East Rock Community Magnet School parking lot the wrong way, and then the GMC Terrain exited the parking lot continuing to travel east onto Willow Street toward State Street. A City of New Haven camera located at the intersection of State Street and Ferry Street captured what appeared to be a dark colored GMC Terrain traveling south on Ferry Street towards the Interstate 91 North entrance ramp.
11. On 02/06/2021 at approximately 8:57 p.m., roughly ninety minutes before the NHPD "Officer Safety" broadcast was disseminated (as detailed in paragraph 6 of this affidavit), officers from the North Haven Police Department (No.HPD) responded to Sims Metal Management, located at 234 Universal Drive, for the report of a suspicious vehicle in the lot. Officers located a dark blue, 2015 GMC Terrain, bearing Connecticut commercial registration AE-33336 (VIN 2GKFLWEK0F6385093) stuck on the railroad tracks. The vehicle was occupied by one individual, identified through his Massachusetts driver's license as Qinxuan Pan (DOB 4/16/1991), of 193 Clifton Street in Malden, Massachusetts, who was sitting in the driver seat, attempting to move the vehicle. Officers approached the vehicle with their body-worn cameras activated. Pan exited the GMC Terrain and explained that he accidentally drove onto the train tracks and the vehicle was stuck. Pan stated he took a wrong turn or missed the highway entrance as he was trying to get to Massachusetts.
12. A COLLECT inquiry revealed the license plate on the GMC Terrain was entered into the system as lost or stolen by the Newington Connecticut Police Department. The vehicle identification number on the vehicle came back to a GMC Terrain registered in the state of Massachusetts. Pan initially said the GMC Terrain was his vehicle, then claimed that it was a rental. However, Pan could not produce the rental agreement, nor could he explain the lost or stolen plate affixed to the GMC Terrain.
13. One of the No. HPD officers reported seeing a black leather type [Dell] briefcase on the rear passenger floorboard of the GMC Terrain. Pan was described as approximately 6 feet tall, slender build, wearing a black jacket, black pants, and black dress shoes. Affiant Zaweski reviewed the officers' body-worn camera footage of their encounter with Pan in the GMC Terrain, which captured a black backpack on the front passenger seat, a yellow coat on the front passenger floorboard, and [Dell] briefcase in the rear passenger compartment. Of particular note, body-worn camera footage depicts Pan wearing a dark blue "Patriots" neck gaiter and a grey knit winter hat with a "MetroPCS" logo on it.

(This is page 3 of a 11 page Affidavit.)

Date	<i>FEB 26 2021</i>	Signed (Affiant)	<i>[Signature]</i> #500
Jurat	Subscribed and sworn to before me on (Date) <i>FEB 26 2021</i>	Signed (Judge/Clerk, Commissioner of Superior Court, Notary Public)	<i>[Signature]</i> #952
Reviewed (Prosecutorial Official)	Date	Reviewed (Judge/Judge Trial Referee)	Date
<i>[Signature]</i>	<i>2/26/2021</i>	<i>[Signature]</i>	<i>2/26/21</i>

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**Affidavit - Continued**

14. When interviewed, the security guard who reported the suspicious vehicle described only seeing one occupant, an Asian male operator, wearing a mask covering half his face. Surveillance video from Sims captured the GMC Terrain entering the front gate of the property at 08:47 p.m.
  
15. The GMC Terrain was towed from the train tracks and subsequently seized by the No.HPD. Qinxuan Pan was driven by the tow truck driver to the Best Western, 201 Washington Avenue, North Haven. After the Pan encounter was completed, No.HPD dispatch received a call from the Mansfield Police Department in Massachusetts reporting the GMC Terrain was stolen from a car dealership in their town.
  
16. When interviewed, the tow truck driver stated as they drove to the hotel, Pan explained that his GPS told him to turn right which caused him to get lost. When they arrived at the Best Western Hotel, Pan jumped on the flatbed to retrieve his items from the vehicle. The driver told Pan four or five times to get off the flatbed, for his safety, which Pan ignored. Pan was adamant he needed the blue bag from the vehicle and did not want the driver to get it. At one point, the driver had to grab Pan by the shirt to get him out of the GMC. The driver retrieved Pan's items which included a computer bag, a backpack, a jacket and a blue bag. When the driver handed Pan the bags, he described the blue bag as having some weight to it. The driver described Pan as having a slender build, approximately 160 lbs. with short black hair.
  
17. The following morning, on 02/07/2021 at approximately 11:00 a.m., No.HPD officers responded to the Arby's Restaurant, located at 267 Washington Avenue, for the report of a found handgun. Arby's is located adjacent to the Best Western Hotel where Pan had been dropped off the previous evening by the tow truck driver. Both properties are easily accessible to each other on foot. Upon entering the restaurant, the officers observed the following items arranged on a table: a Ruger .45 caliber SR1911 semi-automatic pistol; a black Ruger pistol case; seven firearm magazines; numerous boxes of ammunition; a black Dell briefcase; one pair of black Skechers sneakers; a gray knit winter hat with a "MetroPCS" logo; a GMC Terrain owner's manual; a pair of lug nuts; a yellow Urban District jacket; Grey Hind sweat pants; a blue plastic bag labeled "City of Malden, MA"; three license plates; and scissors. An Arby's employee found these items on the north side of the restaurant's driveway as he arrived for work, brought them inside and placed them on a table prior to police arrival. The employee informed the officers that the magazines and boxes of ammunition were located in the blue plastic bag. A second employee offered that she noticed the items at approximately 7:30 a.m. when she arrived at work, but did not retrieve the items.
  
18. It bears noting that one of the initial responding officers to Pan's encounter at Sims the evening before was also present at the Arby's restaurant. The officer recognized the black Dell briefcase and the blue plastic bag labeled "City of Malden, MA" as the items he saw in the GMC Terrain during his encounter with Qinxuan Pan the previous evening. This officer believed the items belonged to Qinxuan Pan, so he

(This is page 4 of a 11 page Affidavit.)

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Jurat Subscribed and sworn to before me on (Date) <i>FEB 26 2021</i>	Signed (Judge/Clerk, Commissioner of Superior Court, Notary Public) <i>[Signature]</i> #432
Reviewed (Prosecutorial Officer) <i>[Signature]</i>	Date <i>2/26/2021</i>
Reviewed (Judge/Judge Trial Referee) <i>[Signature]</i>	Date <i>2/24/21</i>

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
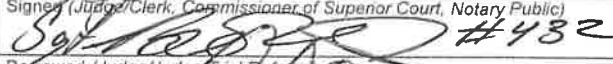
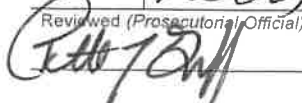

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**Affidavit - Continued**

proceeded to the Best Western Hotel in an attempt to locate Pan.

19. Due to the homicide investigation in New Haven, members of the NHPD Investigative Services Division were notified and responded to the hotel, where they aided in the search for Pan. Surveillance video from the hotel captured Pan checking in at 10:27 p.m. on 02/06/2021. The video captured Pan wearing a black backpack and carrying the black Dell briefcase along with other bags. Officers learned Pan used his credit card to reserve room #276 and according to the reservation system Pan had not yet checked-out. Hotel staff explained that room service had already entered the room and discovered it did not appear to have been used the previous night. Officers were granted access to room #276 and found it unoccupied. A systematic canvass of the hotel did not locate Pan.
  
20. Affiant Zaweski spoke with the victim Jiang's fiancée, Zion Perry, who resides approximately 500 feet from the crime scene. Both Perry and Jiang are graduate students at Yale University in New Haven. Perry stated that, on 02/06/2021, she and Jiang were fishing earlier in the day and returned to her apartment for dinner. They went shopping at Stop & Shop between 7:00 p.m. and 8:00 p.m. and returned to her apartment. This is confirmed by Stop & Shop surveillance video. Jiang left Perry's residence a short time later and Perry indicated she stood in the threshold of the door as he entered his vehicle and drove from the area. Perry went inside and heard gunshots a few minutes later. She believed Jiang had left the area and didn't think he was involved.
  
21. Perry and Jiang recently became engaged to be married, and Perry posted photos and a video of the engagement on Facebook on 01/30/2021. The post was accessible by her friends and the public. Affiant Zaweski located Qinxuan Pan listed as a friend on Zion Perry's Facebook profile page.
  
22. Zion Perry explained she met Qinxuan Pan in 2019 while they both attended the Massachusetts Institute of Technology (MIT). He was a graduate student and she was an undergraduate student. They met while attending various Christian group events on campus. They talked at those events and she invited him to other events to welcome him. They never had a romantic or sexual relationship, they were just friends, but she did get a feeling that he was interested in her during that time.
  
23. 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," and hers was "Zion Perry." She had no contact information for Pan, but believed he would still use his MIT

(This is page 5 of a 11 page Affidavit.)

Date <b>FEB 26 2021</b>	Signed (Affiant) 
Jurat Subscribed and sworn to before me on (Date) <b>FEB 26, 2021</b>	Signed (Judge/Clerk, Commissioner of Superior Court, Notary Public)  #432
Reviewed (Prosecutorial Official) 	Date <b>2/26/2021</b>
Reviewed (Judge/Judge Trial Referee) 	Date <b>2/26/21</b>

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**Affidavit - Continued**  
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24. A review of Perry's Facebook account reflects that, on 06/13/2020, Jiang uploaded a photo of himself and Perry. Because she was "tagged" in it, the photo appeared on Perry's page and was accessible to any of her Facebook "friends," including Pan. On 08/23/2020, Perry made a public Facebook post about Jiang and about starting her Ph.D. at Yale in one week. On 01/30/2021, one week prior to Jiang's homicide, she posted photos and a video announcing their engagement.
25. 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 a Motor Vehicle, in connection with the stolen GMC Terrain. Massachusetts State Police went to 193 Clifton Street in Malden, Massachusetts to execute the arrest warrant. Members of the NHPD Investigative Services Division met with Massachusetts State Police officers at Pan's residence, where they entered the residence and did not locate Pan or any other individuals.
26. 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. NHPD Detective E. White also reported that a connection between Pan and phone number (857) 333-2362 was found within MIT databases. Later on 02/08/2021, members of the U.S. Marshals Service began to conduct an emergency ping on phone number (857) 333-2362 and it was determined that the number was pinging within 100 yards of a Super 8 Hotel located at 6785 North Carolina-46 in Garysburg, North Carolina. 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 did not locate Pan.
27. U.S. Marshals then checked a Shell Station located at 6775 North Carolina-46, Garysburg, North Carolina, 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 had been found outside. U.S. Marshals then seized this black cellular phone. It had a cracked screen and a red case.
28. On 02/08/2021, Affiant Zaweski was informed of multiple License Plate Reader (LPR) hits on a dark colored Lexus ES 350, bearing Massachusetts registration 1LZH11. This vehicle was previously linked to Qinxuan Pan's mother, Hong Huang. On 02/07/2021 at 3:33 a.m., the Lexus crossed the Verrazano Bridge, entering the borough of Queens, New York. There were additional LPR hits throughout New York, followed by an LPR hit near Grovetown, Georgia at 5:05 a.m. on 02/08/2021.
29. In addition, a review of historical LPR data related to the Lexus revealed that the vehicle had been in New Haven on prior occasions: on 09/21/2020 at 11:02 p.m., at the intersection of Foxon Boulevard and

(This is page 6 of a 11 page Affidavit.)

Date <i>FEB 26, 2021</i>	Signed (Affiant) <i>[Signature] #500</i>
Jurat Subscribed and sworn to before me on (Date) <i>FEB 26, 2021</i>	Signed (Judge/Clerk, Commissioner of Superior Court, Notary Public) <i>[Signature] #432</i>
Reviewed (Prosecutorial Official) <i>[Signature]</i>	Date <i>2/26/2021</i>
Reviewed (Judge/Judge Trial Referee) <i>[Signature]</i>	Date <i>2/26/21</i>

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**Affidavit - Continued**

Quinnipiac Avenue in New Haven; and on 11/17/2020 at 10:36 p.m., near 45 Edwards Street in New Haven, which is 0.2 miles from Zion Perry's residence.

30. 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.

- On 12/11/2020 at approximately 9:07 p.m., NHPD officers were dispatched to a shots fired report from a residence at 165 Huntington Street in New Haven. Five .45 caliber fired cartridge casings were located in the street directly in front of 165 Huntington Street.
- On 01/15/2021 at approximately 7:41 p.m. NHPD officers were dispatched to 105 Stimson Road in New Haven for a ShotSpotter activation. One .45 caliber fired cartridge casing was located in the street directly in front of 105 Stimson Road.
- On 02/05/2021 at approximately 7:26 p.m., NHPD officers were dispatched to 170 Osborn Street for a ShotSpotter activation of five gunshots. Two .45 caliber fired cartridge casings were located in the street. Officers located surveillance video from a neighboring residence which showed a dark colored SUV, with similar features to a GMC Terrain, parked outside the house for a moment prior to fleeing the area.
- On 02/06/2021 at approximately 7:25 p.m., roughly one hour before Jiang was killed, officers were dispatched to a shots fired report from a resident at 164 Shepard Street in Hamden. A dwelling was struck by gunfire. Two .45 fired cartridge casings were located in the roadway directly in front of 164 Shepard Street. One witness observed a black SUV stopped in front of the residence after the gunshots. The witness observed a white or Hispanic male seated in the driver's seat pointing a handgun at the residence. The shooter was described as wearing a white hooded-sweatshirt and having black curly hair. Surveillance video was later seized from the residence which captured a dark colored SUV, which resembles a 2015 GMC Terrain, stop in front of the residence and fire two shots. The video showed a slight portion of what appeared to be a light-colored sleeve holding the gun.

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Jurat	Subscribed and sworn to before me on (Date) <i>Feb 26 2021</i>	Signed (Judge/Clerk, Commissioner of Superior Court, Notary Public)	<i>[Signature]</i> #482
Reviewed (Prosecutorial Official)	Date	Reviewed (Judge/Judge Trial Referee)	Date
<i>[Signature]</i>	<i>2/26/2021</i>	<i>[Signature]</i>	<i>2/26/21</i>



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**Affidavit - Continued**

31. Detective White confirmed that, on 2/05/2021, the same day as the shots fired call at 170 Osborn Street, Pan test drove a black 2017 GMC Terrain from Tuck's Trucks GMC, located in Hudson, Massachusetts. The dealership confirmed that Pan did not return the vehicle until the morning of 02/06/2021.
  
32. Detective Cunningham of the NHPD spoke with a sales consultant at Station Buick-GMC, located at 2 Chauncy Street in Mansfield, Massachusetts. The sales consultant recalled assisting Pan on 02/06/2021 and that Pan was wearing a yellow jacket at that time. Pan provided his Massachusetts license and at approximately 11:00 a.m., Pan took a blue 2015 GMC Terrain, having VIN 2GKFLWEK0F6385093, from the dealership for a test drive and never returned it. The dealership reported the 2015 GMC Terrain stolen to the Mansfield Police Department at approximately 7:30 p.m. As detailed in paragraph 10 of this affidavit, a check of the GMC Terrain's VIN matches the vehicle towed by the No.HPD on the night of Jiang's homicide.
  
33. Affiant Zaweski was informed that the Ruger SR1911, S/N 672-77215, recovered from the Arby's restaurant, was traced to purchaser William R. Herriford-Alsup of Newport, Kentucky, who purchased the gun on 05/13/2020. On 02/11/2021, ATF Task Force Officer Miles spoke with Herriford-Alsup, who stated he sold the Ruger to an Asian male, in his 20's, with short spiked hair, about 5'6," with a skinny build, who was driving a silver BMW. The buyer paid eight hundred dollars for it and, Herriford-Alsup did not ask to see any form of identification. He stated he communicated with the buyer through the email address [jlong0111@gmail.com](mailto:jlong0111@gmail.com). He stated he believed he would recognize the buyer again from a photograph and he was shown a photograph of Qinxuan Pan. Herriford-Alsup stated it was not the buyer. He was shown a photograph of Kevin Jiang and he stated it looked more like the buyer, but he couldn't say for sure. It has been determined that there is no NIBIN connection between the SR1911 Ruger handgun found in the Arby's parking lot and the .45 fired cartridge casings at the scene of Jiang's homicide.
  
34. On 02/11/2021, the U.S. Marshals Service received multiple LPR hits in the area of Duluth, Georgia and were able to locate and stop the Lexus. The two occupants located in the vehicle were Pan's parents, Hong Huang and Hao Pan. Members of the U.S. Marshals Service conducted an interview with Hao Pan in Anderson, South Carolina, who identified himself as the father of Qinxuan Pan. Hao Pan stated that approximately four to five days ago, he received a phone call from Qinxuan Pan who told him that he was in Connecticut and needed help. Hao Pan stated that he and Hong Huang, Qinxuan Pan's mother, then left Massachusetts and picked up Qinxuan Pan in Connecticut. Hao Pan did not elaborate as to why his son needed "help" in Connecticut.
  
35. Hao Pan stated that they have been driving to unknown locations with Qinxuan Pan since picking him up in Connecticut, and that they have been sleeping in the vehicle. Hao Pan stated that Huang's phone was lost at an unknown location at an unknown time while they were driving. Hao Pan stated he last saw his son between midnight and the early morning hours on 02/11/2021 at an unknown location. Members of the U.S.

(This is page 8 of a 11 page Affidavit.)

Date <b>FEB 26, 2021</b>	Signed (Affiant) <i>[Signature]</i> #10
Jurat Subscribed and sworn to before me on (Date) <b>FEB 26, 2021</b>	Signed (Judge/Clerk, Commissioner of Superior Court, Notary Public) <i>[Signature]</i> #432
Reviewed (Prosecutorial Official) <i>[Signature]</i>	Date <b>2/26/2021</b>
Reviewed (Judge/Judge Trial Referee) <i>[Signature]</i>	Date <b>2/26/21</b>



**ARREST WARRANT APPLICATION**

JD-CR-64a Rev. 3-11  
C.G.S. § 54-2a  
Pr. Bk. Sec. 36-1, 36-2, 36-3

**STATE OF CONNECTICUT  
SUPERIOR COURT**

www.jud.ct.gov

Name (Last, First, Middle Initial) <b>Pan, Qinxuan</b>	Residence (Town) of accused <b>Malden</b>	Court to be held at (Town) <b>New Haven</b>	Geographical Area number <b>23</b>
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**Affidavit - Continued**

Marshals Service conducted an interview with Hong Huang, who identified herself as Qinxuan Pan's mother and refused to answer any questions without an attorney.

36. 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 State Lab for analysis. Investigators also observed a surgical mask located in the interior handle of the passenger door. This item was seized as evidence and sent to the State Lab for analysis. Furthermore, investigators observed the Terrain's front license plate bracket hanging at a particular angle, attached by one screw. Investigators also observed an imprint on the rear bumper of the Toyota Prius (the victim Jiang's vehicle), consistent with the shape and positioning of the front license plate bracket of the GMC Terrain, as described above. The affiant submits that, based upon these observations, it is reasonable to infer that the front of the GMC Terrain collided with the rear of the Toyota Prius. This is consistent with information previously detailed in paragraph 8 of this affidavit, indicating that a vehicle crash occurred prior to Jiang's homicide.

37. Affiant Zaweski secured a search and seizure warrant, signed by the Honorable Judge Harmon, for the items seized by the No.HPD at the Arby's restaurant. Amongst the items located at the Arby's restaurant were the grey knit winter hat with a "MetroPCS" logo on it and the Dell briefcase. Both items were sent to the State Lab for confirmation of blood and DNA analysis.

38. On 02/12/2021, Affiant Zaweski received a DNA report from the State Lab, which states in relevant part, the following:

"The results are consistent with the DNA profile from [a reddish-brown stain located on the Dell briefcase] originating from a single male individual. Assuming one individual, the DNA profile from [a reddish-brown stain located on the Dell briefcase] is at least 100 billion times more likely to occur if it originated from Kevin Jiang than if it originated from an unknown individual."

The report continues to state, in relevant part, the following:

"The results are consistent with the DNA profile from [the reddish-brown, possible tissue-like material, from the front of the grey knit winter hat with a "MetroPCS" logo] originating from a single male individual. Assuming one individual, the DNA profile from [the reddish-brown, possible tissue-like material, from the front of the grey knit winter hat with a "MetroPCS" logo] is at least 100 billion times more likely to occur if it originated from Kevin Jiang than if it

(This is page 9 of a 11 page Affidavit.)

Date	<i>FEB 26 2021</i>	Signed (Affiant)	<i>[Signature]</i> #500
Jurat	Subscribed and sworn to before me on (Date) <i>FEB 26 2021</i>	Signed (Judge/Clerk, Commissioner of Superior Court, Notary Public)	<i>[Signature]</i> #432
Reviewed (Prosecutorial Official)	<i>[Signature]</i>	Reviewed (Judge/Judge Trial Referee)	<i>[Signature]</i>
Date	<i>2/26/2021</i>	Date	<i>2/26/21</i>

**ARREST WARRANT APPLICATION**

JD-CR-64a Rev. 3-11  
C.G.S. § 54-2a  
Pr. Bk. Sec. 36-1, 36-2, 36-3

**STATE OF CONNECTICUT  
SUPERIOR COURT**

www.jud.ct.gov

Name (Last, First, Middle Initial) <b>Pan, Qinxuan</b>	Residence (Town) of accused <b>Malden</b>	Court to be held at (Town) <b>New Haven</b>	Geographical Area number <b>23</b>
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**Affidavit - Continued**

originated from an unknown individual.”

39. The lab report indicates that DNA samples were obtained and analyzed from the Dell briefcase and the grey winter hat with “MetroPCS” logo that resulted in complex mixtures.

40. Numerous other items of evidence were analyzed and a “pseudo-known” DNA profile of a major male contributor was developed from the interior of the grey winter hat with “Metro PCS” logo. As stated in paragraph 12, Pan is captured on body worn cameras wearing a winter hat with “Metro PCS” logo. The “pseudo-known” profile was compared to numerous items of evidence. The Major male contributor was included on multiple items of evidence, could not be eliminated or was eliminated from items of evidence. Most items of evidence contained mixtures of DNA profiles.

41. On 02/16/2021, Affiant Zaweski received a latent print examination report from the State Lab, which states in relevant part, the following:

An impression from item 003-001, the “Ruger SR-1911” semi-auto handgun with serial number “67277215,” was entered into Next Generation Identification which generated a hit (viable candidate was selected). It was identified to the impression marked left middle of Qinxuan Pan.

An impression from item 003-003, one loaded black magazine for a semi-auto handgun, with no obvious labels, was entered into Next Generation Identification which generated a hit (viable candidate was selected). It was identified to the impression marked left middle of Qinxuan Pan.

42. On 02/23/2021, Affiant Zaweski received a report from the State Lab containing the results of the Chemistry Units examination, which states in relevant part, the following:

Item 005-002[SEM disk from the right cuff area of the yellow Urban District jacket]: Particles classified as characteristic of primer-gunshot residue (pGSR) were found.

Item 005-003[SEM disk from the left cuff area of the yellow Urban District jacket]: A particle classified as characteristic of primer-gunshot residue (pGSR) was found.

Item 012-002[SEM disk marked “drive side front headliner and door area”]: Particles classified as characteristic of primer-gunshot residue (pGSR) were found.

(This is page 10 of a 11 page Affidavit.)

Date <i>Feb 26, 2021</i>	Signed (Affiant) <i>[Signature]</i>
Jurat Subscribed and sworn to before me on (Date) <i>Feb 26, 2021</i>	Signed (Judge/Clerk, Commissioner of Superior Court, Notary Public) <i>[Signature] #482</i>
Reviewed (Prosecutorial Official) <i>[Signature]</i>	Date <i>2/26/2021</i>
Reviewed (Judge/Judge Trial Referee) <i>[Signature]</i>	Date <i>2/26/21</i>

**ARREST WARRANT APPLICATION**

JD-CR-64a Rev. 3-11  
C.G.S. § 54-2a  
Pr. Bk. Sec. 36-1, 36-2, 36-3

**STATE OF CONNECTICUT  
SUPERIOR COURT**

www.jud.ct.gov

Name (Last, First, Middle Initial) <b>Pan, Qinxuan</b>	Residence (Town) of accused <b>Malden</b>	Court to be held at (Town) <b>New Haven</b>	Geographical Area number <b>23</b>
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**Affidavit - Continued**

43. 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. The Major contributor from the interior of the winter hat is eliminated as a contributor to the DNA profile from [blood-like stain of the gear shifter].

The report continues to state, in relevant part, the following:

The results are consistent with the DNA profile from [swabbing of mask - interior] originating from a single male individual. Kevin Jiang is eliminated as the source of the DNA profile from [swabbing of mask - interior]. Assuming one individual, the DNA profile from [swabbing of mask - interior] is at least 100 billion times more likely to occur if it originated from Major contributor from the interior of winter hat than if it originated from an unknown individual.

- 44. To date, investigators have yet to obtain a known DNA sample from Qinxuan Pan required for comparison to these evidentiary results.
- 45. A check through the Bureau of Alcohol, Tobacco, Firearms and Explosives confirmed that Qinxuan Pan did not have any registered firearms to him in Massachusetts.
- 46. To date, the whereabouts of Qinxuan Pan remain unknown despite the concerted efforts by local, state and federal authorities across multiple states.
- 47. The affiants have learned, Qinxuan Pan has strong family and social ties to the People's Republic of China. Furthermore, the firearm used in the homicide has not been recovered. As such, his actions following the homicide constitute an active attempt to avoid apprehension and he must be considered armed and dangerous and an extreme flight risk.
- 48. Wherefore, the undersigned believes that probable cause has been established and respectfully requests that an arrest warrant be issued for Qinxuan Pan (DOB 04/16/1991) charging him with Murder, in violation of Connecticut General Statutes Section 53a-54a.

(This is page 11 of a 11 page Affidavit.)

Date <i>FEB 26, 2021</i>	Signed (Affiant) <i>[Signature] #500</i>
Jurat Subscribed and sworn to before me on (Date) <i>Feb 26, 2021</i>	Signed (Judge/Clerk, Commissioner of Superior Court, Notary Public) <i>[Signature] #432</i>
Reviewed (Prosecutorial Official) <i>[Signature]</i>	Date <i>2/26/2021</i>
Reviewed (Judge/Judge Trial Referee) <i>[Signature]</i>	Date <i>2/26/21</i>

**AFFIDAVIT AND APPLICATION  
SEARCH AND SEIZURE WARRANT**

JD-CR-61 Rev. 3-10  
C.G.S. §§ 54-33a, 54-33c, 54-33j

STATE OF CONNECTICUT  
**SUPERIOR COURT**

www.jud.ct.gov



Form JD-CR-52 must also be completed

**Instructions To Applicant**

File the application for the warrant and all affidavits upon which the warrant is based with the clerk of the court for the geographical area within which any person who may be arrested in connection with or subsequent to the execution of the search warrant would be presented, together with the return of the warrant.

**Instructions To G.A. Clerk**

Upon execution and return of the warrant, affidavits which are the subject of an order dispensing with the requirement of giving a copy to the owner, occupant or person within forty-eight hours shall remain in the custody of the clerk's office in a secure location apart from the remainder of the court file.

Police Case number 21-4538

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

The undersigned, being duly sworn, complains on oath that the undersigned has probable cause to believe that certain property, to wit:

**Ruger 1911 .45 cal in black ruger handgun case. Three silver .45 cal magazines and one black .45 cal magazines. Two silver .45 cal magazines. One black magazine. Two white grocery bag's with one box of .45 cal and one empty .45 cal box. One pair of black size 9 sketcher shoes. Black dell briefcase containing; 10 box's of mis ammo, one box of training rounds, winter knit hat, four GMC owner manuals, GMC spair lug nuts. Yellow Urban District jacket size large. Grey Hind sweatpants size small. Blue trash bag. Three license Plates, one dealership plate cover, one pair of scissors. The evidence will be photographed, collected and submitted to the Department of Public Safety Forensic Science Laboratory located at 278 Colony Street in Meriden, Connecticut or another certified forensic laboratory for physical examination, scientific testing and forensic analysis.**

- is possessed, controlled, designed or intended for use or which is or has been or may be used as the means of committing the criminal offense of: \_\_\_\_\_
- was stolen or embezzled from: \_\_\_\_\_
- constitutes evidence of the following offense or that a particular person participated in the commission of the offense of:  
**Violation of CGS 53a-54a Murder**
- is in the possession, custody or control of a journalist or news organization, to wit: \_\_\_\_\_
- and such person or organization has committed or is committing the following offense which is related to such property: \_\_\_\_\_
- and such property constitutes contraband or an instrumentality of the criminal offense of: \_\_\_\_\_

And is within or upon a certain person, place, or thing, to wit:

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

(This is page of apage Affidavit and Application.)

City/Town	Date	Signature and Title of Affiant
New Haven	2/8/2021	[Signature] #500
New Haven	2/8/2021	[Signature] #150
Jurat	Subscribed and sworn to before me on (Date) 2/8/21	Signed (Judge/Judge Trial Referee) [Signature]

And the facts establishing the grounds for issuing a Search and Seizure Warrant are the following:

1. The affiant Detective Dave Zaweski, being duly sworn, does depose and state that he is a member of the New Haven Police Department and has been since 2002. At all times mentioned herein was acting as a member of said department. The following facts and circumstances are stated from personal knowledge and observations, as well as information received from other police officers acting in their official capacity, and from official police reports and statements made by prudent and credible witnesses.
2. The affiant Detective Steven Cunningham being duly sworn, does depose and state that he is a member of the New Haven Police Department and has been since 2009. At all times mentioned herein was acting as a member of said department. The following facts and circumstances are stated from personal knowledge and observations, as well as information received from other police officers acting in their official capacity, and from official police reports and statements made by prudent and credible witnesses.
3. On 2/6/21 at 8:33pm, uniformed officers responded to the intersection of Lawrence St. and Nicoll St. regarding a person shot. Upon arrival, officers located the victim, later identified as Kevin Jiang DOB 2/14/94, lying in the middle of the road wearing a yellow and black jacket. Jiang was suffering from multiple gunshot wounds to the face and had apparent stippling. Medical personnel arrived and Jiang was pronounced deceased on scene. An autopsy was later performed, and the cause of death was certified as gunshot wounds of the head, torso, and extremities and the manner of death was certified as a homicide.
4. Members of the Bureau of Identification processed the scene and subsequently located eight .45 caliber fired cartridge casings amongst other items of evidentiary value. An unoccupied, silver, Toyota Prius, bearing CT registration AX-17620, was found parked in the middle of Lawrence St. approximately 103 feet from where Jiang was located. The vehicle was registered to Kevin Jiang. The Prius was towed to the New Haven Police Garage at 710 Sherman Pkwy.
5. There were multiple 911 callers who reported hearing numerous gunshots in the area and observed a dark colored SUV fleeing the intersection of Lawrence St. and Nicoll St. Ofc. Ojeda spoke with a witness who believed the SUV was a black GMC Terrain. Det. Bruckhart spoke with a witness who heard multiple gunshots and saw a black SUV. The interior light was on in the SUV and the driver was gesturing inside the car. The witness wasn't sure if the driver or the victim was wearing yellow. Ofc. Torres spoke with a witness who heard multiple gunshots and then observed a white or light skinned male wearing a black shirt and jeans running on Lawrence toward State St. Officers spoke with a witness on scene that stated they saw two to three people inside a black or dark blue SUV. New Haven Police Communications generated a broadcast for a black GMC Terrain to the surrounding towns.
6. Affiant Zaweski spoke with a witness who looked out their window after hearing the gunshots and a scream and observed the shooter standing over Jiang and fire two shots. The shooter was described as tall and slender wearing all black clothing and a black winter hat. The shooter entered a black SUV, unknown if on the driver or passenger side, and the vehicle drove around the Prius and fled east on Lawrence St.
7. Surveillance video was obtained from a residence at the scene which also recorded audio. Upon review, a crash is heard then a Toyota Prius entered the frame traveling east on Lawrence St. The Prius was closely

(This is page of a page Affidavit and Application.)

City/Town	Date	Signature and Title of Affiant
New Haven	2/8/2021	[Signature] #500
NEW HAVEN	2/8/2021	[Signature] #1513
Jurat	Subscribed and sworn to before me on (Date) 2/8/21	Signed (Judge/Judge Trial Referee) [Signature]

followed by a dark colored SUV. The Prius' hazard lights turned on and the dark colored SUV backed up toward Nicoll St. Jiang exited the Prius and walked back toward the dark colored SUV which was out of frame. A few seconds later eight gunshots are heard and brief screaming. A few seconds later the SUV traveled eastbound on Lawrence St. toward State St. The vehicle depicted in the camera appeared to be a GMC Terrain. The City of New Haven Camera located at the intersection of State St. and Ferry St. captured what appeared to be a dark colored GMC Terrain traveling south on Ferry Street towards the Interstate 91 North entrance ramp. The GMC Terrain then drove out of sight.

8. On 2/7/21 at 8:57pm, the North Haven Police Department responded to 234 Universal Drive, Sims Metal Management, for a report of a suspicious vehicle in the lot. Arriving officers located a dark blue, 2015, GMC Terrain, bearing CT commercial registration AE-33336, VIN 2GKFLWEK0F6385093 stuck on the railroad tracks. The vehicle was occupied by one individual identified as Qinxuan Pan, DOB 4/16/1991 of 193 Clifton St. in Malden Massachusetts, who was sitting in the driver seat and attempting to move the vehicle. Pan was described as about 6'00," slender and was wearing a black jacket, black pants and black dress shoes. Pan stated he took a wrong turn or missed the highway entrance as he was trying to get to Massachusetts. It was reported through COLLECT that the license plate was entered as lost or being misused out of the Newington Police Department. Pan reported the vehicle was a rental but could not produce any paperwork. Ofc. Artaiz reported observing a blue backpack on the front passenger seat during the interaction. The VIN on the vehicle came back to a GMC Terrain registered out of Massachusetts.

9. The vehicle was subsequently towed by Nelcon Service Center to the North Haven Police Department. The front license plate bracket on the GMC Terrain was hanging by one screw on the front bumper. Pan was driven by the tow truck driver to the Best Western, located at 201 Washington Ave. in North Haven. After officers arrived at headquarters, North Haven police dispatch received a call from the Mansfield Police Department in Massachusetts reporting the GMC was stolen out of their town. On 2/7/21 Ofc. Artaiz reviewed his Axon body-worn camera footage from the encounter with Pan and observed a yellow jacket type garment on the passenger floorboard of the vehicle which was an element of the New Haven police broadcast.

10. On 2/7/21 at approximately 11:00am, North Haven Police responded to the Arby's Restaurant, 267 Washington Ave., located next to the Best Western. An Arby's employee reported finding a bag containing a gun and ammo. The handgun was identified as a Ruger SR1911 semi-automatic silver pistol with wood grips along with numerous magazines and boxes of ammunition. Also located in the bag was a small leather type brief case and a blue plastic retail type of bag with a Massachusetts logo on it. It was immediately recognized as the bags observed in the GMC Terrain. At this point the New Haven Police Department was notified of their findings.

11. The following items were seized: a Ruger 1911 .45 cal in a black ruger handgun case. Three silver .45 cal magazines and one black .45 cal magazines. Two silver .45 cal magazines. One black magazine driveway. Two white grocery bag's with one box of .45 cal and one empty .45 cal box. One pair of black size 9 sketcher shoes. A Black dell briefcase containing; 10 box's of mis ammo, one box of training rounds, winter knit hat, four GMC owner manuals, GMC spare lug nuts. Yellow Urban District jacket size large. Grey Hind sweatpants size small. Blue trash bag. Three license Plates, one dealership plate cover and one pair of scissors. Sgt. Mills sent Sgt. Przybylski a photograph of the yellow jacket that had a red stain on the bottom portion of the jacket.

(This is page of a page Affidavit and Application.)

City/Town	Date	Signature and Title of Affiant
New Haven	2/8/2021	Artaiz #500
NEW HAVEN	2/8/2021	DUSSO S #515
Jurat	Subscribed and sworn to before me on (Date) 2/8/21	Signed (Judge/Judge Trial Referee) 

12. Believing the items belonged to Qinxuan Pan. Sgt. Mills responded to the Best Western Hotel. New Haven police were notified about the findings which led them to believe that Pan was a person of interest on the homicide. Officers responded to the Best Western and learned that Pan had checked into room #276 and had not yet checked-out. Hotel staff stated that room service had already checked the room and discovered that it did not appear to have been used the previous night. Officers entered the room and found it was unoccupied. Surveillance video from the Best Western captured Pan checking in at 10:27pm. A canvass of the hotel yielded negative findings for Pan.

13. During the course of the investigation, Zion Perry was identified as Jiang's fiancé. Affiant Zaweski located Qinxuan Pan listed as a friend on Zion Perry's Facebook profile page. Affiant Zaweski spoke to Perry who stated she was with Jiang during the day on 2/6/21. They arrived home from the grocery store around 8:00pm and he left a short time later to drive home in his Prius. Perry stated she met Qinxuan Pan while they both attended MIT. They met while attending different Christian group events on campus. 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. She graduated in March 2020 and Pan contacted her on Facebook messenger on 5/31/2020. Pan congratulated her and asked if she would be able to have a zoom call which she never followed up with it. Perry stated she never told Pan her address, but he may have seen she lived in CT on Facebook. His Facebook profile was "Qinxuan Pan" and hers was "Zion Perry." She had no contact information for him but believed he should still use his MIT email. He was a graduate student and she was an undergraduate student but attended undergraduate student events. Officers from the Malden, MA Police Department reported they have been to Pan's address numerous times for mental illness issues.

14. These affiants have probable cause to believe that submission of such items to the forensic laboratory for physical examination, biological and chemical testing and instrumental analysis, comparison and reconstruction will aid in establishing circumstances of the crime and identity of the participants involved in the crime. The affiants know through training and experience occupants of vehicles are known to leave inside a vehicle identifying documents which they occupy. That documents such as commercial transaction receipts, toll records, traffic summonses, and/or court papers will corroborate or refute versions of events obtained during the course of this investigation.

15. These Affiants have personal knowledge, based upon their experience and training, that crimes of violence, the use of weapons and other instrumentalities, and/or the element of unpredictability; the person or persons participating in the commission of a violent crime is/are in contact with physical surroundings in a forceful or otherwise detectable manner; there is often an attempt to alter, destroy, remove, clean up, or cover up evidence of a crime. That traces may be left in the form of blood, physiological fluids and secretions, hair, fibers, fingerprints, palm prints, weapons and firearms including pistols, revolvers, projectiles, ammunition, bullet casings and fragments, gunshot residue (GSR) and items containing traces of any of the above-mentioned articles. Many of the above items are minute and/or microscopic, thus requiring additional specialized examination by forensic science laboratory techniques.

16. The samples collected will be submitted to Department of Public Safety Division Forensic Science Laboratory located at 278 Colony Street in Meriden, CT or another certified forensic laboratory for the purpose

*(This is page of a page Affidavit and Application.)*

City/Town	Date	Signature and Title of Affiant
New Haven	2/8/2021	[Signature] #500
NEW HAVEN	2/15/2021	[Signature] #503
Jurat	Subscribed and sworn to before me on (Date)	Signed (Judge/Judge Trial Referee)
	2/15/21	[Signature]



of scientific and forensic examination, testing and comparison including DNA identification and comparison that may yield information pertaining to the identity of the perpetrators, the identity of witnesses and other evidentiary value. Resulting DNA profiles from the evidentiary items will be compared to the known individual's profiles and the results will be documented in laboratory reports.

17. Therefore you affiants are requesting a Search and Seizure Warrant for the following items: Firearms, gunshot residue (GSR), ammunition, items containing traces of any of the above mentioned articles or items, blood, DNA, Fingerprints and documents. Ruger 1911 .45 cal in black ruger handgun case. Three silver .45 cal magazines and one black .45 cal magazines. Two silver .45 cal magazines. One black magazine driveway. Two white grocery bag's with one box of .45 cal and one empty .45 cal box. One pair of black size 9 sketcher shoes. Black dell briefcase containing; 10 box's of mis ammo, one box of training rounds, winter knit hat, four GMC owner manuals, GMC spair lug nuts. Yellow Urban District jacket size large. Grey Hind sweatpants size small. Blue trash bag. Three license Plates, one dealership plate cover, one pair of scissors The evidence will be collected and submitted to the Department of Public Services and Emergency Protection located at 278 Colony Street Meriden, Connecticut, for physical examination, scientific testing and forensic analysis.

(This is page of apage Affidavit and Application.)

City/Town	Date	Signature and Title of Affiant
New Haven	2/8/2021	[Signature] #500
New Haven	2/8/2021	[Signature] #55
Jurat	Subscribed and sworn to before me on (Date) 2-8-21	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:

**The evidence collected will be submitted to the Department of Public Safety Forensics Science Laboratory located at 278 Colony Street in Meriden Connecticut or another certified forensic laboratory for physical examination, scientific testing and forensic analysis.**

(This is page of apage Affidavit and Application.)

City/Town	Date	Signature and Title of Affiant
New Haven	2/8/2021	D. J. [Signature] #50
New Haven	2/8/2021	[Signature] #55
<b>Jurat</b>	Subscribed and sworn to before me on (Date) 2/8/21	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;

*Barbara S. Borden*  
2/8/21

- 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.

*(This is page of a page Affidavit and Application.)*

City/Town	Date	Signature and Title of Affiant
<i>New Haven</i>	<i>2/8/2021</i>	<i>[Signature] #50</i>
<i>New Haven</i>	<i>2/8/2021</i>	<i>[Signature] #513</i>
<b>Jurat</b>	Subscribed and sworn to before me on (Date) <i>2-8-21</i>	Signed (Judge/Judge Trial Referee) <i>[Signature]</i>

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:

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

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

Ruger 1911 .45 cal in black ruger handgun case. Three silver .45 cal magazines and one black .45 cal magazines. Two silver .45 cal magazines. One black magazine. Two white grocery bag's with one box of .45 cal and one empty .45 cal box. One pair of black size 9 sketcher shoes. Black dell briefcase containing; 10 box's of mis ammo, one box of training rounds, winter knit hat, four GMC owner manuals, GMC spair lug nuts. Yellow Urban District jacket size large. Grey Hind sweatpants size small. Blue trash bag. Three license Plates, one dealership plate cover, one pair of scissors. The evidence will be photographed, collected and submitted to the Department of Public Safety Forensic Science Laboratory located at 278 Colony Street in Meriden, Connecticut or another certified forensic laboratory for physical examination, scientific testing and forensic analysis.

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

The evidence collected will be submitted to the Department of Public Safety Forensics Science Laboratory located at 278 Colony Street in Meriden Connecticut or another certified forensic laboratory for physical examination, scientific testing and forensic analysis.

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:

NOT TO EXCEED 2 WEEKS BEYOND DATE WARRANT IS EXECUTED  
*(14 day)*

GRANTED for a period of

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)

(This is page of a page Affidavit and Application.)

Signed at <i>New Britain</i> Connecticut, on: <i>2-8-21</i>	Date <i>2-8-21</i>	At (Time) <i>11:30</i>	<input checked="" type="checkbox"/> a.m.
Signed (Judge/Judge Trial Referee) <i>[Signature]</i>	Print name of Judicial Official <i>[Signature]</i>		

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

Judicial District of <b>New Haven</b>			G.A. <b>23</b>	At (Address of Court) <b>121 Elm Street, New Haven, CT.</b>	Inventory control number
Docket number <b>CR-</b>		Uniform arrest number	Police case number <b>21- 4538</b>	Date of seizure <b>2/8/2021</b>	
				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

**(1) GMC Accessories wheel lock.**

**Item#15= GMC Manuel.**

**Item#25= (1) blue trash bag with city of Malden on front.**

**(9) boxes of Ammunition (1) Black bungee cord (1) 2015 Terrain paper.**

**Item#32= (1) Yellow Urban District Jacket.**

and I gave a copy of such warrant to No + PDS, the owner or occupant of the dwelling, structure, motor vehicle or place designated therein, or to \_\_\_\_\_ the person named therein, on 2/8/2021.

(This is page of a page Affidavit and Application.)

Date 3/5/2021 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**

Inventory control number

Judicial District of <b>New Haven</b>	G.A. <b>23</b>	At (Address of Court) <b>121 Elm Street, New Haven, CT.</b>	Date of seizure <b>2/8/2021</b>
Docket number <b>CR-</b>	Uniform arrest number	Police case number <b>21-4538</b>	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

- Item#24-C (1) box of tint with tint.**
- SW#29= Swabs from cold dot box.**
- SW#28= Swabs from 1/2 box of Gold Spot 45 cal Ammo.**
- SW#27= Swabs from tint.**
- SW#18= Swabs from in side of garbage bag.**
- SW#26= Swabs from Tint Box.**
- SW#19= Swabs from screws from blue garbage bag.**
- SW#23= Swabs from lug nut package.**
- SW#25= Swabs from scissors.**
- SW#17= Swabs from outside of garbage bag.**
- SW#8= Swabs from black dealership frame.**
- SW#4= Swabs from Connecticut reg plate,**
- SW#7= Swabs from Buick Dealership sign plate.**
- SW#6= Swabs from Massachusetts plate.**
- SW#5= Swabs from Rhode Island Plate.**
- SW#3= Swabs from GMC " Getting to know your 2015 Terrain Manuel.**
- SW#2= Swabs from GMC 2015 Terrain.**
- SW#1= Swabs from Sirius XM.**
- (1) GMC Owner's manual with Latent Impression.**
- (1) Notice of motor vehicle form Item#15.**
- (1) Screw from garbage bag Item#25-A.**
- (1) bag of screws Item#24.**
- SW#11= Swabs from shopping bag#1.**
- SW#12= Swabs from shopping bag#2.**
- SW#13= Swabs from Shopping bag#3.**
- SW#24= Swabs from screws.**

and I gave a copy of such warrant to North Haven PD, the owner or occupant of the dwelling, structure, motor vehicle or place designated therein, or to the person named therein, on 2/8/2021.

(This is page of page Affidavit and Application.)

Date <b>3/5/2021</b>	Signed (Officer's signature and department) <i>[Signature]</i> <b>New Haven PD</b>
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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**

Inventory control number
Date of seizure <i>2/8/2021</i>
Companion case number

Judicial District of <b>New Haven</b>	G.A. <b>23</b>	At (Address of Court) <b>121 Elm Street, New Haven, CT.</b>
Docket number <b>CR-</b>	Uniform arrest number	Police case number <b>21- 4538</b>

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

- Item#20= (1) Connecticut registration plate Comm AE-33536.
- Item#21= (1) Station route 106 Buick GMC sign plate.
- Item#19= (1) Rhode Island plate 34273 Comb.
- Item#22= (1) pair of scissors.
- Item#18= (1) Massachusetts Dealer plate 314 AW.
- Item#25= Black tape from Vehicle.
- (1) bag from medical examiner containing a key's and receipt belonging to victim.
- Item#24= Bag#1 Smile face on front.
- Item#24= Bag#2 Family Doller bag.
- Item#24= Bag 3 Thank you on front.

and I gave a copy of such warrant to N.H.P.D., the owner or occupant of the dwelling, structure, motor vehicle or place designated therein, or to \_\_\_\_\_ the person named therein, on 2/8/2021

(This is page of a page Affidavit and Application.)

Date <u>3/5/2021</u>	Signed (Officer's signature and department) <u>[Signature] New Haven PD</u>
-------------------------	--

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



**AFFIDAVIT AND APPLICATION  
SEARCH AND SEIZURE WARRANT**

JD-CR-61Rev. 3-10  
C.G.S. §§ 54-33a, 54-33c, 54-33j

STATE OF CONNECTICUT  
**SUPERIOR COURT**

www.jud.ct.gov



Form JD-CR-52 must also be completed

**Instructions To Applicant**

File the application for the warrant and all affidavits upon which the warrant is based with the clerk of the court for the geographical area within which any person who may be arrested in connection with or subsequent to the execution of the search warrant would be presented, together with the return of the warrant.

**Instructions To G.A. Clerk**

Upon execution and return of the warrant, affidavits which are the subject of an order dispensing with the requirement of giving a copy to the owner, occupant or person within forty-eight hours shall remain in the custody of the clerk's office in a secure location apart from the remainder of the court file.

Police Case number 21-4538

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

The undersigned, being duly sworn, complains on oath that the undersigned has probable cause to believe that certain property, to wit:

**Firearms, gunshot residue (GSR), ammunition, ballistics, black jacket, black pants, black dress shoes, black winter hat, blood, DNA, fingerprints, items containing traces of any of the above mentioned articles. The evidence will be collected and submitted to the Department of Public Services and Emergency Protection located at 278 Colony Street Meriden, Connecticut, for physical examination, scientific testing and forensic analysis. Documentation that can identify the car's occupants and/or pinpoint their locations.**

- is possessed, controlled, designed or intended for use or which is or has been or may be used as the means of committing the criminal offense of: \_\_\_\_\_
- was stolen or embezzled from: \_\_\_\_\_
- constitutes evidence of the following offense or that a particular person participated in the commission of the offense of:  
Violation of CGS 53a-54a Murder
- is in the possession, custody or control of a journalist or news organization, to wit:  
\_\_\_\_\_
- and such person or organization has committed or is committing the following offense which is related to such property:  
\_\_\_\_\_
- and such property constitutes contraband or an instrumentality of the criminal offense of:  
\_\_\_\_\_

And is within or upon a certain person, place, or thing, to wit:  
**2015 GMC Terrian SLE, dark blue, VIN#2GKFLWE0F6385093 located at the North Haven Police Department, 8 Linsley Street, North Haven, CT 06473**

(This is page of a page Affidavit and Application.)

City/Town	Date	Signature and Title of Affiant
New Haven	2/8/2021	[Signature] #500
NEW HAVEN	2/8/21	[Signature] #513
Jurat	Subscribed and sworn to before me on (Date) 2/8/21	Signed (Judge/Judge Trial Referee) [Signature]

And the facts establishing the grounds for issuing a Search and Seizure Warrant are the following:

1. The affiant Detective Dave Zaweski, being duly sworn, does depose and state that he is a member of the New Haven Police Department and has been since 2002. At all times mentioned herein was acting as a member of said department. The following facts and circumstances are stated from personal knowledge and observations, as well as information received from other police officers acting in their official capacity, and from official police reports and statements made by prudent and credible witnesses.

2. The affiant Detective Steven Cunningham being duly sworn, does depose and state that he is a member of the New Haven Police Department and has been since 2009. At all times mentioned herein was acting as a member of said department. The following facts and circumstances are stated from personal knowledge and observations, as well as information received from other police officers acting in their official capacity, and from official police reports and statements made by prudent and credible witnesses.

3. On 2/6/21 at 8:33pm, uniformed officers responded to the intersection of Lawrence St. and Nicoll St. regarding a person shot. Upon arrival, officers located the victim, later identified as Kevin Jiang DOB 2/14/94, lying in the middle of the road wearing a yellow and black jacket. Jiang was suffering from multiple gunshot wounds to the face and had apparent stippling. Medical personnel arrived and Jiang was pronounced deceased on scene. An autopsy was later performed, and the cause of death was certified as gunshot wounds of the head, torso, and extremities and the manner of death was certified as a homicide.

4. Members of the Bureau of Identification processed the scene and subsequently located eight .45 caliber fired cartridge casings amongst other items of evidentiary value. An unoccupied, silver, Toyota Prius, bearing CT registration AX-17620, was found parked in the middle of Lawrence St. approximately 103 feet from where Jiang was located. The vehicle was registered to Kevin Jiang. The Prius was towed to the New Haven Police Garage at 710 Sherman Pkwy.

5. There were multiple 911 callers who reported hearing numerous gunshots in the area and observed a dark colored SUV fleeing the intersection of Lawrence St. and Nicoll St. Ofc. Ojeda spoke with a witness who believed the SUV was a black GMC Terrain. Det. Bruckhart spoke with a witness who heard multiple gunshots and saw a black SUV. The interior light was on in the SUV and the driver was gesturing inside the car. The witness wasn't sure if the driver or the victim was wearing yellow. Ofc. Torres spoke with a witness who heard multiple gunshots and then observed a white or light skinned male wearing a black shirt and jeans running on Lawrence toward State St. Officers spoke with a witness on scene that stated they saw two to three people inside a black or dark blue SUV. New Haven Police Communications generated a broadcast for a black GMC Terrain to the surrounding towns.

6. Affiant Zaweski spoke with a witness who looked out their window after hearing the gunshots and a scream and observed the shooter standing over Jiang and fire two shots. The shooter was described as tall and slender wearing all black clothing and a black winter hat. The shooter entered a black SUV, unknown if on the driver or passenger side, and the vehicle drove around the Prius and fled east on Lawrence St.

7. Surveillance video was obtained from a residence at the scene which also recorded audio. Upon review, a crash is heard then a Toyota Prius entered the frame traveling east on Lawrence St. The Prius was closely

(This is page of a page Affidavit and Application.)

City/Town	Date	Signature and Title of Affiant
New Haven	2/8/2021	[Signature] #500
New Haven	2/8/21	[Signature] #513
Jurat	Subscribed and sworn to before me on (Date) 2/8/21	Signed (Judge/Judge Trial Referee) [Signature]

followed by a dark colored SUV. The Prius' hazard lights turned on and the dark colored SUV backed up toward Nicoll St. Jiang exited the Prius and walked back toward the dark colored SUV which was out of frame. A few seconds later eight gunshots are heard and brief screaming. A few seconds later the SUV traveled eastbound on Lawrence St. toward State St. The vehicle depicted in the camera appeared to be a GMC Terrain. The City of New Haven Camera located at the intersection of State St. and Ferry St. captured what appeared to be a dark colored GMC Terrain traveling south on Ferry Street towards the Interstate 91 North entrance ramp. The GMC Terrain then drove out of sight.

8. On 2/7/21 at 8:57pm, the North Haven Police Department responded to 234 Universal Drive, Sims Metal Management, for a report of a suspicious vehicle in the lot. Arriving officers located a dark blue, 2015, GMC Terrain, bearing CT commercial registration AE-33336, VIN 2GKFLWEK0F6385093 stuck on the railroad tracks. The vehicle was occupied by one individual identified as Qinxuan Pan, DOB 4/16/1991 of 193 Clifton St. in Malden Massachusetts, who was sitting in the driver seat and attempting to move the vehicle. Pan was described as about 6'00," slender and was wearing a black jacket, black pants and black dress shoes. Pan stated he took a wrong turn or missed the highway entrance as he was trying to get to Massachusetts. It was reported through COLLECT that the license plate was entered as lost or being misused out of the Newington Police Department. Pan reported the vehicle was a rental but could not produce any paperwork. Ofc. Artaiz reported observing a blue backpack on the front passenger seat during the interaction. The VIN on the vehicle came back to a GMC Terrain registered out of Massachusetts.

9. The vehicle was subsequently towed by Nelcon Service Center to the North Haven Police Department. The front license plate bracket on the GMC Terrain was hanging by one screw on the front bumper. Pan was driven by the tow truck driver to the Best Western, located at 201 Washington Ave. in North Haven. After officers arrived at headquarters, North Haven police dispatch received a call from the Mansfield Police Department in Massachusetts reporting the GMC was stolen out of their town. On 2/7/21 Ofc. Artaiz reviewed his Axon body-worn camera footage from the encounter with Pan and observed a yellow jacket type garment on the passenger floorboard of the vehicle which was an element of the New Haven police broadcast.

10. On 2/7/21 at approximately 11:00am, North Haven Police responded to the Arby's Restaurant, 267 Washington Ave., located next to the Best Western. An Arby's employee reported finding a bag containing a gun and ammo. The handgun was identified as a Ruger SR1911 semi-automatic silver pistol with wood grips along with numerous magazines and boxes of ammunition. Also located in the bag was a small leather type brief case and a blue plastic retail type of bag with a Massachusetts logo on it. It was immediately recognized as the bags observed in the GMC Terrain. At this point the New Haven Police Department was notified of their findings.

11. The following items were seized: a Ruger 1911 .45 cal in a black ruger handgun case. Three silver .45 cal magazines and one black .45 cal magazines. Two silver .45 cal magazines. One black magazine driveway. Two white grocery bag's with one box of .45 cal and one empty .45 cal box. One pair of black size 9 sketcher shoes. A Black dell briefcase containing; 10 box's of mis ammo, one box of training rounds, winter knit hat, four GMC owner manuals, GMC spare lug nuts. Yellow Urban District jacket size large. Grey Hind sweatpants size small. Blue trash bag. Three license Plates, one dealership plate cover and one pair of scissors. Sgt. Mills sent Sgt. Przybylski a photograph of the yellow jacket that had a red stain on the bottom portion of the jacket.

(This is page of a page Affidavit and Application.)

City/Town	Date	Signature and Title of Affiant
New Haven	2/8/2021	[Signature] #500
NEW HAVEN	2/8/21	[Signature] #513
Jurat	Subscribed and sworn to before me on (Date) 2/8/21	Signed (Judge, Judge Trial Referee) [Signature]

12. Believing the items belonged to Qinxuan Pan. Sgt. Mills responded to the Best Western Hotel. New Haven police were notified about the findings which led them to believe that Pan was a person of interest on the homicide. Officers responded to the Best Western and learned that Pan had checked into room #276 and had not yet checked-out. Hotel staff stated that room service had already checked the room and discovered that it did not appear to have been used the previous night. Officers entered the room and found it was unoccupied. Surveillance video from the Best Western captured Pan checking in at 10:27pm. A canvass of the hotel yielded negative findings for Pan.

13. During the course of the investigation, Zion Perry was identified as Jiang's fiancé. Affiant Zaweski located Qinxuan Pan listed as a friend on Zion Perry's Facebook profile page. Affiant Zaweski spoke with Perry who stated she was with Jiang during the day on 2/6/21. They arrived home from the grocery store around 8:00pm and he left a short time later to drive home in his Prius. Perry stated she met Qinxuan Pan while they both attended MIT. They met while attending different Christian group events on campus. 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. She graduated in March 2020 and Pan contacted her on Facebook messenger on 5/31/2020. Pan congratulated her and asked if she would be able to have a zoom call which she never followed up with it. Perry stated she never told Pan her address, but he may have seen she lived in CT on Facebook. His Facebook profile was "Qinxuan Pan" and hers was "Zion Perry." She had no contact information for him but believed he should still use his MIT email. He was a graduate student and she was an undergraduate student but attended undergraduate student events. Officers from the Malden, MA Police Department reported they have been to Pan's address numerous times for mental illness issues.

14. These affiants have probable cause to believe that submission of such items to the forensic laboratory for physical examination, biological and chemical testing and instrumental analysis, comparison and reconstruction will aid in establishing circumstances of the crime and identity of the participants involved in the crime. The affiants know through training and experience occupants of vehicles are known to leave inside a vehicle identifying documents which they occupy. That documents such as commercial transaction receipts, toll records, traffic summonses, and/or court papers will corroborate or refute versions of events obtained during the course of this investigation.

15. These Affiants have personal knowledge, based upon their experience and training, that crimes of violence, the use of weapons and other instrumentalities, and/or the element of unpredictability; the person or persons participating in the commission of a violent crime is/are in contact with physical surroundings in a forceful or otherwise detectable manner; there is often an attempt to alter, destroy, remove, clean up, or cover up evidence of a crime. That traces may be left in the form of firearms, gunshot residue (GSR), ammunition, ballistics, black jacket, black pants, black dress shoes, black winter hat, blood, DNA, fingerprints, items containing traces of any of the above mentioned articles. The evidence will be collected and submitted to the Department of Public Services and Emergency Protection located at 278 Colony Street Meriden, Connecticut, for physical examination, scientific testing and forensic analysis.

16. The samples collected will be submitted to Department of Public Safety Division Forensic Science Laboratory located at 278 Colony Street in Meriden, CT or another certified forensic laboratory for the purpose

*(This is page of a page Affidavit and Application.)*

City/Town	Date	Signature and Title of Affiant
New Haven	2/18/2021	[Signature] #500
New Haven	02/05/21	[Signature] #513
Jurat	Subscribed and sworn to before me on (Date) 2/18/21	Signed (Judge/Judge Trial Referee)

of scientific and forensic examination, testing and comparison including DNA identification and comparison that may yield information pertaining to the identity of the perpetrators, the identity of witnesses and other evidentiary value. Resulting DNA profiles from the evidentiary items will be compared to the known individual's profiles and the results will be documented in laboratory reports.

17. Therefore, your affiants are requesting a Search and Seizure warrant for the 2015 GMC Terrain SLE, dark blue, VIN#2GKFLWE0F6385093 located at the North Haven Police Department, 8 Linsley Street, North Haven, CT 06473.

(This is page of a page Affidavit and Application.)

City/Town	Date	Signature and Title of Affiant
New Haven	2/8/2021	[Signature] #500
NEW HAVEN	2/08/21	[Signature] #513
<b>Jurat</b>	Subscribed and sworn to before me on (Date) 2/8/21	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:

**The evidence collected will be submitted to the Department of Public Safety Forensics Science Laboratory located at 278 Colony Street in Meriden Connecticut or another certified forensic laboratory for physical examination, scientific testing and forensic analysis.**

(This is page of a page Affidavit and Application.)

City/Town	Date	Signature and Title of Affiant
New Haven	2/8/2021	[Signature] #500
NEW HAVEN	2/08/21	[Signature] #513
<b>Jurat</b>	Subscribed and sworn to before me on (Date) 2/8/21	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;

*gentle call  
J. New  
2/8/21*

- 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.

*(This is page of apage Affidavit and Application.)*

City/Town	Date	Signature and Title of Affiant
<i>New Haven</i>	<i>2/8/2021</i>	<i>[Signature] #00</i>
<i>NEW HAVEN</i>	<i>2/8/21</i>	<i>[Signature] #513</i>
<b>Jurat</b>	Subscribed and sworn to before me on (Date)	Signed (Judge/Judge Trial Referee)
	<i>2/8/21</i>	<i>[Signature]</i>



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:

**2015 GMC Terrian SLE, dark blue, VIN#2GKFLWE0F6385093 located at the North Haven Police Department, 8 Linsley Street, North Haven, CT 06473**

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

**Firearms, gunshot residue (GSR), ammunition, ballistics, black jacket, black pants, black dress shoes, black winter hat, blood, DNA, fingerprints, items containing traces of any of the above mentioned articles. The evidence will be collected and submitted to the Department of Public Services and Emergency Protection located at 278 Colony Street Meriden, Connecticut, for physical examination, scientific testing and forensic analysis. Documentation that can identify the car's occupants and/or pinpoint their locations.**

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

**The evidence collected will be submitted to the Department of Public Safety Forensics Science Laboratory located at 278 Colony Street in Meriden Connecticut or another certified forensic laboratory for physical examination, scientific testing and forensic analysis.**

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:

NOT TO EXCEED 2 WEEKS BEYOND DATE WARRANT IS EXECUTED  
*14 days*

GRANTED for a period of

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)

(This is page of a page Affidavit and Application.)

Signed at <i>New Britain</i> , Connecticut, on: <i>2-8-21</i>	Date	At (Time)	<input checked="" type="checkbox"/> a.m.
	Print name of Judicial Official <i>[Signature]</i>		<input type="checkbox"/> p.m.

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

Inventory control number
Date of seizure <i>2/8/2021</i>
Companion case number

Judicial District of <b>New Haven</b>	G.A. <b>23</b>	At (Address of Court) <b>121 Elm Street, New Haven, CT.</b>
Docket number <b>CR-</b>	Uniform arrest number	Police case number <b>21-4538</b>

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:

**2015 GMC Terrian SLE, dark blue, VIN#2GKFLWE0F6385093 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

- A-1= Swabs from front driver door interior handle.**
- A-2= Swabs from steering wheel.**
- A-3= Swabs from red stain on steering wheel.**
- A-4= Swabs from steering wheel right side inner of substance.**
- A-5= Swabs from BLS of gear shift.**
- A-6= Gear shift.**
- A-7= Swabs from center driver light colored plastic of red stain.**
- A-8= Swabs from center console top arm rest.**
- A-9= Swabs from center console by CD slot.**
- A-10= Swabs from stain seat back front driver seat right side.**
- A-11= Swabs from Radio.**
- A-12= Swabs from cell phone holder .**
- A-13= Swabs from gas pedal.**
- A-14= Swabs from break pedal.**
- A-15= Swabs from front driver door interior door panel.**
- A-16= Swabs from gear shift silver color plastic of red stain.**
- A-17= Swabs from center console arm rest latch.**

and I gave a copy of such warrant to *Not PD*, the owner or occupant of the dwelling, structure, motor vehicle or place designated therein, or to \_\_\_\_\_ the person named therein, on *2/8/2021*.

(This is page of apage Affidavit and Application.)

Date <i>3/5/2021</i>	Signed (Officer's signature and department) <i>[Signature] NEW HAVEN PD</i>
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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 <b>New Haven</b>			G.A. <b>23</b>	At (Address of Court) <b>121 Elm Street, New Haven, CT.</b>	Inventory control number
Docket number <b>CR-</b>		Uniform arrest number	Police case number <b>21-4538</b>	Date of seizure <b>2/8/2021</b>	
				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:

**2015 GMC Terrian SLE, dark blue, VIN#2GKFLWE0F6385093 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

- A-18= Swabs from rear veiw mirror.**
- A-19= Swabs of the Key.**
- B-1= Swabs from driver side rear door window.**
- C-1= Swabs from front passenger door interior door handle.**
- C-2= Swabs from glove box latch.**
- C-3= Swabs from inside of glove box stain.**
- D-1= Rear passenger interior door handle.**
- Item#16= Blue mask,gloves and rolled up tissue.**
- Item#17= (2) Fuses from vehicle.**
- (1) GSR Kit from suspects vehicle of front driver and passenger side of vehicle.**
- Roof of rear of car passenger and driver side GSR.**
- GSR kit front seat driver and passenger side of vehicle.**
- GSR kit from rear seat driver and passenger side.**

and I gave a copy of such warrant to NO + PD, the owner or occupant of the dwelling, structure, motor vehicle or place designated therein, or to the person named therein, on 2/8/2021

(This is page of apage Affidavit and Application.)

Date 3/5/2021 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**

			Inventory control number
Judicial District of <b>New Haven</b>	G.A. <b>23</b>	At (Address of Court) <b>121 Elm Street, New Haven, CT.</b>	
Docket number <b>CR-</b>		Uniform arrest number	Police case number <b>21-4538</b>
		Date of seizure <b>2/8/2021</b>	
		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:

**2015 GMC Terrian SLE, dark blue, VIN#2GKFLWE0F6385093 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

- Section C (1) Yellow tag found front passenger door pocket.**
- SW#10 Swabs from oil sticker.**
- (1) oil life sticker Item#26.**
- SW#9 Swabs from Yellow tag of car.**
- Item#30 Driver side floor mat.**
- Item#31 Front passenger floor mat**
- (1) GMC Key.**

and I gave a copy of such warrant to NO HAD, the owner or occupant of the dwelling, structure, motor vehicle or place designated therein, or to \_\_\_\_\_, the person named therein, on 2/8/2021.

(This is page of apage Affidavit and Application.)

Date <b>3/5/2021</b>	Signed (Officer's signature and department) <i>[Signature]</i> <b>NEW HAVEN PD</b>
-------------------------	---

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

**AFFIDAVIT AND APPLICATION  
SEARCH AND SEIZURE WARRANT**

JD-CR-61 Rev. 3-10  
C.G.S. §§ 54-33a, 54-33c, 54-33j

STATE OF CONNECTICUT  
**SUPERIOR COURT**

www.jud.ct.gov



Form JD-CR-52 must also be completed

**Instructions To Applicant**

File the application for the warrant and all affidavits upon which the warrant is based with the clerk of the court for the geographical area within which any person who may be arrested in connection with or subsequent to the execution of the search warrant would be presented, together with the return of the warrant.

**Instructions To G.A. Clerk**

Upon execution and return of the warrant, affidavits which are the subject of an order dispensing with the requirement of giving a copy to the owner, occupant or person within forty-eight hours shall remain in the custody of the clerk's office in a secure location apart from the remainder of the court file.

Police Case number 21-4538

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

The undersigned, being duly sworn, complains on oath that the undersigned has probable cause to believe that certain property, to wit:

**2015 GMC Terrian SLE, dark blue, VIN# 2GKFLWEK0F6385093, Vehicle hard drive, G.P.S, Front left tire, ballistics evidence, the Event Data Recorder (EDR), and the electrical operating systems. The evidence will be collected and submitted to the Department of Public Services and Emergency Protection located at 278 Colony Street Meriden, Connecticut, for physical examination, scientific testing and forensic analysis.**

- is possessed, controlled, designed or intended for use or which is or has been or may be used as the means of committing the criminal offense of: \_\_\_\_\_
- was stolen or embezzled from: \_\_\_\_\_
- constitutes evidence of the following offense or that a particular person participated in the commission of the offense of:  
Violation of CGS 53a-54a Murder
- is in the possession, custody or control of a journalist or news organization, to wit:  
\_\_\_\_\_
- and such person or organization has committed or is committing the following offense which is related to such property:  
\_\_\_\_\_
- and such property constitutes contraband or an instrumentality of the criminal offense of:  
\_\_\_\_\_

And is within or upon a certain person, place, or thing, to wit:

**2015 GMC Terrian SLE, dark blue, VIN#2GKFLWEK0F6385093 located at the New Haven Police Garage 710 Sherman Parkway New Haven, CT 06519.**

(This is page 1 of a 9 page Affidavit and Application.)

City/Town	Date	Signature and Title of Affiant
New Haven	2/22/21	[Signature]
New Haven	2/22/2021	[Signature] 453
Jurat	Subscribed and sworn to before me on (Date) 2-22-21	Signed (Judge/Judge Trial Referee) [Signature]

And the facts establishing the grounds for issuing a Search and Seizure Warrant are the following:

1. The affiant Detective Dave Zaweski, being duly sworn, does depose and state that he is a member of the New Haven Police Department and has been since 2002. At all times mentioned herein was acting as a member of said department. The following facts and circumstances are stated from personal knowledge and observations, as well as information received from other police officers acting in their official capacity, and from official police reports and statements made by prudent and credible witnesses.
2. The affiant Detective Steven Cunningham being duly sworn, does depose and state that he is a member of the New Haven Police Department and has been since 2009. At all times mentioned herein was acting as a member of said department. The following facts and circumstances are stated from personal knowledge and observations, as well as information received from other police officers acting in their official capacity, and from official police reports and statements made by prudent and credible witnesses.
3. On 02/06/2021 at 8:33pm, uniformed officers responded to the intersection of Lawrence St. and Nicoll St. regarding a person shot. Upon arrival, officers located the victim, later identified as Kevin Jiang DOB 2/14/94, lying in the middle of the road wearing a yellow and black jacket. Jiang was suffering from multiple gunshot wounds to the face and had apparent stippling. Medical personnel arrived and Jiang was pronounced deceased on scene. An autopsy was later performed, and the cause of death was certified as gunshot wounds of the head, torso, and extremities and the manner of death was certified as a homicide.
4. Members of the Bureau of Identification processed the scene and subsequently located eight .45 caliber fired cartridge casings amongst other items of evidentiary value. An unoccupied, silver, Toyota Prius, bearing CT registration AX-17620, was found parked in the middle of Lawrence St. approximately 103 feet from where Jiang was located. The vehicle was registered to Kevin Jiang. The Prius was towed to the New Haven Police Garage at 710 Sherman Pkwy.
5. Based upon witness information, a responding officer transmitted to NHPD dispatch that the suspect vehicle was possibly a 2013 black GMC Terrain, last seen traveling on Lawrence Street towards State Street and potentially occupied by two subjects, one of whom may have been wearing a yellow hoody or jacket.
6. Affiant Zaweski spoke with a witness who looked out their window after hearing the gunshots and a scream and observed the shooter standing over Jiang and fire two shots. The shooter was described as tall and slender wearing all black clothing and a black winter hat. The shooter entered a black SUV, unknown if on the driver or passenger side, and the vehicle drove around the Prius and fled east on Lawrence St.
7. Surveillance video was obtained from a residence at the scene which also recorded audio. Upon review, a crash is heard then a Toyota Prius entered the frame traveling east on Lawrence St. The Prius was closely followed by a dark colored SUV. The Prius' hazard lights turned on and the dark colored SUV backed up toward Nicoll St. Jiang exited the Prius and walked back toward the dark colored SUV which was out of frame. A few seconds later eight gunshots are heard and brief screaming. A few seconds later the SUV traveled eastbound on Lawrence St. toward State St. The vehicle depicted in the camera appeared to be a GMC Terrain. The City of New Haven Camera located at the intersection of State St. and Ferry St. captured what appeared to be a dark colored GMC Terrain traveling south on Ferry Street towards the Interstate 91 North entrance ramp. The GMC Terrain then drove out of sight.

(This is page 2 of a 9 page Affidavit and Application.)

City/Town	Date	Signature and Title of Affiant
New Haven	2/22/21	[Signature]
New Haven	2/22/2021	[Signature] #515
Jurat	Subscribed and sworn to before me on (Date) 2-22-21	Signed (Judge/Judge Trial Referee) [Signature]

8. On 02/07/2021 at 8:57pm, the North Haven Police Department responded to 234 Universal Drive, Sims Metal Management, for a report of a suspicious vehicle in the lot. Arriving officers located a dark blue, 2015, GMC Terrain, bearing CT commercial registration AE-33336, VIN 2GKFLWEK0F6385093 stuck on the railroad tracks. The vehicle was occupied by one individual identified as Qinxuan Pan, DOB 4/16/1991 of 193 Clifton St. in Malden Massachusetts, who was sitting in the driver seat and attempting to move the vehicle. Pan was described as about 6'00," slender and was wearing a black jacket, black pants and black dress shoes. Pan stated he took a wrong turn or missed the highway entrance as he was trying to get to Massachusetts. It was reported through COLLECT that the license plate was entered as lost or being misused out of the Newington Police Department. Pan reported the vehicle was a rental but could not produce any paperwork. North Haven Police reported observing a blue backpack on the front passenger seat during the interaction. The VIN on the vehicle came back to a GMC Terrain registered out of Massachusetts. The front left tire of the GMC Terrain was flat, and it is unknown what caused the tire to become flat. It is plausible to believe the front left tire was damaged by gunfire.

9. The vehicle was subsequently towed by Nelcon Service Center to the North Haven Police Department. The front license plate bracket on the GMC Terrain was hanging by one screw on the front bumper. Pan was driven by the tow truck driver to the Best Western, located at 201 Washington Ave. in North Haven. After officers arrived at headquarters, North Haven police dispatch received a call from the Mansfield Police Department in Massachusetts reporting the GMC was stolen out of their town. On 2/7/21 North Haven Police reviewed their Axon body-worn camera footage from the encounter with Pan and observed a yellow jacket type garment on the passenger floorboard of the vehicle which was an element of the New Haven police broadcast.

10. When interviewed, the tow truck driver stated as they drove to the hotel, Pan explained that his GPS told him to turn right which caused him to get lost. When they arrived at the Best Western Hotel, Pan jumped on the flatbed to retrieve his items from the vehicle. The driver told Pan four or five times to get off the flatbed, for his safety, which Pan ignored. Pan was adamant he needed the blue bag from the vehicle and did not want the driver to get it. At one point, the driver had to grab Pan by the shirt to get him out of the GMC. The driver retrieved Pan's items which included a computer bag, a backpack, a jacket and a blue bag. When the driver handed Pan the bags, he described the blue bag as having some weight to it. The driver described Pan as having a slender build, approximately 160 lbs. with short black hair.

11. On 02/07/2021 at approximately 11:00am, North Haven Police responded to the Arby's Restaurant, 267 Washington Ave., located next to the Best Western. An Arby's employee reported finding a bag containing a gun and ammo. The handgun was identified as a Ruger SR1911 semi-automatic silver pistol with wood grips along with numerous magazines and boxes of ammunition. Also located in the bag was a small leather type brief case and a blue plastic retail type of bag with a Massachusetts logo on it. It was immediately recognized as the bags observed in the GMC Terrain.

12. Amongst the items that were found and seized were a Ruger .45 caliber SR1911, a black Ruger handgun case, seven magazines, numerous boxes of ammunition, a black Dell briefcase, one pair of black sketcher sneakers, a gray knit winter hat, a GMC owner's manual, a pair of lug nuts, a yellow Urban District jacket, Grey Hind Sweat pants, a blue plastic bag labeled "City of Malden, MA," three license plates and scissors. The Ruger SR1911

(This is page 3 of a 9 page Affidavit and Application.)

City/Town	Date	Signature and Title of Affiant
New Haven	2/22/21	[Signature] #06
New Haven	2/22/2021	[Signature] #013
Jurat	Subscribed and sworn to before me on (Date) 2/22/21	Signed (Judge/Judge Trial Referee) [Signature]



semi-automatic silver pistol with wood grips was forensically tested and it was determined this was not the firearm used in the homicide.

13. New Haven police were notified about the findings which led them to believe that Pan was a person of interest on the homicide. Officers responded to the Best Western and learned that Pan had checked into room #276 and had not yet checked-out. Hotel staff stated that room service had already checked the room and discovered that it did not appear to have been used the previous night. Officers entered the room and found it was unoccupied. Surveillance video from the Best Western captured Pan checking in at 10:27pm. A canvass of the hotel yielded negative findings for Pan.

14. During the course of the investigation, Zion Perry was identified as Jiang's fiancée. Affiant Zaweski located Qinxuan Pan listed as a friend on Zion Perry's Facebook profile page. Affiant Zaweski spoke to Perry who stated she was with Jiang during the day on 2/6/21. They arrived home from the grocery store around 8:00pm and he left a short time later to drive home in his Prius. Perry stated she met Qinxuan Pan while they both attended MIT. They met while attending different Christian group events on campus. 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. She graduated in March 2020 and Pan contacted her on Facebook messenger on 5/31/2020. Pan congratulated her and asked if she would be able to have a zoom call which she never followed up with it. Perry stated she never told Pan her address, but he may have seen she lived in CT on Facebook. His Facebook profile was "Qinxuan Pan" and hers was "Zion Perry." She had no contact information for him but believed he should still use his MIT email. He was a graduate student, and she was an undergraduate student but attended undergraduate student events.

15. On 02/18/2021 Det. D. Conklin spoke with a service foreman at Wallingford Buick/GMC. He informed me that the Instrument Panel Fuse Block is located inside the passenger compartment of the vehicle, near the floor area of the front passenger seat. He stated that inside that fuse block, fuses 22, 35, and 38 are all related to the airbags and their operation. These fuses did not appear to be tampered with and were all in place. He further stated that fuse 33 is related to the GPS/Telematics and would deactivate the GPS system if removed. During the initial processing of this vehicle, it was discovered that there was no fuse in the spot for fuse 33. Detective D. Paker processed the vehicle and located 4 blue surgical gloves in the passenger door handle. Underneath the gloves were, (2) fuses in the passenger side door handle. (1) red fuse marked with the number 10 and (1) yellow fuse marked with number (20).

16. These Affiants have learned through their training, experience and information received from other law enforcement personnel that newer vehicles equipped with navigational systems are designed to connect to a cellular telephone and any Bluetooth capable device via the Bluetooth (Bluetooth®) connection. These connections are logged into the vehicles navigation system and stored. Upon locating the two fuses, it was theorized that Pan might have removed the fuse to disable the navigational system (GPS) from the vehicle. In an attempt to test the investigators theory, the vehicle's ignition was turned on but the navigation system failed to activate. Investigators located the vehicle's fuse box and noted fuse #33 was missing from the fuse box. Investigators inserted one of the fuses found in the passenger door handle into fuse location #33 which turned on the navigation system proving the theory that the navigational system was purposely disabled.

(This is page 4 of a 9 page Affidavit and Application.)

City/Town	Date	Signature and Title of Affiant
New Haven	2/22/21	[Signature] #500
New Haven	2/22/2021	[Signature] #515
Jurat	Subscribed and sworn to before me on (Date) 2/22/21	Signed (Judge/Judge Trial Referee) [Signature]

17. It is plausible that Pan would not have had the immediate opportunity to disable the system upon picking the vehicle up from the Massachusetts's dealership and thus leaving the navigational system operative for at least a moment in time. This period in time, however short, could have provided an opportunity for the navigational system to record and store the vehicle movements and any connections to a Bluetooth capable device such as but not limited to a cellular telephone. The movement and locations it had prior to the disabling of the navigational system could prove to be valuable information for investigators. Equally as important are any potential connections via the Bluetooth connection the navigational system would have made with a Bluetooth capable device.

18. These Affiants have probable cause to believe that submission of such items to the forensic laboratory for physical examination, biological and chemical testing and instrumental analysis, comparison and reconstruction will aid in establishing circumstances of the crime and identity of the participants involved in the crime.

19. These Affiants have personal knowledge, based upon their experience and training, that crimes of violence, the use of weapons and other instrumentalities, and/or the element of unpredictability; the person or persons participating in the commission of a violent crime is/are in contact with physical surroundings in a forceful or otherwise detectable manner; there is often an attempt to alter, destroy, remove, clean up, or cover up evidence of a crime. That traces may be left in the Computer hard drive, G.P.S., front left tire, ballistics and items containing traces of any of the above mentioned articles. The evidence will be collected and submitted to the Department of Public Services and Emergency Protection located at 278 Colony Street Meriden, Connecticut, for physical examination, scientific testing and forensic analysis.

20. These vehicles are equipped with navigation systems, GPS systems and are blue tooth compatible. This technology may be linked to any of the vehicle's occupants' cellular phones or smart devices and utilized for navigational or entertainment purposes. This data is stored and maintained within the vehicle's computer hard drive.

21. That in GMC products there is a device known as an Event Data Recorder (EDR), also commonly referred to as a "black box." This data is generally available in all GMC models from 1995 and beyond. The EDR has the ability to record crash data, and contains electronically stored data pertaining to, among other things, speed, brake use, crash pulse information, diagnostic data, airbag deployment or non-deployment. This data with the use of the Crash Data Retrieval (CDR) System software, contained in the EDR will be downloaded into a computer for retrieval and analysis. The EDR module will be submitted to the Connecticut State Police Crash Reconstruction Team, a GMC dealership, a GMC manufacturing plant or any such entity that is certified to download this information.

22. Therefore, your affiants are requesting a Search and Seizure warrant for the Computer Hard drive, GPS, flat front tire, ballistic evidence, the Event Data Recorder (EDR), and the electrical operating systems for the 2015 GMC Terrian SLE, dark blue, VIN#2GKFLWEK0F6385093 stored at the New Haven Police Garage 710 Sherman Parkway New Haven, CT 06519.

(This is page 5 of a 9 page Affidavit and Application.)

City/Town	Date	Signature and Title of Affiant
New Haven	2/22/21	[Signature] #500
New Haven	2/22/21	[Signature] #505
Jurat	Subscribed and sworn to before me on (Date) 2/22/21	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:

**The evidence collected will be submitted to the Department of Public Safety Forensics Science Laboratory located at 278 Colony Street in Meriden Connecticut or another certified forensic laboratory for physical examination, scientific testing and forensic analysis.**

(This is page 6 of a 9 page Affidavit and Application.)

City/Town	Date	Signature and Title of Affiant
New Haven	2/22/21	Paul #300
New Haven	2/22/2021	Deputy #55
Jurat	Subscribed and sworn to before me on (Date) 2/22/21	Signed (Judge/Judge Trial Referee)

**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.

*Case: [unclear] 2/22/21*  
*[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.

*(This is page 7 of a 9 page Affidavit and Application.)*

City/Town	Date	Signature and Title of Affiant
<i>New Haven</i>	<i>2/22/21</i>	<i>[Signature] #500</i>
<i>NEW HAVEN</i>	<i>2/22/21</i>	<i>[Signature]</i>
<b>Jurat</b>	Subscribed and sworn to before me on (Date) <i>2/22/21</i>	Signed (Judge/Judge Trial Referee) <i>[Signature]</i>

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:

**2015 GMC Terrian SLE, dark blue, VIN#2GKFLWEK0F6385093 located at the New Haven Police Garage 710 Sherman Parkway New Haven, CT 06519.**

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

**2015 GMC Terrian SLE, dark blue, VIN# 2GKFLWEK0F6385093, Vehicle hard drive, G.P.S, Front left tire, ballistics evidence, the Event Data Recorder (EDR), and the electrical operating systems. The evidence will be collected and submitted to the Department of Public Services and Emergency Protection located at 278 Colony Street Meriden, Connecticut, for physical examination, scientific testing and forensic analysis.**

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

**The evidence collected will be submitted to the Department of Public Safety Forensics Science Laboratory located at 278 Colony Street in Meriden Connecticut or another certified forensic laboratory for physical examination, scientific testing and forensic analysis.**

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:

NOT TO EXCEED 2 WEEKS BEYOND DATE WARRANT IS EXECUTED  
*14 days*

GRANTED for a period of

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)**

*(This is page 8 of a 9 page Affidavit and Application.)*

Signed at <i>New Britain</i> , Connecticut, on: <i>2-22-21</i>	Date	At (Time) <i>2:21</i>	<input type="checkbox"/> a.m.
Signed (Judge/Judge Trial Referee) <i>[Signature]</i>	Print name of Judicial Official <i>[Signature]</i>		
<input checked="" type="checkbox"/> p.m.			

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

Judicial District of <b>New Haven</b>			G.A. <b>23</b>	At (Address of Court) <b>121 Elm Street, New Haven, CT.</b>	Inventory control number
Docket number <b>CR-</b>		Uniform arrest number	Police case number <b>21-4538</b>	Date of seizure <b>3/4/2021</b>	
				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:

**2015 GMC Terrian SLE, dark blue, VIN#2GKFLWEK0F6385093 located at the New Haven Police Garage 710 Sherman Parkway New Haven, CT 06519.**

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

Total Cash Seized: N/A, consisting of

**Ten (10) page Crash Detail Retrieval (CDR) report**

*TR*

and I gave a copy of such warrant to left in vehicle, the owner or occupant of the dwelling, structure, motor vehicle or place designated therein, or to \_\_\_\_\_ the person named therein, on 3/5/2021.

(This is page of apage Affidavit and Application.)

Date <u>3/5/2021</u>	Signed (Officer's signature and department) <u>[Signature] New Haven P.D.</u>
-------------------------	--

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

**AFFIDAVIT AND APPLICATION  
SEARCH AND SEIZURE WARRANT**

JD-CR-61Rev, 3-10  
C.G.S. §§ 54-33a, 54-33c, 54-33j

STATE OF CONNECTICUT  
**SUPERIOR COURT**

www.jud.ct.gov



Form JD-CR-52 must also be completed

**Instructions To Applicant**

File the application for the warrant and all affidavits upon which the warrant is based with the clerk of the court for the geographical area within which any person who may be arrested in connection with or subsequent to the execution of the search warrant would be presented, together with the return of the warrant.

**Instructions To G.A. Clerk**

Upon execution and return of the warrant, affidavits which are the subject of an order dispensing with the requirement of giving a copy to the owner, occupant or person within forty-eight hours shall remain in the custody of the clerk's office in a secure location apart from the remainder of the court file.

Police Case number 21-004538

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

The undersigned, being duly sworn, complains on oath that the undersigned has probable cause to believe that certain property, to wit:

**A LG Q7, black cellular phone with a cracked screen in a red case, phone number 857-333-2362. To unlock the electronic PIN code and to search and seize stored electronic and wire communications and information in memory within the mobile device and/or memory cards within the device. For all data contained therein, including but not limited to: Saved contact lists, call history and voice-mail, geographical location data, e-mail, text messaging history and messages, stored photos and/or videos or other communications and content that may be synchronized to or on the device from any service or application for the dates of 12/11/2020 through 02/06/2021. The cellular telephone may be subsequently submitted to a Digital Forensic Laboratory for examination. Authorization is requested to make human readable copies or recordings of the cellular telephone's aforementioned data contained within this device in order to preserve and protect the information and to thereafter seize, read, copy, and maintain the described data.**

is possessed, controlled, designed or intended for use or which is or has been or may be used as the means of committing the criminal offense of: \_\_\_\_\_

was stolen or embezzled from: \_\_\_\_\_

constitutes evidence of the following offense or that a particular person participated in the commission of the offense of:

**Violation of CGS 53a-54a Murder**

is in the possession, custody or control of a journalist or news organization, to wit: \_\_\_\_\_

and such person or organization has committed or is committing the following offense which is related to such property: \_\_\_\_\_

and such property constitutes contraband or an instrumentality of the criminal offense of: \_\_\_\_\_

And is within or upon a certain person, place, or thing, to wit:

**A LG Q7 black cellular phone with a cracked screen in a red case, phone number 857-333-2362, located at the New Haven Police Department, 1 Union Ave., New Haven, CT.**

(This is page of a page Affidavit and Application.)

City/Town	Date	Signature and Title of Affiant
New Haven	2/24/21	[Signature]
NEW HAVEN	02/24/2021	[Signature] #513
Jurat	Subscribed and sworn to before me on (Date) 2/24/21	Signed (Judge/Judge Trial Referee) [Signature]

And the facts establishing the grounds for issuing a Search and Seizure Warrant are the following:

1. The undersigned, Detective David Zaweski, being duly sworn, does depose and state that he is a member of the New Haven Police Department and has been since 2002. At all times mentioned herein I was acting as a member of said department. The following facts and circumstances are stated from personal knowledge and observations as well as information received from other police officers acting in their official capacity and from official police reports and statements made by prudent and credible witnesses.
2. The undersigned, Detective Steven Cunningham, being duly sworn, does depose and state that she is a member of the New Haven Police Department and has been since 2009. At all times mentioned herein I was acting as a member of said department. The following facts and circumstances are stated from personal knowledge and observations as well as information received from other police officers acting in their official capacity and from official police reports and statements made by prudent and credible witnesses.
3. On 02/06/2021 at 8:33pm, uniformed officers responded to the intersection of Lawrence St. and Nicoll St. regarding a person shot. Upon arrival, officers located the victim, later identified as Kevin Jiang DOB 02/14/1994, lying in the middle of the road wearing a yellow and black jacket. Jiang was suffering from multiple gunshot wounds to the face and had apparent stippling. Medical personnel arrived and Jiang was pronounced deceased on scene. An autopsy was later performed, and the cause of death was certified as gunshot wounds of the head, torso, and extremities and the manner of death was certified as a homicide.
4. Members of the Bureau of Identification processed the scene and subsequently located eight .45 caliber fired cartridge casings amongst other items of evidentiary value. An unoccupied, silver, Toyota Prius, bearing CT registration AX-17620, was found parked in the middle of Lawrence St. approximately 103 feet from where Jiang was located. The vehicle was registered to Kevin Jiang. The Prius was towed to the New Haven Police Garage at 710 Sherman Pkwy.
5. Based upon witness information, a responding officer transmitted to NHPD dispatch that the suspect vehicle was possibly a 2013, black, GMC Terrain, last seen traveling on Lawrence St. towards State St. and potentially occupied by two subjects, one of whom may have been wearing a yellow hoody or jacket.
6. Affiant Zaweski spoke with a witness who looked out their window after hearing the gunshots and a scream and observed the shooter standing over Jiang and fire two shots. The shooter was described as tall and slender wearing all black clothing and a black winter hat. The shooter entered a black SUV, unknown if on the driver or passenger side, and the vehicle drove around the Prius and fled east on Lawrence St.
7. Surveillance video was obtained from a residence at the scene which also recorded audio. Upon review, a crash is heard then a Toyota Prius entered the frame traveling east on Lawrence St. The Prius was closely followed by a dark colored SUV. The Prius' hazard lights turned on and the dark colored SUV backed up toward Nicoll St. Jiang exited the Prius and walked back toward the dark colored SUV which was out of frame. A few seconds later eight gunshots are heard and brief screaming. A few seconds later the SUV traveled eastbound on Lawrence St. toward State St. The vehicle depicted in the camera appeared to be a GMC Terrain. The City of New Haven Camera located at the intersection of State St. and Ferry St. captured what appeared to be a dark colored GMC Terrain traveling south on Ferry Street towards the Interstate 91 North entrance ramp. The GMC Terrain then drove out of sight.
8. On 02/06/2021 at 8:57pm, the North Haven Police Department responded to 234 Universal Drive, Sims Metal Management, for a report of a suspicious vehicle in the lot. Arriving officers located a dark blue, 2015, GMC Terrain, bearing CT commercial registration AE-33336, VIN 2GKFLWEK0F6385093 stuck on the railroad tracks. The vehicle was occupied by one individual identified as Qinxuan Pan, DOB 04/16/1991 of 193 Clifton St. in Malden Massachusetts, through his Massachusetts Driver's License #S55039734, who was sitting in the

(This is page of a page Affidavit and Application.)

City/Town	Date	Signature and Title of Affiant
New Haven	2/24/21	[Signature]
NEW HAVEN	02/24/2021	[Signature] #513
Jurat	Subscribed and sworn to before me on (Date) 2/24/21	Signed (Judge/Judge Trial Referee) [Signature]



driver seat and attempting to move the vehicle. Pan was described as about 6'00," slender and was wearing a black jacket, black pants and black dress shoes. Pan stated he took a wrong turn or missed the highway entrance as he was trying to get to Massachusetts. It was reported through COLLECT that the license plate was entered as lost or being misused out of the Newington Police Department. Pan reported the vehicle was a rental but could not produce any paperwork. North Haven Police reported observing a blue backpack on the front passenger seat during the interaction. The VIN on the vehicle came back to a GMC Terrain registered out of Massachusetts.

9. The vehicle was subsequently towed by Nelcon Service Center to the North Haven Police Department. The front license plate bracket on the GMC Terrain was hanging by one screw on the front bumper. Pan was driven by the tow truck driver to the Best Western, located at 201 Washington Ave. in North Haven. After officers arrived at headquarters, North Haven police dispatch received a call from the Mansfield Police Department in Massachusetts reporting the GMC was stolen out of their town. On 02/07/2021 North Haven Police reviewed their Axon body-worn camera footage from the encounter with Pan and observed a yellow jacket type garment on the passenger floorboard of the vehicle which was an element of the New Haven police broadcast.

10. On 02/07/2021 at approximately 11:00am, North Haven Police responded to the Arby's Restaurant, 267 Washington Ave., located next to the Best Western. An Arby's employee reported finding a bag containing a gun and ammo. The handgun was identified as a Ruger SR1911 semi-automatic silver pistol with wood grips along with numerous magazines and boxes of ammunition. Also located in the bag was a small leather type brief case and a blue plastic retail type of bag with a Massachusetts logo on it. It was immediately recognized as one of the bags observed in the GMC Terrain. At this point the New Haven Police Department was notified of their findings.

11. Amongst the items that were found and seized were a Ruger .45 caliber SR1911, a black Ruger handgun case, seven magazines, numerous boxes of ammunition, a black Dell briefcase, one pair of black sketcher sneakers, a gray knit winter hat, a GMC owner's manual, a pair of lug nuts, a yellow Urban District jacket, gray Hind sweat pants, a blue plastic bag labeled "City of Malden, MA," three license plates and scissors. The Ruger SR1911, semiautomatic, silver pistol with wood grips was forensically tested and it was determined this was not the firearm used in the homicide.

12. Believing the items belonged to Qinxuan Pan, North Haven Police responded to the Best Western Hotel. New Haven police were notified about the findings which led them to believe that Pan was a person of interest on the homicide. Officers responded to the Best Western and learned that Pan had checked into room #276 and had not yet checked-out. Hotel staff stated that room service had already checked the room and discovered that it did not appear to have been used the previous night. Officers entered the room and found it was unoccupied. Surveillance video from the Best Western captured Pan checking in at 10:27pm. A canvass of the hotel yielded negative findings for Pan.

13. During the course of the investigation, Zion Perry was identified as Jiang's fiancé. Zion Perry had posted on Facebook that she was engaged to Kevin Jiang on 01/30/2021. The post was accessible by her friends and by public view. Affiant Zaweski located Qinxuan Pan listed as a friend on Zion Perry's Facebook profile page. Affiant Zaweski spoke to Perry who stated she was with Jiang during the day on 02/06/2021. They arrived home from the grocery store around 8:00pm and he left a short time later to drive home in his Prius. Perry stated she met Qinxuan Pan while they both attended MIT. They met while attending various Christian group events on campus. 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. She graduated in March 2020 and Pan contacted her on Facebook messenger on 05/31/2020. Pan congratulated her and asked if she would be able to have a zoom call which she never followed up with. Perry stated she never told Pan her address, but he may have seen she lived in CT on Facebook. His Facebook profile was "Qinxuan Pan" and hers was "Zion Perry". She had no contact information for him but believed he should

(This is page of a page Affidavit and Application.)

City/Town	Date	Signature and Title of Affiant
New Haven	2/24/21	[Signature] #500
New Haven	02/24/2021	[Signature] #513
Jurat	Subscribed and sworn to before me on (Date) 2/24/21	Signed (Judge/Judge Trial Referee) [Signature]

still using his MIT email. He was a graduate student and she was an undergraduate student, but they attended undergraduate student events.

14. 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.

15. 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.

16. 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 then 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.

17. 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 unknown time while they were driving.

18. 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 12/14/2020 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.

19. Further investigation revealed that Pan test drove, and kept overnight, several vehicles the 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.

(This is page of apage Affidavit and Application.)

City/Town	Date	Signature and Title of Affiant
New Haven	2/24/21	[Signature] #500
New Haven	02/24/2021	[Signature] #513
Jurat	Subscribed and sworn to before me on (Date) 2/24/21	Signed (Judge/Judge Trial Referee) [Signature]

20. Based on these Affiants training and experience, a perpetrator or person knowing the victim, may have communicated by way of telephone. Also, co-conspirators in the planning and execution of the crime may have communicated with victim by telephone just prior to or after the crime. Persons who communicate or attempt to communicate in this manner may have knowledge or valuable information leading to the identification of a perpetrator or a witness to this homicide.

21. Based on these Affiants training and experience it is common for fugitives to use cellular telephones and WIFI service to mask their whereabouts and avoid apprehension by law enforcement. That fugitives commonly change their cellular phone numbers but remain in contact with the same family members and friends. That it is also common for fugitives to use multiple cellular telephones and discard them periodically. That these Affiants believe Pan is or was utilizing phone number 857-323-2362. That the production of certain telecommunications records which include historical GPS and call details would assist the USMS Violent Fugitive Task Force in apprehending Pan.

22. Your Affiants know through training and experience that a modern cellular telephone stores data relating to the telephone's usage. This data includes call logs, calls places, calls received, geographical location data, stored telephone numbers, text messaging, email messages, video files, image files, and audio files. Your Affiants further know through training and experience that this data, even if deleted, may sometimes be retrieved through forensic examinations conducted by qualified personnel.

23. Your Affiants know through training and experience that a cellular telephone has become a virtual biographer of a person's daily activities. Data within a cellular telephone can log who a person talks to and when these conversations occurred. The data may include information that includes call logs, pictures, and contact list of known acquaintances or friends. Due to this potential of abundance of data, a cellular telephone has become an indispensable piece of evidence in criminal investigations.

24. Your Affiants further know through training and experience that the data (as defined by C.G.S. §53a-250(8) contained within cellular telephones is and can be useful to investigators in that it may show communication between a victim, a suspect and conspirator(s) or other potential valuable witness(s) prior to, during or after the time of the crime or incident.

25. Your Affiants know through training and experience that cellular telephone records are stored in the form of data on a cellular telephone and their related media. This data remains resident on the cellular telephone even if it has been turned off or not used for a long period of time. This cellular telephone data can be extracted and preserved by properly trained and equipped personnel within a Digital Forensics Laboratory. Some data, although deleted, may be recovered and preserved by properly trained and equipped personnel within a Digital Forensic Laboratory.

26. Your Affiants believe that data from within the LG Q7 black cellular phone with a cracked screen in a red case, phone number 857-333-2362 contains evidence of the crime of Murder. Wherefore these Affiants believe probable cause exists and respectfully request a search and seizure warrant to be issued to search and extract the data from within the LG Q7 black cellular phone with a cracked screen in a red case, including email, instant messaging, or other communications, and other data contained in the phone, will aid detectives in identifying the suspects, any possible co-conspirators, witnesses or persons with information related to this homicide. This cellphone is currently being held at the New Haven Police Department located at 1 Union Ave., New Haven, CT.

(This is page of a page Affidavit and Application.)

City/Town	Date	Signature and Title of Affiant
New Haven	2/24/21	[Signature]
New Haven	02/24/2021	[Signature] #513
Jurat	Subscribed and sworn to before me on (Date) 2/24/21	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:

The evidence collected will be submitted to the Department of Public Services and Emergency Protection located at 278 Colony Street in Meriden, Connecticut or another certified forensic laboratory for physical examination, scientific testing and forensic analysis.

PC

(This is page of a page Affidavit and Application.)

City/Town	Date	Signature and Title of Affiant
New Haven	2/24/21	Paul #500
New Haven	02/24/2021	DE Sgt #513
<b>Jurat</b>	Subscribed and sworn to before me on (Date) 2/24/21	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;

- 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:

**The search is part of an ongoing investigation which would be adversely affected by giving a copy of the affidavits to the owner/ residents of the address to be searched.**

PC

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

*(This is page of apage Affidavit and Application.)*

City/Town	Date	Signature and Title of Affiant
New Haven	2/24/21	[Signature] #500
New Haven	02/24/2021	[Signature] #513
<b>Jurat</b>	Subscribed and sworn to before me on (Date) 2/24/21	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:

**A LG Q7 black cellular phone with a cracked screen in a red case, phone number 857-333-2362, located at the New Haven Police Department, 1 Union Ave., New Haven, CT.**

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

**A LG Q7, black cellular phone with a cracked screen in a red case, phone number 857-333-2362. To unlock the electronic PIN code and to search and seize stored electronic and wire communications and information in memory within the mobile device and/or memory cards within the device. For all data contained therein, including but not limited to: Saved contact lists, call history and voice-mail, geographical location data, e-mail, text messaging history and messages, stored photos and/or videos or other communications and content that may be synchronized to or on the device from any service or application for the dates of 12/11/2020 through 02/06/2021. The cellular telephone may be subsequently submitted to a Digital Forensic Laboratory for examination. Authorization is requested to make human readable copies or recordings of the cellular telephone's aforementioned data contained within this device in order to preserve and protect the information and to thereafter seize, read, copy, and maintain the described data.**

- submit the property described in the foregoing affidavit and application to laboratory analysis and examination:  
**The evidence collected will be submitted to the Department of Public Services and Emergency Protection located at 278 Colony Street in Meriden, Connecticut or another certified forensic laboratory for physical examination, scientific testing and forensic analysis.**

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:

NOT TO EXCEED 2 WEEKS BEYOND DATE WARRANT IS EXECUTED  
14 days

GRANTED for a period of 14 days  
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)

(This is page of a page Affidavit and Application.)

Signed at <u>New Haven</u> , Connecticut, on: <u>2/24/2021</u> At (Time) <u>1:05</u> <input type="checkbox"/> a.m. <input checked="" type="checkbox"/> p.m.
Signed (Judge/Judge Trial Referee) <u>[Signature]</u> Print name of Judicial Official <u>Clifford</u>

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

Judicial District of <b>New Haven</b>			G.A. <b>23</b>	At (Address of Court) <b>121 Elm St., New Haven, CT</b>	Inventory control number	Date of seizure <b>04/06/2021</b>
Docket number <b>CR-</b>		Uniform arrest number	Police case number <b>21-004538</b>		Companion case number	

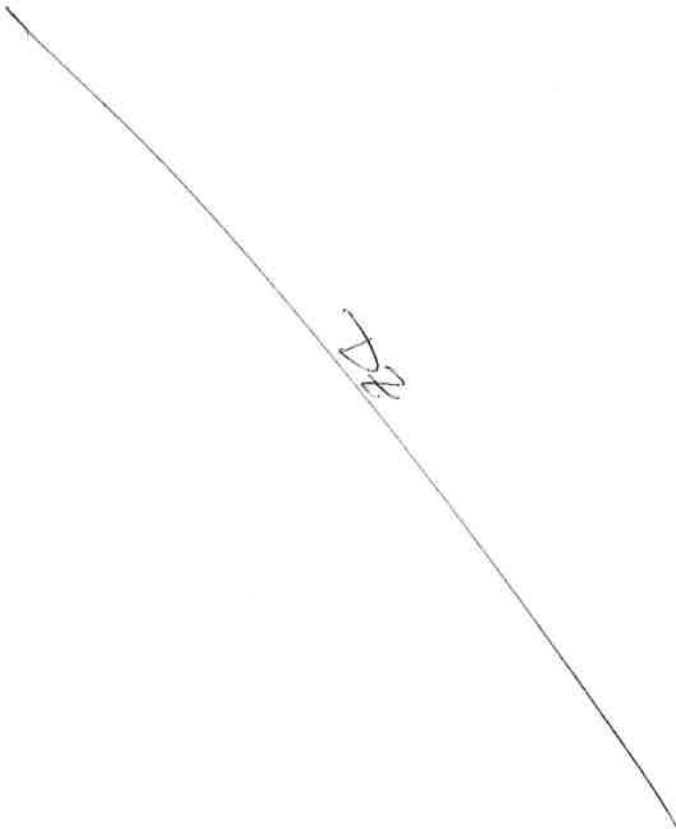
Then and there by virtue of and pursuant to the authority of the foregoing warrant, I searched the person, place or thing named therein, to wit:

**A LG Q7 black cellular phone with a cracked screen in a red case, phone number 857-333-2362, located at the New Haven Police Department, 1 Union Ave., New Haven, CT.**

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

Total Cash Seized: NONE, consisting of

**Two (2) Blu-ray discs containing examination results**



and I gave a copy of such warrant to FBI New Haven, the owner or occupant of the dwelling, structure, motor vehicle or place designated therein, or to \_\_\_\_\_ the person named therein, on 02/25/2021.

(This is page of a page Affidavit and Application.)

Date 4/8/2021 Signed (Officer's signature and department) [Signature] #417 New Haven PD

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

**AFFIDAVIT AND APPLICATION  
SEARCH AND SEIZURE WARRANT**

JD-CR-61Rev, 3-10  
C.G.S. §§ 54-33a, 54-33c, 54-33j

STATE OF CONNECTICUT  
**SUPERIOR COURT**

www.jud.ct.gov



Form JD-CR-52 must also be completed

**Instructions To Applicant**

File the application for the warrant and all affidavits upon which the warrant is based with the clerk of the court for the geographical area within which any person who may be arrested in connection with or subsequent to the execution of the search warrant would be presented, together with the return of the warrant.

**Instructions To G.A. Clerk**

Upon execution and return of the warrant, affidavits which are the subject of an order dispensing with the requirement of giving a copy to the owner, occupant or person within forty-eight hours shall remain in the custody of the clerk's office in a secure location apart from the remainder of the court file.

Police Case number 21-4538

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

The undersigned, being duly sworn, complains on oath that the undersigned has probable cause to believe that certain property, to wit:

**All data and account activity associated with a dark blue, 2015, GMC Terrain, VIN 2GKFLWEK0F6385093, owned by Station Buick GMC of 2 Chauncy Street Mansfield MA, for the date of February 6, 2021 Eastern Standard Time. To include but not limited to data from: OnStar core services to wit; emergency activations, WiFi data, Hands free calling, vehicle navigation/historical GPS locations, Family Link, Advance Diagnostics, Remote Link, Audio Files, blue button or emergency button key press, automatic crash response, subscriber information, account details and billing information.**

- is possessed, controlled, designed or intended for use or which is or has been or may be used as the means of committing the criminal offense of: \_\_\_\_\_
- was stolen or embezzled from: \_\_\_\_\_
- constitutes evidence of the following offense or that a particular person participated in the commission of the offense of:

**Violation of CGS 53a-54a Murder**

- is in the possession, custody or control of a journalist or news organization, to wit: \_\_\_\_\_
- and such person or organization has committed or is committing the following offense which is related to such property: \_\_\_\_\_
- and such property constitutes contraband or an instrumentality of the criminal offense of: \_\_\_\_\_

And is within or upon a certain person, place, or thing, to wit:

**OnStar LLC, C/O Corporation Service Company to Corporation Service, 100 Pearl Street 17th Floor, Hartford CT, 06103**

(This is page of a page Affidavit and Application.)

City/Town	Date	Signature and Title of Affiant
New Haven	3/9/2021	[Signature] #50
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]



And the facts establishing the grounds for issuing a Search and Seizure Warrant are the following:

1. The undersigned, Detective Zaweski, being duly sworn, does depose and state that he is a member of the New Haven Police Department and has been since 2002. At all times mentioned herein, this affiant was acting as a member of said department. The following facts and circumstances are stated from personal knowledge and observations as well as information received from other police officers acting in their official capacity and from official police reports and statements made by prudent and credible witnesses.
2. The undersigned, Detective Cunningham, being duly sworn, does depose and state that she is a member of the New Haven Police Department and has been since 2009. At all times mentioned herein, this affiant was acting as a member of said department. The following facts and circumstances are stated from personal knowledge and observations as well as information received from other police officers acting in their official capacity and from official police reports and statements made by prudent and credible witnesses.
3. On 02/06/2021 at 8:33pm, uniformed officers responded to the intersection of Lawrence St. and Nicoll St. regarding a person shot. Upon arrival, officers located the victim, later identified as Kevin Jiang DOB 02/14/1994, lying in the middle of the road wearing a yellow and black jacket. Jiang was suffering from multiple gunshot wounds to the face and had apparent stippling. Medical personnel arrived and Jiang was pronounced deceased on scene. An autopsy was later performed, and the cause of death was certified as gunshot wounds of the head, torso, and extremities and the manner of death was certified as a homicide.
4. Members of the Bureau of Identification processed the scene and subsequently located eight .45 caliber fired cartridge casings amongst other items of evidentiary value. An unoccupied, silver, Toyota Prius, bearing CT registration AX-17620, was found parked in the middle of Lawrence St. approximately 103 feet from where Jiang was located. The vehicle was registered to Kevin Jiang. The Prius was towed to the New Haven Police Garage at 710 Sherman Pkwy.
5. Based upon witness information, a responding officer transmitted to NHPD dispatch that the suspect vehicle was possibly a 2013, black, GMC Terrain, last seen traveling on Lawrence St. towards State St. and potentially occupied by two subjects, one of whom may have been wearing a yellow hoody or jacket.
6. Affiant Zaweski spoke with a witness who looked out their window after hearing the gunshots and a scream and observed the shooter standing over Jiang and fire two shots. The shooter was described as tall and slender wearing all black clothing and a black winter hat. The shooter entered a black SUV, unknown if on the driver or passenger side, and the vehicle drove around the Prius and fled east on Lawrence St.
7. Surveillance video was obtained from a residence at the scene which also recorded audio. Upon review, a crash is heard then a Toyota Prius entered the frame traveling east on Lawrence St. The Prius was closely followed by a dark colored SUV. The Prius' hazard lights turned on and the dark colored SUV backed up toward Nicoll St. Jiang exited the Prius and walked back toward the dark colored SUV which was out of frame. A few seconds later eight gunshots are heard and brief screaming. A few seconds later the SUV traveled eastbound on Lawrence St. toward State St. The vehicle depicted in the camera appeared to be a GMC Terrain. The City of New Haven Camera located at the intersection of State St. and Ferry St. captured what appeared to be a dark colored GMC Terrain traveling south on Ferry Street towards the Interstate 91 North entrance ramp. The GMC Terrain then drove out of sight.

(This is page of apage Affidavit and Application.)

City/Town	Date	Signature and Title of Affiant
New Haven	3/9/2021	[Signature] #500
New Haven	3/9/2021	[Signature] #1513
Jurat	Subscribed and sworn to before me on (Date) 3/9/21	Signed (Judge/Judge Trial Referee) [Signature]

8. On 02/06/2021 at 8:57pm, the North Haven Police Department responded to 234 Universal Drive, Sims Metal Management, for a report of a suspicious vehicle in the lot. Arriving officers located a dark blue, 2015, GMC Terrain, bearing CT commercial registration AE-33336, VIN 2GKFLWEK0F6385093 stuck on the railroad tracks. The vehicle was occupied by one individual identified as Qinxuan Pan, DOB 04/16/1991 of 193 Clifton St. in Malden Massachusetts, through his Massachusetts Driver's License #S55039734, who was sitting in the driver seat and attempting to move the vehicle. Pan was described as about 6'00," slender and was wearing a black jacket, black pants and black dress shoes. Pan stated he took a wrong turn or missed the highway entrance as he was trying to get to Massachusetts. It was reported through COLLECT that the license plate was entered as lost or being misused out of the Newington Police Department. Pan reported the vehicle was a rental but could not produce any paperwork. North Haven Police reported observing a blue backpack on the front passenger seat during the interaction. The VIN on the vehicle came back to a GMC Terrain registered out of Massachusetts.
9. The vehicle was subsequently towed by Nelcon Service Center to the North Haven Police Department. The front license plate bracket on the GMC Terrain was hanging by one screw on the front bumper. Pan was driven by the tow truck driver to the Best Western, located at 201 Washington Ave. in North Haven. After officers arrived at headquarters, North Haven police dispatch received a call from the Mansfield Police Department in Massachusetts reporting the GMC was stolen out of their town. On 02/07/2021 North Haven Police reviewed their Axon body-worn camera footage from the encounter with Pan and observed a yellow jacket type garment on the passenger floorboard of the vehicle which was an element of the New Haven police broadcast.
10. On 02/07/2021 at approximately 11:00am, North Haven Police responded to the Arby's Restaurant, 267 Washington Ave., located next to the Best Western. An Arby's employee reported finding a bag containing a gun and ammo. The handgun was identified as a Ruger SR1911 semi-automatic silver pistol with wood grips along with numerous magazines and boxes of ammunition. Also located in the bag was a small leather type brief case and a blue plastic retail type of bag with a Massachusetts logo on it. It was immediately recognized as one of the bags observed in the GMC Terrain. At this point the New Haven Police Department was notified of their findings.
11. Amongst the items that were found and seized were a Ruger .45 caliber SR1911, a black Ruger handgun case, seven magazines, numerous boxes of ammunition, a black Dell briefcase, one pair of black sketcher sneakers, a gray knit winter hat, a GMC owner's manual, a pair of lug nuts, a yellow Urban District jacket, gray Hind sweat pants, a blue plastic bag labeled "City of Malden, MA," three license plates and scissors. The Ruger SR1911, semiautomatic, silver pistol with wood grips was forensically tested and it was determined this was not the firearm used in the homicide.
12. Believing the items belonged to Qinxuan Pan, North Haven Police responded to the Best Western Hotel. New Haven police were notified about the findings which led them to believe that Pan was a person of interest in the homicide. Officers responded to the Best Western and learned that Pan had checked into room #276 and had not yet checked-out. Hotel staff stated that room service had already checked the room and discovered that it did not appear to have been used the previous night. Officers entered the room and found it was unoccupied. Surveillance video from the Best Western captured Pan checking in at 10:27pm. A canvass of the hotel yielded negative findings for Pan.

(This is page of a page Affidavit and Application.)

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]

13. Affiant Cunningham spoke with a sales consultant at Station Buick-GMC, located at 2 Chauncy Street in Mansfield, Massachusetts. The sales consultant recalled assisting Pan on 02/06/2021 and that Pan provided his Massachusetts license and at approximately 11:00 a.m. Pan took a blue 2015 GMC Terrain, having VIN 2GKFLWEK0F6385093, from the dealership for a test drive and never returned it. The dealership reported the 2015 GMC Terrain stolen to the Mansfield Police Department that evening. Affiant Zaweski was informed by the dealership that the vehicle was equipped with OnStar services but there was not an active subscription on 02/06/2021. The dealership further explained that OnStar could still be utilized by the operator and OnStar may retain certain data from the vehicle.
14. During the course of the investigation, Zion Perry was identified as Jiang's fiancée. Zion Perry had posted on Facebook that she was engaged to Kevin Jiang on 01/30/2021. The post was accessible by her friends and by public view. Affiant Zaweski located Qinxuan Pan listed as a friend on Zion Perry's Facebook profile page. Affiant Zaweski spoke to Perry who stated she was with Jiang during the day on 02/06/2021. They arrived home from the grocery store around 8:00pm and he left a short time later to drive home in his Prius. Perry stated she met Qinxuan Pan while they both attended MIT. They met while attending various Christian group events on campus. 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. She graduated in March 2020 and Pan contacted her on Facebook messenger on 05/31/2020. Pan congratulated her and asked if she would be able to have a zoom call which she never followed up with. Perry stated she never told Pan her address, but he may have seen she lived in CT on Facebook. His Facebook profile was "Qinxuan Pan" and hers was "Zion Perry". She had no contact information for him but believed he should still using his MIT email. He was a graduate student and she was an undergraduate student, but they attended undergraduate student events.
15. 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.
16. 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.
17. U.S. Marshals then checked a Shell Station located at 6775 NC-46, Garysburg, NC, which is next to the

(This is page of apage Affidavit and Application )

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]

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 then 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.

18. 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 unknown time while they were driving.
19. 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.
20. 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.”
21. 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.
22. 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. Members of the Bureau of Identification later processed the vehicle at Tuck's Trucks and located three .45 caliber fired cartridge casings on the exterior of the front windshield by the wiper blades.
23. 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.

(This is page of apage Affidavit and Application.)

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]

24. These Affiants have personal knowledge that OnStar, which is a service, is built within certain vehicles which collect data and locations from the vehicle to assist the vehicle occupants /owner when the vehicle is involved in emergency situations such as natural disasters and medical related incidents. The service allows the occupants of the vehicle to contact an advisor for questions and assistance when dealing with various situations such as roadside emergencies. The OnStar service is designed to also assist with tracking the vehicle involved in incidents such as thefts and accidents. OnStar has several additional features to include but not limited to; hands free calling, WiFi data, Navigation GPS Assistance when in need of directions. Some of these features are automatically activated and others require physical activation while inside the vehicle. Even if a vehicle does not have an active subscription, OnStar could still be utilized by the operator / owner and OnStar may retain certain data from the vehicle. OnStar has advised that a search warrant subpoena shall be submitted to OnStar LLC, C/O Corporation Service Company located at 100 Pearl Street 17th Floor, Hartford CT, 06103 to obtain all the data contained within said vehicle.
25. These affiants respectfully request from, OnStar LLC, C/O Corporation Service Company, 100 Pearl Street 17th Floor, Hartford CT, 06103, all data and account activity associated with a dark blue, 2015, GMC Terrain, VIN 2GKFLWEK0F6385093, owned by Station Buick GMC of 2 Chauncy Street Mansfield MA, for the date of February 6, 2021 Eastern Standard Time, to include but not limited to data from: OnStar core services to wit; emergency activations, WiFi data, Hands free calling, vehicle navigation/historical GPS locations, Family Link, Advance Diagnostics, Remote Link, Audio Files, blue button or emergency button key press, automatic crash response, subscriber information, account details and billing information.
26. Based upon the facts and circumstances described above, your affiants believe that Qinxuan Pan may have utilized OnStar when the GMC was stuck on the railroad tracks and OnStar may have been activated when the vehicle crashed into Jiang's Prius. Your affiants have probable cause to believe that evidence of the crime of Murder 53a-54a will be found within the OnStar services for the dark blue, 2015, GMC Terrain, VIN 2GKFLWEK0F6385093. Therefore, your affiants are requesting a search and seizure warrant for OnStar LLC, C/O Corporation Service Company located at 100 Pearl Street 17th Floor, Hartford CT, 06103 for the date of February 6, 2021 Eastern Standard Time.

(This is page of a page Affidavit and Application.)

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]

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:

(This is page of a page Affidavit and Application.)

City/Town	Date	Signature and Title of Affiant
New Haven	3/9/2021	[Signature] 500
New HAVEN	3/9/2021	[Signature] #573
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;

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.**

*Granted  
3/9/21  
GSA  
S. J. [Signature]*

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

*(This is page of apage Affidavit and Application.)*

City/Town	Date	Signature and Title of Affiant
New Haven	3/9/2021	[Signature] #500
New Haven	3/9/2021	[Signature] #513
<b>Jurat</b>	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:

**OnStar LLC, C/O Corporation Service Company to Corporation Service, 100 Pearl Street 17th Floor, Hartford CT, 06103**

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

**All data and account activity associated with a dark blue, 2015, GMC Terrain, VIN 2GKFLWEK0F6385093, owned by Station Buick GMC of 2 Chauncy Street Mansfield MA, for the date of February 6, 2021 Eastern Standard Time. To include but not limited to data from: OnStar core services to wit; emergency activations, WiFi data, Hands free calling, vehicle navigation/historical GPS locations, Family Link, Advance Diagnostics, Remote Link, Audio Files, blue button or emergency button key press, automatic crash response, subscriber information, account details and billing information.**

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  
*14 days*

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)

(This is page of *1* page Affidavit and Application.)

Signed at <i>Berkman</i> Connecticut, on: <i>3-5-21</i>	Date	At (Time) <i>3:25</i>	<input type="checkbox"/> a.m.
Signed (Judge/Judge Trial Referee) <i>[Signature]</i>	Print name of Judicial Official <i>[Signature]</i>		



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

			Inventory control number
Judicial District of <b>New Haven</b>	G.A. <b>23</b>	At (Address of Court) <b>121 Elm Street, New Haven CT</b>	
Docket number <b>CR-</b>		Uniform arrest number	Police case number <b>21-4538</b>
		Date of seizure <b>03/31/2021</b>	
		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:

**OnStar LLC, C/O Corporation Service Company to Corporation Service, 100 Pearl Street 17th Floor, Hartford CT, 06103**

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

Total Cash Seized: NONE, consisting of

Two-page report from OnStar

*DB*

and I gave a copy of such warrant to D.Seifel of Updike, Kelly and Spellacy PC Attorneys, the owner or occupant of the dwelling, structure, motor vehicle or place designated therein, or to \_\_\_\_\_

the person named therein, on 03/31/2021

(This is page of a page Affidavit and Application.)

Date <u>4/7/2021</u>	Signed (Officer's signature and department) <u>[Signature] #417 New Haven PD.</u>
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NOTE: Form JD-CR-61, pages 1 -must be supplemented by Form JD-CR-52.

**AFFIDAVIT AND APPLICATION  
SEARCH AND SEIZURE WARRANT**

JD-CR-61 Rev. 3-10  
C.G.S. §§ 54-33a, 54-33c, 54-33j

STATE OF CONNECTICUT  
**SUPERIOR COURT**

www.jud.ct.gov



Form JD-CR-52 must also be completed

**Instructions To Applicant**

File the application for the warrant and all affidavits upon which the warrant is based with the clerk of the court for the geographical area within which any person who may be arrested in connection with or subsequent to the execution of the search warrant would be presented, together with the return of the warrant.

**Instructions To G.A. Clerk**

Upon execution and return of the warrant, affidavits which are the subject of an order dispensing with the requirement of giving a copy to the owner, occupant or person within forty-eight hours shall remain in the custody of the clerk's office in a secure location apart from the remainder of the court file.

Police Case number 21-004538

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

The undersigned, being duly sworn, complains on oath that the undersigned has probable cause to believe that certain property, to wit:

**Black Google Pixel Cellphone, phone number 857-326-2147. To unlock the electronic PIN code and to search and seize stored electronic and wire communications and information in memory within the mobile device and/or memory cards within the device. For all data contained therein, including but not limited to: Saved contact lists, call history and voice-mail, geographical location data, e-mail, text messaging history and messages, stored photos and/or videos or other communications and content that may be synchronized to or on the device from any service or application for the dates of 12/11/2020 through 02/06/2021. The cellular telephone may be subsequently submitted to a Digital Forensic Laboratory for examination. Authorization is requested to make human readable copies or recordings of the cellular telephone's aforementioned data contained within this device in order to preserve and protect the information and to thereafter seize, read, copy, and maintain the described data.**

is possessed, controlled, designed or intended for use or which is or has been or may be used as the means of committing the criminal offense of: \_\_\_\_\_

was stolen or embezzled from: \_\_\_\_\_

constitutes evidence of the following offense or that a particular person participated in the commission of the offense of:

**Violation of CGS 53a-54a Murder**

is in the possession, custody or control of a journalist or news organization, to wit: \_\_\_\_\_

and such person or organization has committed or is committing the following offense which is related to such property: \_\_\_\_\_

and such property constitutes contraband or an instrumentality of the criminal offense of: \_\_\_\_\_

And is within or upon a certain person, place, or thing, to wit:

**Black Google Pixel Cellphone, phone number 857-326-2147, located at the New Haven Police Department, 1 Union Ave., New Haven, CT.**

(This is page of a page Affidavit and Application.)

City/Town	Date	Signature and Title of Affiant
New Haven	2/24/21	[Signature]
NEW HAVEN	02/24/2021	[Signature] #515
Jurat	Subscribed and sworn to before me on (Date) 2/24/21	Signed (Judge/Judge Trial Referee) [Signature]

And the facts establishing the grounds for issuing a Search and Seizure Warrant are the following:

1. The undersigned, Detective David Zaweski, being duly sworn, does depose and state that he is a member of the New Haven Police Department and has been since 2002. At all times mentioned herein I was acting as a member of said department. The following facts and circumstances are stated from personal knowledge and observations as well as information received from other police officers acting in their official capacity and from official police reports and statements made by prudent and credible witnesses.
2. The undersigned, Detective Steven Cunningham, being duly sworn, does depose and state that she is a member of the New Haven Police Department and has been since 2009. At all times mentioned herein I was acting as a member of said department. The following facts and circumstances are stated from personal knowledge and observations as well as information received from other police officers acting in their official capacity and from official police reports and statements made by prudent and credible witnesses.
3. On 02/06/2021 at 8:33pm, uniformed officers responded to the intersection of Lawrence St. and Nicoll St. regarding a person shot. Upon arrival, officers located the victim, later identified as Kevin Jiang DOB 02/14/1994, lying in the middle of the road wearing a yellow and black jacket. Jiang was suffering from multiple gunshot wounds to the face and had apparent stippling. Medical personnel arrived and Jiang was pronounced deceased on scene. An autopsy was later performed, and the cause of death was certified as gunshot wounds of the head, torso, and extremities and the manner of death was certified as a homicide.
4. Members of the Bureau of Identification processed the scene and subsequently located eight .45 caliber fired cartridge casings amongst other items of evidentiary value. An unoccupied, silver, Toyota Prius, bearing CT registration AX-17620, was found parked in the middle of Lawrence St. approximately 103 feet from where Jiang was located. The vehicle was registered to Kevin Jiang. The Prius was towed to the New Haven Police Garage at 710 Sherman Pkwy.
5. Based upon witness information, a responding officer transmitted to NHPD dispatch that the suspect vehicle was possibly a 2013, black, GMC Terrain, last seen traveling on Lawrence St. towards State St. and potentially occupied by two subjects, one of whom may have been wearing a yellow hoody or jacket.
6. Affiant Zaweski spoke with a witness who looked out their window after hearing the gunshots and a scream and observed the shooter standing over Jiang and fire two shots. The shooter was described as tall and slender wearing all black clothing and a black winter hat. The shooter entered a black SUV, unknown if on the driver or passenger side, and the vehicle drove around the Prius and fled east on Lawrence St.
7. Surveillance video was obtained from a residence at the scene which also recorded audio. Upon review, a crash is heard then a Toyota Prius entered the frame traveling east on Lawrence St. The Prius was closely followed by a dark colored SUV. The Prius' hazard lights turned on and the dark colored SUV backed up toward Nicoll St. Jiang exited the Prius and walked back toward the dark colored SUV which was out of frame. A few seconds later eight gunshots are heard and brief screaming. A few seconds later the SUV traveled eastbound on Lawrence St. toward State St. The vehicle depicted in the camera appeared to be a GMC Terrain. The City of New Haven Camera located at the intersection of State St. and Ferry St. captured what appeared to be a dark colored GMC Terrain traveling south on Ferry Street towards the Interstate 91 North entrance ramp. The GMC Terrain then drove out of sight.
8. On 02/06/2021 at 8:57pm, the North Haven Police Department responded to 234 Universal Drive, Sims Metal Management, for a report of a suspicious vehicle in the lot. Arriving officers located a dark blue, 2015, GMC Terrain, bearing CT commercial registration AE-33336, VIN 2GKFLWEK0F6385093 stuck on the railroad tracks. The vehicle was occupied by one individual identified as Qinxuan Pan, DOB 04/16/1991 of 193 Clifton St. in Malden Massachusetts, through his Massachusetts Driver's License #S55039734, who was sitting in the

(This is page of a page Affidavit and Application.)

City/Town	Date	Signature and Title of Affiant
New Haven	2/24/21	[Signature]
New Haven	02/24/2021	[Signature]
Jurat	Subscribed and sworn to before me on (Date) 2/24/21	Signed (Judge/Judge Trial Referee) [Signature]

driver seat and attempting to move the vehicle. Pan was described as about 6'00," slender and was wearing a black jacket, black pants and black dress shoes. Pan stated he took a wrong turn or missed the highway entrance as he was trying to get to Massachusetts. It was reported through COLLECT that the license plate was entered as lost or being misused out of the Newington Police Department. Pan reported the vehicle was a rental but could not produce any paperwork. North Haven Police reported observing a blue backpack on the front passenger seat during the interaction. The VIN on the vehicle came back to a GMC Terrain registered out of Massachusetts.

9. The vehicle was subsequently towed by Nelcon Service Center to the North Haven Police Department. The front license plate bracket on the GMC Terrain was hanging by one screw on the front bumper. Pan was driven by the tow truck driver to the Best Western, located at 201 Washington Ave. in North Haven. After officers arrived at headquarters, North Haven police dispatch received a call from the Mansfield Police Department in Massachusetts reporting the GMC was stolen out of their town. On 02/07/2021 North Haven Police reviewed their Axon body-worn camera footage from the encounter with Pan and observed a yellow jacket type garment on the passenger floorboard of the vehicle which was an element of the New Haven police broadcast.

10. On 02/07/2021 at approximately 11:00am, North Haven Police responded to the Arby's Restaurant, 267 Washington Ave., located next to the Best Western. An Arby's employee reported finding a bag containing a gun and ammo. The handgun was identified as a Ruger SR1911 semi-automatic silver pistol with wood grips along with numerous magazines and boxes of ammunition. Also located in the bag was a small leather type brief case and a blue plastic retail type of bag with a Massachusetts logo on it. It was immediately recognized as one of the bags observed in the GMC Terrain. At this point the New Haven Police Department was notified of their findings.

11. Amongst the items that were found and seized were a Ruger .45 caliber SR1911, a black Ruger handgun case, seven magazines, numerous boxes of ammunition, a black Dell briefcase, one pair of black sketcher sneakers, a gray knit winter hat, a GMC owner's manual, a pair of lug nuts, a yellow Urban District jacket, gray Hind sweat pants, a blue plastic bag labeled "City of Malden, MA," three license plates and scissors. The Ruger SR1911, semiautomatic, silver pistol with wood grips was forensically tested and it was determined this was not the firearm used in the homicide.

12. Believing the items belonged to Qinxuan Pan, North Haven Police responded to the Best Western Hotel. New Haven police were notified about the findings which led them to believe that Pan was a person of interest on the homicide. Officers responded to the Best Western and learned that Pan had checked into room #276 and had not yet checked-out. Hotel staff stated that room service had already checked the room and discovered that it did not appear to have been used the previous night. Officers entered the room and found it was unoccupied. Surveillance video from the Best Western captured Pan checking in at 10:27pm. A canvass of the hotel yielded negative findings for Pan.

13. During the course of the investigation, Zion Perry was identified as Jiang's fiancé. Zion Perry had posted on Facebook that she was engaged to Kevin Jiang on 01/30/2021. The post was accessible by her friends and by public view. Affiant Zaweski located Qinxuan Pan listed as a friend on Zion Perry's Facebook profile page. Affiant Zaweski spoke to Perry who stated she was with Jiang during the day on 02/06/2021. They arrived home from the grocery store around 8:00pm and he left a short time later to drive home in his Prius. Perry stated she met Qinxuan Pan while they both attended MIT. They met while attending various Christian group events on campus. 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. She graduated in March 2020 and Pan contacted her on Facebook messenger on 05/31/2020. Pan congratulated her and asked if she would be able to have a zoom call which she never followed up with. Perry stated she never told Pan her address, but he may have seen she lived in CT on Facebook. His Facebook profile was "Qinxuan Pan" and hers was "Zion Perry". She had no contact information for him but believed he should

(This is page of a page Affidavit and Application.)

City/Town	Date	Signature and Title of Affiant
New Haven	2/24/21	[Signature]
New Haven	02/24/2021	[Signature]
Jurat	Subscribed and sworn to before me on (Date) 2/24/21	Signed (Judge/Judge Trial/Referee) [Signature]

still using his MIT email. He was a graduate student and she was an undergraduate student, but they attended undergraduate student events.

14. 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.

15. Two days later, 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 Google Pixel Cellphone on the dining room table and a gray laptop on the floor in the dining room leaning against the wall. While the Massachusetts State Police Troopers were in the residence, Sgt. Warner called (857) 326-2147 and the troopers observed the black Google Pixel Cellphone ringing. Your affiants know through training and experience that individuals can access Facebook, Facebook messenger and other social media platforms through the use of cell phones. Massachusetts State Police applied for and were granted a search and seizure warrant for the black Google Pixel Cellphone and gray laptop in the residence. Based on facts and circumstances developed from the New Haven Police Department's homicide investigation, Massachusetts State Police were able to obtain the search and seizure warrant for this location These items were subsequently transferred to the New Haven Police Department.

16. 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.

17. Further investigation revealed that Pan test drove, and kept overnight, several vehicles the 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.

18. Based on these Affiants training and experience, a perpetrator or person knowing the victim, may have communicated by way of telephone. Also, co-conspirators in the planning and execution of the crime may have communicated with victim by telephone just prior to or after the crime. Persons who communicate or attempt to communicate in this manner may have knowledge or valuable information leading to the identification of a perpetrator or a witness to this homicide.

19. Based on these Affiants training and experience it is common for fugitives to use cellular telephones and WIFI service to mask their whereabouts and avoid apprehension by law enforcement. That fugitives commonly change their cellular phone numbers but remain in contact with the same family members and friends. That it is also common for fugitives to use multiple cellular telephones and discard them periodically. That these Affiants believe Pan is or was utilizing phone number 857-326-2147. That the production of certain telecommunications records which include historical GPS and call details would assist the USMS Violent Fugitive Task Force in apprehending Pan.

20. Your Affiants know through training and experience that a modern cellular telephone stores data relating to the telephone's usage. This data includes call logs, calls places, calls received, geographical location data, stored  
(This is page of a page Affidavit and Application.)

City/Town	Date	Signature and Title of Affiant
New Haven	2/24/21	[Signature] #500
NEW HAVEN	02/24/2021	[Signature] #513
Jurat	Subscribed and sworn to before me on (Date) 2/24/21	Signed (Judge/Judge Trial Referee) [Signature]

telephone numbers, text messaging, email messages, video files, image files, and audio files. Your Affiants further know through training and experience that this data, even if deleted, may sometimes be retrieved through forensic examinations conducted by qualified personnel.

21. Your Affiants know through training and experience that a cellular telephone has become a virtual biographer of a person's daily activities. Data within a cellular telephone can log who a person talks to and when these conversations occurred. The data may include information that includes call logs, pictures, and contact list of known acquaintances or friends. Due to this potential of abundance of data, a cellular telephone has become an indispensable piece of evidence in criminal investigations.

22. Your Affiants further know through training and experience that the data (as defined by C.G.S. §53a-250(8)) contained within cellular telephones is and can be useful to investigators in that it may show communication between a victim, a suspect and conspirator(s) or other potential valuable witness(s) prior to, during or after the time of the crime or incident.

23. Your Affiants know through training and experience that cellular telephone records are stored in the form of data on a cellular telephone and their related media. This data remains resident on the cellular telephone even if it has been turned off or not used for a long period of time. This cellular telephone data can be extracted and preserved by properly trained and equipped personnel within a Digital Forensics Laboratory. Some data, although deleted, may be recovered and preserved by properly trained and equipped personnel within a Digital Forensic Laboratory.

24. Your Affiants believe that data from within the black Google Pixel Cellphone contains evidence of the crime of Murder. Wherefore these Affiants believe probable cause exists and respectfully request a search and seizure warrant to be issued to search and extract the data from within the black Google Pixel Cellphone, including email, instant messaging, or other communications, and other data contained in the phone, will aid detectives in identifying the suspects, any possible co-conspirators, witnesses or persons with information related to this homicide. This cellphone is currently being held at the New Haven Police Department located at 1 Union Ave., New Haven, CT.

PC

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(This is page of a page Affidavit and Application.)

City/Town	Date	Signature and Title of Affiant
New Haven	2/24/21	<i>[Signature]</i> #500
New Haven	02/24/2021	<i>[Signature]</i> #515
<b>Jurat</b>	Subscribed and sworn to before me on (Date) 2/24/21	Signed (Judge/Judge Trial Referee) <i>[Signature]</i>

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:

**The evidence collected will be submitted to the Department of Public Services and Emergency Protection located at 278 Colony Street in Meriden, Connecticut or another certified forensic laboratory for physical examination, scientific testing and forensic analysis.**

PC

(This is page of a page Affidavit and Application.)

City/Town	Date	Signature and Title of Affiant
New Haven	2/24/21	[Signature] #500
NEW HAVEN	02/24/2021	[Signature] #510
<b>Jurat</b>	Subscribed and sworn to before me on (Date) 2/24/21	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;

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:

**The search is part of an ongoing investigation which would be adversely affected by giving a copy of the affidavits to the owner/ residents of the address to be searched.**

PC

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

*(This is page of a page Affidavit and Application.)*

City/Town	Date	Signature and Title of Affiant
New Haven	2/24/21	[Signature] #50
New Haven	02/24/2021	[Signature] #155
<b>Jurat</b>	Subscribed and sworn to before me on (Date) 2/24/21	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:

**Black Google Pixel Cellphone, phone number 857-326-2147, located at the New Haven Police Department, 1 Union Ave., New Haven, CT.**

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

**Black Google Pixel Cellphone, phone number 857-326-2147. To unlock the electronic PIN code and to search and seize stored electronic and wire communications and information in memory within the mobile device and/or memory cards within the device. For all data contained therein, including but not limited to: Saved contact lists, call history and voice-mail, geographical location data, e-mail, text messaging history and messages, stored photos and/or videos or other communications and content that may be synchronized to or on the device from any service or application for the dates of 12/11/2020 through 02/06/2021. The cellular telephone may be subsequently submitted to a Digital Forensic Laboratory for examination. Authorization is requested to make human readable copies or recordings of the cellular telephone's aforementioned data contained within this device in order to preserve and protect the information and to thereafter seize, read, copy, and maintain the described data.**

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

**The evidence collected will be submitted to the Department of Public Services and Emergency Protection located at 278 Colony Street in Meriden, Connecticut or another certified forensic laboratory for physical examination, scientific testing and forensic analysis.**

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  
14 days

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)

(This is page of a page Affidavit and Application.)

Signed at <u>New Haven</u> , Connecticut, on:	Date <u>2/24/2021</u>	At (Time) <u>12:50</u>	<input type="checkbox"/> a.m. <input checked="" type="checkbox"/> p.m.
Signed (Judge/Judge Trial Referee) <u>[Signature]</u>	Print name of Judicial Officer <u>Clifford</u>		

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

			Inventory control number
Judicial District of <b>New Haven</b>	G.A. <b>23</b>	At (Address of Court) <b>121 Elm St., New Haven, CT</b>	
Docket number <b>CR-</b>		Uniform arrest number	Police case number <b>21-004538</b>
		Date of seizure <b>04/06/2021</b>	
		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:

**Black Google Pixel Cellphone, phone number 857-326-2147, located at the New Haven Police Department, 1 Union Ave., New Haven, CT.**

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

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

**One (1) Blu-ray disc containing examination results**

*DE*

and I gave a copy of such warrant to **FBI New Haven**, the owner or occupant of the dwelling, structure, motor vehicle or place designated therein, or to \_\_\_\_\_ the person named therein, on **02/25/2021**.

(This is page of a page Affidavit and Application.)

Date **4/8/2021** Signed (Officer's signature and department) *[Signature]* **2147 NEW HAVEN PD**

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

**AFFIDAVIT AND APPLICATION  
SEARCH AND SEIZURE WARRANT**

JD-CR-61, Rev. 3-10  
C.G.S. §§ 54-33a, 54-33c, 54-33j

STATE OF CONNECTICUT  
**SUPERIOR COURT**

www.jud.ct.gov



Form JD-CR-52 must also be completed

**Instructions To Applicant**

File the application for the warrant and all affidavits upon which the warrant is based with the clerk of the court for the geographical area within which any person who may be arrested in connection with or subsequent to the execution of the search warrant would be presented, together with the return of the warrant.

**Instructions To G.A. Clerk**

Upon execution and return of the warrant, affidavits which are the subject of an order dispensing with the requirement of giving a copy to the owner, occupant or person within forty-eight hours shall remain in the custody of the clerk's office in a secure location apart from the remainder of the court file.

Police Case number 21-4538

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

The undersigned, being duly sworn, complains on oath that the undersigned has probable cause to believe that certain property, to wit:

**To obtain saliva secretions, and Buccal cell samples (cheek epithelial cells). These samples will be obtained by swabbing the interior of the suspects mouth cavity between the cheek and teeth with sponge type swab applicators using safe, reliable, and minimal intrusive procedures under universal hygienic precautions by a duly qualified person within a reasonable period of time. The sample(s) will be submitted to the Department of Public Safety Forensic Science Laboratory located at 278 Colony Street in Meriden, Connecticut or other certified forensic laboratory for the scientific and forensic examination, testing and comparison, including DNA that may yield information pertaining to the identity of the perpetrator, and other evidentiary value.**

is possessed, controlled, designed or intended for use or which is or has been or may be used as the means of committing the criminal offense of: \_\_\_\_\_

was stolen or embezzled from: \_\_\_\_\_

constitutes evidence of the following offense or that a particular person participated in the commission of the offense of:  
**Murder 53a-54a**

is in the possession, custody or control of a journalist or news organization, to wit:

and such person or organization has committed or is committing the following offense which is related to such property: \_\_\_\_\_

and such property constitutes contraband or an instrumentality of the criminal offense of: \_\_\_\_\_

And is within or upon a certain person, place, or thing, to wit:

**The person of Qinxuan Pan (DOB 04/16/1991) Social Security number 218-75-8074**

(This is page 1 of a 15 page Affidavit and Application.)

City/Town	Date	Signature and Title of Affiant
New Haven	5/18/2021	[Signature] 417
New Haven	5/13/2021	Det. A. Yulker 506
Jurat	Subscribed and sworn to before me on (Date) 5/18/21	Signed (Judge/Judge Trial Referee) [Signature]

And the facts establishing the grounds for issuing a Search and Seizure Warrant are the following:

1. The affiant Detective David Zaweski, being duly sworn, does depose and state that he is a member of the New Haven Police Department and has been since 2002. At all times mentioned herein was acting as a member of said department. The following facts and circumstances are stated from personal knowledge and observations, as well as information received from other police officers acting in their official capacity, and from official police reports and statements made by prudent and credible witnesses.
  
2. The affiant Detective Daniel Conklin, being duly sworn, does depose and state that he is a member of the New Haven Police Department and has been since 2012. At all times mentioned herein was acting as a member of said department. The following facts and circumstances are stated from personal knowledge and observations, as well as information received from other police officers acting in their official capacity, and from official police reports and statements made by prudent and credible witnesses.
  
3. On February 6, 2021, at approximately 8:33 p.m., uniformed New Haven Police Department (NHPD) officers responded to the intersection of Lawrence Street and Nicoll Street regarding a person shot. NHPD received 911 calls from multiple callers who reported hearing numerous gunshots in the area and observing a dark colored Sport Utility Vehicle (SUV) fleeing the intersection of Lawrence Street and Nicoll Street. Upon arrival, officers located the victim, later identified as Kevin Jiang (DOB 02/14/1994), lying in the middle of the road wearing a yellow and black jacket. He was observed to be holding an army camouflage backpack. Jiang was suffering from multiple gunshot wounds to the face. Medical personnel arrived and Jiang was subsequently pronounced deceased on scene at 8:48 p.m.
  
4. An autopsy was performed at the Office of the Chief Medical Examiner (OCME). At autopsy, three projectiles were recovered from the body and apparent stippling was noted on the left side of Jiang's face, indicative of the fact that he had been shot at close range. The OCME certified the cause of death as gunshot wounds of the head, torso, and extremities. The manner of death was certified as a homicide.
  
5. Members of the NHPD Bureau of Identification Unit processed the scene and collected eight .45 caliber fired cartridge casings and four fired projectiles. One of the fired projectiles was recovered from the camouflage backpack. This ballistic evidence was later submitted to the State of Connecticut Department of Emergency Services and Public Protection Division of Scientific Services (State Lab). Jiang's silver Toyota Prius, bearing Connecticut registration AX-17620, was found parked facing east in the middle of Lawrence Street, approximately 103 feet from where Jiang's body was located. Jiang's Prius was subsequently towed to the NHPD garage, located at 710 Sherman Pkwy, and later examined for potential evidence.
  
6. On scene officers spoke with several witnesses, one of whom believed the SUV that fled the scene was a black GMC Terrain. Another witness heard multiple gunshots and saw a black SUV with its interior light lit and the driver gesturing inside. The witness noted that either the driver or the victim was wearing yellow. An additional witness reported observing a white or light skinned male wearing a black shirt and jeans running on Lawrence Street toward State Street. Finally, officers spoke with a witness on scene who initially told officers that he saw two or three people inside a black or dark blue SUV. Detectives

(This is page 2 of a 15 page Affidavit and Application.)

City/Town	Date	Signature and Title of Affiant
New Haven	5/18/2021	<i>[Signature]</i>
New Haven	5/18/2021	Det. A. [Signature] 506
Jurat	Subscribed and sworn to before me on (Date) 5/18/21	Signed (Judge/Judge Trial Referee) <i>[Signature]</i>

conducted a follow-up recorded interview with this witness who now stated there was nothing to lead him to believe there was anyone other than the driver in the vehicle.

7. Based upon witness information, a responding officer transmitted to NHPD dispatch that the suspect vehicle was possibly a 2013 black GMC Terrain, last seen traveling on Lawrence Street towards State Street and potentially occupied by two subjects, one of whom may have been wearing a yellow hoody or jacket.
8. At approximately 10:22 p.m., NHPD disseminated an "Officer Safety" broadcast on the "Hot Line" to surrounding police departments. The suspect vehicle was described as a black SUV, possibly a GMC Terrain with two occupants; one occupant possibly a black male wearing a yellow sweater. It was later determined that the police dispatcher erroneously broadcasted that the occupant was possibly a black male. No witnesses on scene, nor any 911 callers, described the occupant(s) of the SUV as a black male.
9. Affiant Zaweski spoke with an eyewitness who resides on Lawrence Street near Nicoll Street. The witness looked out the window after hearing gunshots and a scream. The witness saw the shooter standing over Jiang firing two shots in a downward direction toward Jiang as he lay on the street. The witness described the shooter as tall and slender, wearing all black clothing, and a black winter hat. The witness saw the shooter enter a black SUV, but the witness did not know if the shooter entered the SUV from the driver side or passenger side of the vehicle. The witness saw the SUV drive around Jiang's vehicle east on Lawrence Street.
10. Video-audio surveillance was obtained from a residence located on Lawrence Street near Nicoll Street. Upon review by Affiant Zaweski, a vehicle crash can be heard prior to a Toyota Prius entering the camera frame, travelling east on Lawrence Street. The Prius was closely followed by a dark colored SUV. The Prius came to a stop and then the hazard lights turned on. The SUV reversed toward Nicoll Street and can be heard colliding with another vehicle out of the camera frame. The other vehicle was later identified as an unoccupied parked Honda Civic with damage to the rear left hubcap and fender. During the processing of the GMC Terrain, Detective Parker observed damage to the rear right fender consistent with the damage on the Civic. Jiang exited the Prius and walked toward the SUV. Jiang and the SUV eventually moved out of the camera frame. A few seconds later eight gunshots can be heard, a brief scream, and then additional gunshots. Seconds after the gunshots the SUV is captured on video travelling past Jiang's vehicle east on Lawrence Street toward State Street with its headlights turned off.
11. The vehicle depicted in the camera appeared to be a GMC Terrain. Surveillance video from the area captured the GMC Terrain turn north onto Mechanic Street from Lawrence Street. The GMC entered the East Rock Community Magnet School parking lot the wrong way, and then the GMC Terrain exited the parking lot continuing to travel east onto Willow Street toward State Street. A City of New Haven camera located at the intersection of State Street and Ferry Street captured what appeared to be a dark colored GMC Terrain traveling south on Ferry Street towards the Interstate 91 North entrance ramp.
12. On 02/06/2021 at approximately 8:57 p.m., roughly ninety minutes before the NHPD "Officer Safety" broadcast was disseminated (as detailed in paragraph 6 of this affidavit), officers from the North Haven



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Police Department (No.HPD) responded to Sims Metal Management, located at 234 Universal Drive, for the report of a suspicious vehicle in the lot. Officers located a dark blue, 2015 GMC Terrain, bearing Connecticut commercial registration AE-33336 (VIN 2GKFLWEK0F6385093) stuck on the railroad tracks. The vehicle was occupied by one individual, identified through his Massachusetts driver's license as Qinxuan Pan (DOB 04/16/1991), of 193 Clifton Street in Malden, Massachusetts, who was sitting in the driver seat, attempting to move the vehicle. Officers approached the vehicle with their body-worn cameras activated. Pan exited the GMC Terrain and explained that he accidentally drove onto the train tracks and the vehicle was stuck. Pan stated he took a wrong turn or missed the highway entrance as he was trying to get to Massachusetts.

13. A COLLECT inquiry revealed the license plate on the GMC Terrain was entered into the system as lost or stolen by the Newington Connecticut Police Department. The vehicle identification number on the vehicle came back to a GMC Terrain registered in the state of Massachusetts. Pan initially said the GMC Terrain was his vehicle, then claimed that it was a rental. However, Pan could not produce the rental agreement, nor could he explain the lost or stolen plate affixed to the GMC Terrain.
14. One of the No. HPD officers reported seeing a black leather type [Dell] briefcase on the rear passenger floorboard of the GMC Terrain. Pan was described as approximately 6 feet tall, slender build, wearing a black jacket, black pants, and black dress shoes. Affiant Zaweski reviewed the officers' body-worn camera footage of their encounter with Pan in the GMC Terrain, which captured a black backpack on the front passenger seat, a yellow coat on the front passenger floorboard, and [Dell] briefcase in the rear passenger compartment. Of particular note, body-worn camera footage depicts Pan wearing a dark blue "Patriots" neck gaiter and a grey knit winter hat with a "MetroPCS" logo on it.
15. When interviewed, the security guard who reported the suspicious vehicle described only seeing one occupant, an Asian male operator, wearing a mask covering half his face. Surveillance video from Sims captured the GMC Terrain entering the front gate of the property at 08:47 p.m.
16. The GMC Terrain was towed from the train tracks and subsequently seized by the No.HPD. Qinxuan Pan was driven by the tow truck driver to the Best Western, 201 Washington Avenue, North Haven. After the Pan encounter was completed, No.HPD dispatch received a call from the Mansfield Police Department in Massachusetts reporting the GMC Terrain was stolen from a car dealership in their town.
17. When interviewed, the tow truck driver stated as they drove to the hotel, Pan explained that his GPS told him to turn right which caused him to get lost. When they arrived at the Best Western Hotel, Pan jumped on the flatbed to retrieve his items from the vehicle. The driver told Pan four or five times to get off the flatbed, for his safety, which Pan ignored. Pan was adamant he needed the blue bag from the vehicle and did not want the driver to get it. At one point, the driver had to grab Pan by the shirt to get him out of the GMC. The driver retrieved Pan's items which included a computer bag, a backpack, a jacket and a blue bag. When the driver handed Pan the bags, he described the blue bag as having some weight to it. The driver described Pan as having a slender build, approximately 160 lbs. with short black hair.
18. The following morning, on 02/07/2021 at approximately 11:00 a.m., No.HPD officers responded to the Arby's Restaurant, located at 267 Washington Avenue, for the report of a found handgun. Arby's is

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located adjacent to the Best Western Hotel where Pan had been dropped off the previous evening by the tow truck driver. Both properties are easily accessible to each other on foot. Upon entering the restaurant, the officers observed the following items arranged on a table: a Ruger.45 caliber SR1911 semi-automatic pistol; a black Ruger pistol case; seven firearm magazines; numerous boxes of ammunition; a black Dell briefcase; one pair of black Skechers sneakers; a gray knit winter hat with a "MetroPCS" logo; a GMC Terrain owner's manual; a pair of lug nuts; a yellow Urban District jacket; Grey Hind sweat pants; a blue plastic bag labeled "City of Malden, MA"; three license plates; and scissors. An Arby's employee found these items on the north side of the restaurant's driveway as he arrived for work, brought them inside and placed them on a table prior to police arrival. The employee informed the officers that the magazines and boxes of ammunition were located in the blue plastic bag. A second employee offered that she noticed the items at approximately 7:30 a.m. when she arrived at work, but did not retrieve the items.

19. It bears noting that one of the initial responding officers to Pan's encounter at Sims the evening before was also present at the Arby's restaurant. The officer recognized the black Dell briefcase and the blue plastic bag labeled "City of Malden, MA" as the items he saw in the GMC Terrain during his encounter with Qinxuan Pan the previous evening. This officer believed the items belonged to Qinxuan Pan, so he proceeded to the Best Western Hotel in an attempt to locate Pan.
20. Due to the homicide investigation in New Haven, members of the NHPD Investigative Services Division were notified and responded to the hotel, where they aided in the search for Pan. Surveillance video from the hotel captured Pan checking in at 10:27 p.m. on 02/06/2021. The video captured Pan wearing a black backpack and carrying the black Dell briefcase along with other bags. Officers learned Pan used his credit card to reserve room #276 and according to the reservation system Pan had not yet checked-out. Hotel staff explained that room service had already entered the room and discovered it did not appear to have been used the previous night. Officers were granted access to room #276 and found it unoccupied. A systematic canvass of the hotel did not locate Pan.
21. Affiant Zaweski spoke with the victim Jiang's fiancée, Zion Perry, who resides approximately 500 feet from the crime scene. Both Perry and Jiang are graduate students at Yale University in New Haven. Perry stated that, on 02/06/2021, she and Jiang were fishing earlier in the day and returned to her apartment for dinner. They went shopping at Stop & Shop between 7:00 p.m. and 8:00 p.m. and returned to her apartment. This is confirmed by Stop & Shop surveillance video. Jiang left Perry's residence a short time later and Perry indicated she stood in the threshold of the door as he entered his vehicle and drove from the area. Perry went inside and heard gunshots a few minutes later. She believed Jiang had left the area and didn't think he was involved.
22. Perry and Jiang recently became engaged to be married, and Perry posted photos and a video of the engagement on Facebook on 01/30/2021. The post was accessible by her friends and the public. Affiant Zaweski located Qinxuan Pan listed as a friend on Zion Perry's Facebook profile page.
23. Zion Perry explained she met Qinxuan Pan in 2019 while they both attended the Massachusetts Institute of Technology (MIT). He was a graduate student and she was an undergraduate student. They met while attending various Christian group events on campus. They talked at those events and she invited him to other events to welcome him. They never had a romantic or sexual relationship, they were just friends, but

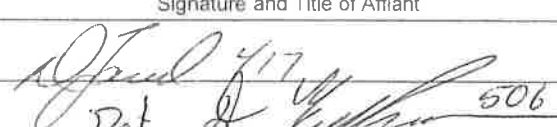
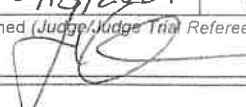
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she did get a feeling that he was interested in her during that time.

24. 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," and hers was "Zion Perry." She had no contact information for Pan, but believed he would still use his MIT email.
25. A review of Perry's Facebook account reflects that, on 06/13/2020, Jiang uploaded a photo of himself and Perry. Because she was "tagged" in it, the photo appeared on Perry's page and was accessible to any of her Facebook "friends," including Pan. On 08/23/2020, Perry made a public Facebook post about Jiang and about starting her Ph.D. at Yale in one week. On 01/30/2021, one week prior to Jiang's homicide, she posted photos and a video announcing their engagement.
26. 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 a Motor Vehicle, in connection with the stolen GMC Terrain. Massachusetts State Police went to 193 Clifton Street in Malden, Massachusetts to execute the arrest warrant. Members of the NHPD Investigative Services Division met with Massachusetts State Police officers at Pan's residence, where they entered the residence and did not locate Pan or any other individuals.
27. 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. NHPD Detective E. White also reported that a connection between Pan and phone number (857) 333-2362 was found within MIT databases. Later on 02/08/2021, members of the U.S. Marshals Service began to conduct an emergency ping on phone number (857) 333-2362 and it was determined that the number was pinging within 100 yards of a Super 8 Hotel located at 6785 North Carolina-46 in Garysburg, North Carolina. 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 did not locate Pan.
28. U.S. Marshals then checked a Shell Station located at 6775 North Carolina-46, Garysburg, North Carolina, 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 had been found outside. U.S. Marshals then seized this black cellular phone. It had a cracked screen and a red case.
29. On 02/08/2021, Affiant Zaweski was informed of multiple License Plate Reader (LPR) hits on a dark colored Lexus ES 350, bearing Massachusetts registration 1LZH11. This vehicle was previously linked to Qinxuan Pan's mother, Hong Huang. On 02/07/2021 at 3:33 a.m., the Lexus crossed the Verrazano Bridge, entering the borough of Queens, New York. There were additional LPR hits throughout New

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York, followed by an LPR hit near Grovetown, Georgia at 5:05 a.m. on 02/08/2021.

30. In addition, a review of historical LPR data related to the Lexus revealed that the vehicle had been in New Haven on prior occasions: on 09/21/2020 at 11:02 p.m., at the intersection of Foxon Boulevard and Quinpiac Avenue in New Haven; and on 11/17/2020 at 10:36 p.m., near 45 Edwards Street in New Haven, which is 0.2 miles from Zion Perry's residence.

31. 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.

- On 12/11/2020 at approximately 9:07 p.m., NHPD officers were dispatched to a shots fired report from a residence at 165 Huntington Street in New Haven. Five .45 caliber fired cartridge casings were located in the street directly in front of 165 Huntington Street.
- On 01/15/2021 at approximately 7:41 p.m. NHPD officers were dispatched to 105 Stimson Road in New Haven for a ShotSpotter activation. One .45 caliber fired cartridge casing was located in the street directly in front of 105 Stimson Road.
- On 02/05/2021 at approximately 7:26 p.m., NHPD officers were dispatched to 170 Osborn Street for a ShotSpotter activation of five gunshots. Two .45 caliber fired cartridge casings were located in the street. Officers located surveillance video from a neighboring residence which showed a dark colored SUV, with similar features to a GMC Terrain, parked outside the house for a moment prior to fleeing the area.
- On 02/06/2021 at approximately 7:25 p.m., roughly one hour before Jiang was killed, officers were dispatched to a shots fired report from a resident at 164 Shepard Street in Hamden. A dwelling was struck by gunfire. Two .45 fired cartridge casings were located in the roadway directly in front of 164 Shepard Street. One witness observed a black SUV stopped in front of the residence after the gunshots. The witness observed a white or Hispanic male seated in the driver's seat pointing a handgun at the residence. The shooter was described as wearing a white hooded-sweatshirt and having black curly hair. Surveillance video was later seized from the residence which captured a dark colored SUV, which resembles a 2015 GMC Terrain, stop in front of the residence and fire two shots. The video showed a slight portion of what appeared to be a light-colored sleeve holding the gun.

32. Detective White confirmed that, on 2/05/2021, the same day as the shots fired call at 170 Osborn Street, Pan test drove a black 2017 GMC Terrain from Tuck's Trucks GMC, located in Hudson, Massachusetts.

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The dealership confirmed that Pan did not return the vehicle until the morning of 02/06/2021.

33. Detective Cunningham of the NHPD spoke with a sales consultant at Station Buick-GMC, located at 2 Chauncy Street in Mansfield, Massachusetts. The sales consultant recalled assisting Pan on 02/06/2021 and that Pan was wearing a yellow jacket at that time. Pan provided his Massachusetts license and at approximately 11:00 a.m., Pan took a blue 2015 GMC Terrain, having VIN 2GKFLWEK0F6385093, from the dealership for a test drive and never returned it. The dealership reported the 2015 GMC Terrain stolen to the Mansfield Police Department at approximately 7:30 p.m. As detailed in paragraph 10 of this affidavit, a check of the GMC Terrain's VIN matches the vehicle towed by the No.HPD on the night of Jiang's homicide.
34. Affiant Zaweski was informed that the Ruger SR1911, S/N 672-77215, recovered from the Arby's restaurant, was traced to purchaser William R. Herriford-Alsup of Newport, Kentucky, who purchased the gun on 05/13/2020. On 02/11/2021, ATF Task Force Officer Miles spoke with Herriford-Alsup, who stated he sold the Ruger to an Asian male, in his 20's, with short spiked hair, about 5'6," with a skinny build, who was driving a silver BMW. The buyer paid eight hundred dollars for it and, Herriford-Alsup did not ask to see any form of identification. He stated he communicated with the buyer through the email address [jlong0111@gmail.com](mailto:jlong0111@gmail.com). He stated he believed he would recognize the buyer again from a photograph and he was shown a photograph of Qinxuan Pan. Herriford-Alsup stated it was not the buyer. He was shown a photograph of Kevin Jiang and he stated it looked more like the buyer, but he couldn't say for sure. It has been determined that there is no NIBIN connection between the SR1911 Ruger handgun found in the Arby's parking lot and the .45 fired cartridge casings at the scene of Jiang's homicide.
35. On 02/11/2021, the U.S. Marshals Service received multiple LPR hits in the area of Duluth, Georgia and were able to locate and stop the Lexus. The two occupants located in the vehicle were Pan's parents, Hong Huang and Hao Pan. Members of the U.S. Marshals Service conducted an interview with Hao Pan in Anderson, South Carolina, who identified himself as the father of Qinxuan Pan. Hao Pan stated that approximately four to five days ago, he received a phone call from Qinxuan Pan who told him that he was in Connecticut and needed help. Hao Pan stated that he and Hong Huang, Qinxuan Pan's mother, then left Massachusetts and picked up Qinxuan Pan in Connecticut. Hao Pan did not elaborate as to why his son needed "help" in Connecticut.
36. Hao Pan stated that they have been driving to unknown locations with Qinxuan Pan since picking him up in Connecticut, and that they have been sleeping in the vehicle. Hao Pan stated that Huang's phone was lost at an unknown location at an unknown time while they were driving. Hao Pan stated he last saw his son between midnight and the early morning hours on 02/11/2021 at an unknown location. Members of the U.S. Marshals Service conducted an interview with Hong Huang, who identified herself as Qinxuan Pan's mother and refused to answer any questions without an attorney.
37. 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 State Lab for analysis. Investigators also observed a

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surgical mask located in the interior handle of the passenger door. This item was seized as evidence and sent to the State Lab for analysis. Furthermore, investigators observed the Terrain's front license plate bracket hanging at a particular angle, attached by one screw. Investigators also observed an imprint on the rear bumper of the Toyota Prius (the victim Jiang's vehicle), consistent with the shape and positioning of the front license plate bracket of the GMC Terrain, as described above. The affiant submits that, based upon these observations, it is reasonable to infer that the front of the GMC Terrain collided with the rear of the Toyota Prius. This is consistent with information previously detailed in paragraph 8 of this affidavit, indicating that a vehicle crash occurred prior to Jiang's homicide.

38. Affiant Zaweski secured a search and seizure warrant, signed by the Honorable Judge Harmon, for the items seized by the No.HPD at the Arby's restaurant. Amongst the items located at the Arby's restaurant were the grey knit winter hat with a "MetroPCS" logo on it and the Dell briefcase. Both items were sent to the State Lab for confirmation of blood and DNA analysis.
39. On 02/12/2021, Affiant Zaweski received a DNA report from the State Lab, which states in relevant part, the following:

"The results are consistent with the DNA profile from [a reddish-brown stain located on the Dell briefcase] originating from a single male individual. Assuming one individual, the DNA profile from [a reddish-brown stain located on the Dell briefcase] is at least 100 billion times more likely to occur if it originated from Kevin Jiang than if it originated from an unknown individual."

The report continues to state, in relevant part, the following:

"The results are consistent with the DNA profile from [the reddish-brown, possible tissue-like material, from the front of the grey knit winter hat with a "MetroPCS" logo] originating from a single male individual. Assuming one individual, the DNA profile from [the reddish-brown, possible tissue-like material, from the front of the grey knit winter hat with a "MetroPCS" logo] is at least 100 billion times more likely to occur if it originated from Kevin Jiang than if it originated from an unknown individual."

40. The lab report indicates that DNA samples were obtained and analyzed from the Dell briefcase and the grey winter hat with "MetroPCS" logo that resulted in complex mixtures.
41. Numerous other items of evidence were analyzed and a "pseudo-known" DNA profile of a major male contributor was developed from the interior of the grey winter hat with "Metro PCS" logo. As stated in paragraph 12, Pan is captured on body worn cameras wearing a winter hat with "Metro PCS" logo. The "pseudo-known" profile was compared to numerous items of evidence. The Major male contributor was included on multiple items of evidence, could not be eliminated or was eliminated from items of evidence. Most items of evidence contained mixtures of DNA profiles.

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42. On 02/16/2021, Affiant Zaweski received a latent print examination report from the State Lab, which states in relevant part, the following:

An impression from item 003-001, the "Ruger SR-1911" semi-auto handgun with serial number "67277215," was entered into Next Generation Identification which generated a hit (viable candidate was selected). It was identified to the impression marked left middle of Qinxuan Pan.

An impression from item 003-003, one loaded black magazine for a semi-auto handgun, with no obvious labels, was entered into Next Generation Identification which generated a hit (viable candidate was selected). It was identified to the impression marked left middle of Qinxuan Pan.

43. On 02/23/2021, Affiant Zaweski received a report from the State Lab containing the results of the Chemistry Units examination, which states in relevant part, the following:

Item 005-002[SEM disk from the right cuff area of the yellow Urban District jacket]: Particles classified as characteristic of primer-gunshot residue (pGSR) were found.

Item 005-003[SEM disk from the left cuff area of the yellow Urban District jacket]: A particle classified as characteristic of primer-gunshot residue (pGSR) was found.

Item 012-002[SEM disk marked "drive side front headliner and door area"]: Particles classified as characteristic of primer-gunshot residue (pGSR) were found.

44. 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. The Major contributor from the interior of the winter hat is eliminated as a contributor to the DNA profile from [blood-like stain of the gear shifter].

45. The report continues to state, in relevant part, the following:

The results are consistent with the DNA profile from [swabbing of mask - interior] originating from a single male individual. Kevin Jiang is eliminated as the source of the DNA profile from [swabbing of mask - interior]. Assuming one individual, the DNA profile from [swabbing of mask - interior] is at least 100 billion times more likely to occur if it originated from Major contributor

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from the interior of winter hat than if it originated from an unknown individual.

46. To date, investigators have yet to obtain a known DNA sample from Qinxuan Pan required for comparison to these evidentiary results.
47. On 02/26/2021 an arrest warrant was signed by the Honorable Judge Harmon for Qinxuan Pan (DOB 04/16/1991), , charging him with Murder, in violation of Connecticut General Statutes Section 53a-54a.
48. On 05/14/2021 Qinxuan Pan was arrested by the U.S. Marshals Gulf Coast Regional Fugitive Task Force, in conjunction with the U.S. marshals Middle District of Alabama and the Montgomery Police Department, at 416 East Fairview Ave. in Montgomery Alabama without incident. Following his arrest, Pan waived extradition and is scheduled to be transported to Connecticut on 04/19/2021.
49. Therefore, your affiants request that a search and seizure warrant be issued to obtain saliva secretions and buccal cell samples from the suspect Qinxuan Pan (DOB 04/16/1991). These samples will be obtained by swabbing the interior of the suspect's mouth cavity between the cheek and teeth with cotton swabs using safe, reliable, and minimal intrusive procedures under universal hygienic precautions by a duly qualified person within a reasonable period of time. The samples will be submitted to the Department of Public Safety Forensic Science Laboratory located at 278 Colony St. in Meriden, CT or another certified forensic laboratory for the purpose of scientific and forensic examination, testing and comparison including DNA identification and comparison that may yield information pertaining to the identity of the perpetrator, and other evidentiary value.
50. The Department of Public Safety Forensic Science Laboratory has the ability and established procedures for the identification and comparison of DNA profiles obtained from evidence and fluids that have been retrieved from victim's and perpetrator's involved in crimes such as a homicide. The Department of Public Safety Forensic Science Laboratory will use standardized and documented procedures to extract, amplify and detect DNA from evidentiary items and samples taken from known individuals. The resulting DNA profiles from the evidentiary items will be compared to the known individuals' profiles and the results documented in a laboratory report.
51. Based upon the facts and circumstances described above, your affiants have probable cause to believe that the evidence of the crime of Murder, C.G.S 53a-54s, will be found when a comparison is made between the DNA profiles obtained from known specimens from Qinxuan Pan (DOB 04/16/1991), Social Security number 218-75-8074, and the evidence collected in connection with this investigation as mentioned in this Affidavit above.

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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:

**The evidence collected will be submitted to the Department of Public Safety Forensics Science Laboratory located at 278 Colony Street in Meriden Connecticut or another certified forensic laboratory for physical examination, scientific testing and forensic analysis.**

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**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;

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.

*(This is page 13 of a 15 page Affidavit and Application.)*

	City/Town	Date	Signature and Title of Affiant
	New Haven	5/18/2021	<i>[Signature]</i> 417
	New Haven	5/18/2021	Det. A. Walker 506
<b>Jurat</b>	Subscribed and sworn to before me on (Date) 5/18/21		Signed (Judge/Judge Trial Referee) <i>[Signature]</i>

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:

**The person of Qinxuan Pan (DOB 04/16/1991) Social Security number 218-75-8074**

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

**To obtain saliva secretions, and Buccal cell samples (cheek epithelial cells). These samples will be obtained by swabbing the interior of the suspects mouth cavity between the cheek and teeth with sponge type swab applicators using safe, reliable, and minimal intrusive procedures under universal hygienic precautions by a duly qualified person within a reasonable period of time. The sample(s) will be submitted to the Department of Public Safety Forensic Science Laboratory located at 278 Colony Street in Meriden, Connecticut or other certified forensic laboratory for the scientific and forensic examination, testing and comparison, including DNA that may yield information pertaining to the identity of the perpetrator, and other evidentiary value.**

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

**The evidence collected will be submitted to the Department of Public Safety Forensics Science Laboratory located at 278 Colony Street in Meriden Connecticut or another certified forensic laboratory for physical examination, scientific testing and forensic analysis.**

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  
2 weeks

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)**

(This is page 14 of a 15 page Affidavit and Application.)

Signed at <u>New Haven</u> , Connecticut, on:	Date <u>5/1/12</u>	At (Time) <u>3:35</u>	<input type="checkbox"/> a.m.
Signed (Judge/Judge Trial Referee)	Print name of Judicial Official <u>FRANCIS J</u>		



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

			Inventory control number
Judicial District of <b>New Haven</b>	G.A. <b>23</b>	At (Address of Court) <b>121 Elm St. New Haven CT</b>	
Docket number <b>CR-</b>		Uniform arrest number	Police case number <b>21-4538</b>
		Date of seizure <b>5/19/2021</b>	
		Comparison 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 person of Qinxuan Pan (DOB 04/16/1991)**

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

Total Cash Seized: \_\_\_\_\_, consisting of

**(2) foam tip applicators and (1) FTA mini card taken from Qinxuan Pan**

*DR*

and I gave a copy of such warrant to QINXUAN PAN, the owner or occupant of the dwelling, structure, motor vehicle or place designated therein, or to \_\_\_\_\_ the person named therein, on (Date) 5/19/2021

(This is page 15 of a 15 page Affidavit and Application.)

Date <u>6/1/2021</u>	Signed (Officer's signature and department) <u>[Signature] NEW HAVEN P.D.</u>
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NOTE: Form JD-CR-61, pages 1 - 15 must be supplemented by Form JD-CR-52.

**AFFIDAVIT AND APPLICATION  
SEARCH AND SEIZURE WARRANT**

JD-CR-61Rev. 3-10  
C.G.S. §§ 54-33a, 54-33c, 54-33j

STATE OF CONNECTICUT  
**SUPERIOR COURT**

www.jud.ct.gov



Form JD-CR-52 must also be completed

**Instructions To Applicant**

File the application for the warrant and all affidavits upon which the warrant is based with the clerk of the court for the geographical area within which any person who may be arrested in connection with or subsequent to the execution of the search warrant would be presented, together with the return of the warrant.

**Instructions To G.A. Clerk**

Upon execution and return of the warrant, affidavits which are the subject of an order dispensing with the requirement of giving a copy to the owner, occupant or person within forty-eight hours shall remain in the custody of the clerk's office in a secure location apart from the remainder of the court file.

Police Case number 21-4538

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

The undersigned, being duly sworn, complains on oath that the undersigned has probable cause to believe that certain property, 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.**

is possessed, controlled, designed or intended for use or which is or has been or may be used as the means of committing the criminal offense of: \_\_\_\_\_

was stolen or embezzled from: \_\_\_\_\_

constitutes evidence of the following offense or that a particular person participated in the commission of the offense of:

**Violation of CGS 53a-54a Murder**

is in the possession, custody or control of a journalist or news organization, to wit:

and such person or organization has committed or is committing the following offense which is related to such property: \_\_\_\_\_

and such property constitutes contraband or an instrumentality of the criminal offense of: \_\_\_\_\_

And is within or upon a certain person, place, or thing, to wit:

**Facebook 1601 Willow Road, Menlo Park, CA 94025**

(This is page of apage Affidavit and Application.)

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]

And the facts establishing the grounds for issuing a Search and Seizure Warrant are the following:

1. The affiant Detective David Zaweski, being duly sworn, does depose and state that he is a member of the New Haven Police Department and has been since October 16th 2002. At all times mentioned herein was acting as a member of said department. The following facts and circumstances are stated from personal knowledge and observations, as well as information received from other police officers acting in their official capacity, and from official police reports and statements made by prudent and credible witnesses.
2. The affiant Detective Steven Cunningham, being duly sworn, does depose and state that he is a member of the New Haven Police Department and has been since September 8th 2009. At all times mentioned herein was acting as a member of said department. The following facts and circumstances are stated from personal knowledge and observations, as well as information received from other police officers acting in their official capacity, and from official police reports and statements made by prudent and credible witnesses.
3. On 02/06/2021 at 8:33pm, uniformed officers responded to the intersection of Lawrence St. and Nicoll St. regarding a person shot. Upon arrival, officers located the victim, later identified as Kevin Jiang DOB 02/14/1994, lying in the middle of the road wearing a yellow and black jacket. Jiang was suffering from multiple gunshot wounds to the face and had apparent stippling. Medical personnel arrived and Jiang was pronounced deceased on scene. An autopsy was later performed, and the cause of death was certified as gunshot wounds of the head, torso, and extremities and the manner of death was certified as a homicide.
4. Members of the Bureau of Identification processed the scene and subsequently located eight .45 caliber fired cartridge casings amongst other items of evidentiary value. An unoccupied, silver, Toyota Prius, bearing CT registration AX-17620, was found parked in the middle of Lawrence St. approximately 103 feet from where Jiang was located. The vehicle was registered to Kevin Jiang. The Prius was towed to the New Haven Police Garage at 710 Sherman Pkwy.
5. Based upon witness information, a responding officer transmitted to NHPD dispatch that the suspect vehicle was possibly a 2013, black, GMC Terrain, last seen traveling on Lawrence St. towards State St. and potentially occupied by two subjects, one of whom may have been wearing a yellow hoody or jacket.
6. Affiant Zaweski spoke with a witness who looked out their window after hearing the gunshots and a scream and observed the shooter standing over Jiang and fire two shots. The shooter was described as tall and slender wearing all black clothing and a black winter hat. The shooter entered a black SUV, unknown if on the driver or passenger side, and the vehicle drove around the Prius and fled east on Lawrence St.
7. Surveillance video was obtained from a residence at the scene which also recorded audio. Upon review, a crash is heard then a Toyota Prius entered the frame traveling east on Lawrence St. The Prius was closely followed by a dark colored SUV. The Prius' hazard lights turned on and the dark colored SUV backed up toward Nicoll St. Jiang exited the Prius and walked back toward the dark colored SUV which was out of frame. A few seconds later eight gunshots are heard and brief screaming. A few seconds later the SUV traveled eastbound on Lawrence St. toward State St. The vehicle depicted in the camera appeared to be a GMC Terrain. The City of New Haven Camera located at the intersection of State St. and Ferry St. captured what appeared to be a dark colored GMC Terrain traveling south on Ferry Street towards the Interstate 91 North entrance ramp. The GMC Terrain then drove out of sight.
8. On 02/06/2021 at 8:57pm, the North Haven Police Department responded to 234 Universal Drive, Sims Metal Management, for a report of a suspicious vehicle in the lot. Arriving officers located a dark blue, 2015, GMC Terrain, bearing CT commercial registration AE-33336, VIN 2GKFLWEK0F6385093 stuck on the railroad tracks. The vehicle was occupied by one individual identified as Qinxuan Pan, DOB

(This is page of apage Affidavit and Application.)

City/Town	Date	Signature and Title of Affiant
New Haven	3/9/2021	[Signature] #500
NEW HAVEN	3/14/2021	[Signature] #513
Jurat	Subscribed and sworn to before me on (Date) 3-9-21	Signed (Judge/Judge Trial Referee) [Signature]

04/16/1991 of 193 Clifton St. in Malden Massachusetts, through his Massachusetts Driver's License #S55039734, who was sitting in the driver seat and attempting to move the vehicle. Pan was described as about 6'00," slender and was wearing a black jacket, black pants and black dress shoes. Pan stated he took a wrong turn or missed the highway entrance as he was trying to get to Massachusetts. It was reported through COLLECT that the license plate was entered as lost or being misused out of the Newington Police Department. Pan reported the vehicle was a rental but could not produce any paperwork. North Haven Police reported observing a blue backpack on the front passenger seat during the interaction. The VIN on the vehicle came back to a GMC Terrain registered out of Massachusetts.

9. The vehicle was subsequently towed by Nelcon Service Center to the North Haven Police Department. The front license plate bracket on the GMC Terrain was hanging by one screw on the front bumper. Pan was driven by the tow truck driver to the Best Western, located at 201 Washington Ave. in North Haven. After officers arrived at headquarters, North Haven police dispatch received a call from the Mansfield Police Department in Massachusetts reporting the GMC was stolen out of their town. On 02/07/2021 North Haven Police reviewed their Axon body-worn camera footage from the encounter with Pan and observed a yellow jacket type garment on the passenger floorboard of the vehicle which was an element of the New Haven police broadcast.
10. On 02/07/2021 at approximately 11:00am, North Haven Police responded to the Arby's Restaurant, 267 Washington Ave., located next to the Best Western. An Arby's employee reported finding a bag containing a gun and ammo. The handgun was identified as a Ruger SR1911 semi-automatic silver pistol with wood grips along with numerous magazines and boxes of ammunition. Also located in the bag was a small leather type brief case and a blue plastic retail type of bag with a Massachusetts logo on it. It was immediately recognized as one of the bags observed in the GMC Terrain. At this point the New Haven Police Department was notified of their findings.
11. Amongst the items that were found and seized were a Ruger .45 caliber SR1911, a black Ruger handgun case, seven magazines, numerous boxes of ammunition, a black Dell briefcase, one pair of black sketcher sneakers, a gray knit winter hat, a GMC owner's manual, a pair of lug nuts, a yellow Urban District jacket, gray Hind sweat pants, a blue plastic bag labeled "City of Malden, MA," three license plates and scissors. The Ruger SR1911, semiautomatic, silver pistol with wood grips was forensically tested and it was determined this was not the firearm used in the homicide.
12. Believing the items belonged to Qinxuan Pan, North Haven Police responded to the Best Western Hotel. New Haven police were notified about the findings which led them to believe that Pan was a person of interest in the homicide. Officers responded to the Best Western and learned that Pan had checked into room #276 and had not yet checked-out. Hotel staff stated that room service had already checked the room and discovered that it did not appear to have been used the previous night. Officers entered the room and found it was unoccupied. Surveillance video from the Best Western captured Pan checking in at 10:27pm. A canvass of the hotel yielded negative findings for Pan.
13. During the course of the investigation, Zion Perry was identified as Jiang's fiancée. Zion Perry had posted on Facebook that she was engaged to Kevin Jiang on 01/30/2021. The post was accessible by her friends and by public view. Affiant Zaweski located Qinxuan Pan listed as a friend on Zion Perry's Facebook profile page. Affiant Zaweski spoke to Perry who stated she was with Jiang during the day on 02/06/2021. They arrived home from the grocery store around 8:00pm and he left a short time later to drive home in his Prius.
14. Perry stated she met Qinxuan Pan in 2019 while they both attended MIT. He was a graduate student and she was an undergraduate student. They met while attending various Christian group events on campus.

(This is page of apage Affidavit and Application.)

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]