

SOUTH BURLINGTON POLICE DEPARTMENT  
AFFIDAVIT OF PROBABLE CAUSE  
STATE OF VERMONT

SUPERIOR COURT  
FRANKLIN UNIT

Criminal Division  
Docket Number:

State of Vermont

v.

Logan Clegg (DOB 1/24/1996)

Now comes Detective Sergeant Gerard Eno, affiant, being duly sworn and on oath deposes and says they have probable cause to believe Logan Clegg (DOB 1/24/1996) has committed the crime of:

- a. Fugitive From Justice in violation of Title 13 V.S.A. 4954
  1. On October 12, 2022, I began assisting the Concord, New Hampshire Police Department with a double homicide investigation. Detectives from Concord Police Department located their suspect, Logan Clegg (DOB 1/24/1996) at the South Burlington Public Library. Clegg was taken into custody on an outstanding arrest warrant from Utah and lodged at the Northwest State Correctional Facility.
  2. On October 18, 2022, a warrant was issued for Clegg's arrest charging him with two counts of Second Degree Murder RSA 630:1-b (Felony). The warrant was issued by the Honorable David A. Anderson of the Merrimack County Superior Court.
  3. The offense of Second Degree Murder RSA 630:1-b in New Hampshire is punishable by imprisonment for life or for such term as the court may order. The equivalent violation in Vermont is 2<sup>nd</sup> Degree Murder 13 V.S.A. 2303 (a)(2) which is punishable by a minimum term of not less than 20 years and a maximum term of life or life without the possibility of parole.
  4. On October 18<sup>th</sup>, 2022, in anticipation of the issuance of this arrest warrant, I was in contact with Geoffrey Ward, Senior Assistant Attorney General in New Hampshire. He confirmed to me that New Hampshire would be willing to extradite Clegg back to their state. Additionally, on October 19, 2022, Danielle H. Sakowski, Senior Assistant Attorney General, authorized nationwide extradition.
  5. Based upon information given to me by Concord Police Detectives Danika Gorham and Wade Brown, I know the following: On April 20, 2022, Stephen Reid and Djeswende "Wendy" Reid were reported missing to the Concord Police Department. Police conducted a search of the Reid's apartment complex as well as the wooded area behind it. During the search of the wooded area, police came into contact with an individual who identified himself as "Arthur Kelly." No records could be found on "Arthur Kelly." Detectives observed that "Arthur Kelly" was in possession of several cans of Mountain Dew Code Red soda.
  6. On April 21, 2022, police located the bodies of Stephen and Djeswende Reid in a wooded area off of the Marsh Loop Trail in the nearby Broken Ground Trail system, less than a half mile from their

home. During autopsy, the cause of death was determined to be multiple gunshot wounds each, and the manner of deaths were ruled to be homicide.

7. On April 22, 2022, detectives returned to the campsite of "Arthur Kelly" and found that it was abandoned with no objects left behind. Detectives conducted a canvass of the nearby Walmart store surveillance system for Mountain Dew Code Red purchases and observed a male consistent in appearance with "Arthur Kelly" who purchased the same soda on the afternoon of April 20, 2022. The male wore a mask and it could not be determined with certainty if he was "Arthur Kelly."
8. With no further leads available at that time to identify the male, detectives continued with other investigative efforts. This male was referred to as the "Mountain Dew Man," and it could not be confirmed that he was the same man who identified himself as "Arthur Kelly."
9. On April 22, 2022, detectives spoke with a witness who came forward based on media reports of the case. The witness stated that earlier in the week she went for a hike with her two dogs on the Marsh Loop Trail. The witness stated that while still under the power lines, she was passed by a couple consisting of a white male and black female, whom she believed to be Stephen and Wendy Reid. The witness stated that the Reids were hiking at a faster pace than her, so she moved her dogs off the trail to let the couple pass.
10. The witness stated that she entered the wooded section after the couple, and within five to ten minutes she suddenly heard five gunshots. The witness believed that these shots came from nearby and were from a handgun as opposed to a rifle. She and her dogs were startled and she was initially reluctant to continue the hike, but ultimately continued down the trail.
11. Minutes later, the witness saw a young man standing on the trail looking into the woods to her right (which was consistent with the side of the trail where the Reids were later discovered). The male stood on the trail for a while, and looked back and forth at her and at the woods. As she continued to walk northbound towards the man, he began to walk southbound towards her (as though he was leaving the wooded section of the trail heading towards the parking lot). The man passed by her without saying anything. She stated that after she passed him, at one point she turned to look back at him and found that he was looking at her. The witness stated that she turned to continue walking and never saw the man after that point. The witness advised that she did not see any firearms or related objects to explain the shots she heard, nor did she see anything out of the ordinary in the woods where the male was looking.
12. The witness stated that the male seemed out of place and not like a typical hiker. She gave the following physical description:
  - White male
  - Late twenties to early thirties
  - Approximately 5'10"
  - Slender build
  - Short brown hair
  - Clean-shaven
  - Gave the appearance of being a "street person" or homeless

13. The witness stated that the male was dressed casually, and provided the following clothing description:
- Dark-blue jacket or hoodie
  - Khakis
  - Black backpack
  - Carried a brown, plastic bag (grocery bag - similar to Market Basket) - This bag appeared full of items and appeared heavy. The witness noticed a circular object that appeared to protrude through the plastic that reminded her of a can or a jar.
14. Based on the witness's statement along with the location data later recovered from her phone, Concord Police developed a specific timeline of events related to the Reids' homicides. The data established that the witness' hike started on Monday, April 18, 2022, at approximately 2:48 PM, that she was passed by the Reids at approximately 2:50 PM, and that she entered the wooded section of the trail (where she later heard five shots) at 2:54 PM. The data further showed that the witness arrived at the trail crime scene (where the blood and bullet fragments were recovered) at 2:59 PM, but *did not see* any bodies lying on the trail. This provided a very limited window of time from about 2:54 PM to 2:59 PM for the shooting and movement of bodies to occur.
15. Despite widespread media attention, public awareness, and investigative follow-up, no suspects were identified in the first few weeks of the investigation. On May 17, 2022, the NH Attorney General's Office publicly released a sketch of the suspect, which was created by an FBI sketch artist who conferred with the witness. We subsequently received dozens of tips from citizens, but none resulted in the positive identification of the male.
16. On Friday, May 20, 2022, during a revisit of the crime scene, two spent bullet shell casings were recovered on the trail about five feet from the spot where the shooting was believed to occur. These shell casings were marked "Sig Luger 9mm" on the bottom, which was within the estimated size range of the bullets which killed the Reids.
17. The shell casings were later submitted to the NHSP Forensic Lab for analysis, and it was determined that they were fired from the same gun.
18. Over the course of the next several weeks, Concord PD learned from several local residents about an unidentified white male that resembled the suspect sketch, whom they believed was homeless living somewhere in the Broken Ground Trail system. The male was seen multiple times between November 2021 and April 2022, often carrying plastic grocery bags or Amazon packages into the woods. He was described as clean-shaven, neat in appearance, but unfriendly to others. No one reported seeing the male after news of the homicides.
19. Concord Police also learned from two residents about a "Burnt Tent Site" located off the Profile Ave Connector Trail, which was about 0.3 miles from the crime scene. In January 2022, a resident noticed a single tent at the site which he regularly observed until April 15, 2022 (three days before the homicides). On that day, the resident escorted CPD Officer Brian Cregg to the site, where Cregg observed a single tent padlocked with no one around. Cregg could not see inside the tent and recalled that the site was well-kept with a pair of boots neatly placed in front of the door.

20. Five days later, on April 20, 2022, a different resident discovered dozens of small propane tanks burnt in the shape of a tent at the same site. That resident took a photo and believed that the tent had been burned within 1 or 2 days based on damage to nearby trees. Concord detectives later confirmed with Ofc. Cregg that the Burnt Tent Site was the same location where he previously observed a single tent. This indicated that the tent was burnt sometime between April 15th and April 20th, a window of time which included the double homicide.
21. Concord Police examined the Burnt Tent Site and recovered 155 small propane tanks, 47 soda cans (Mountain Dew & Coca Cola), tent/tarp/sleeping bag remnants, three apparent pots, pieces of heating/cooking equipment, various remnants of plastic shopping bags (Walmart, Target, Hannaford), two socks, one t-shirt, one melted Mountain Dew plastic bottle, ten foreign coins (later determined to be one-cent, two-cent, and five-cent Euro coins), and several pieces of silverware and small knife blades. There were also remnants of food packaging, cans, glass jars, mugs, and apparent glass droppers (initially thought to be smoking devices).
22. Based on the extensive reviews of the site, it was apparent that this campsite was used by an unidentified individual who utilized small propane tanks for heating/cooking purposes. Given the volume of propane tanks, the individual was likely there for weeks or months before vacating the site between April 15th and April 20th. This time frame is consistent with the reports of the unidentified white male frequently encountered on the Broken Ground Trails.
23. In July 2022, Det. Brown was reviewing surveillance footage from the Shaw's Supermarket as captured on the day of the murders, when he discovered a white male leaving the Shaw's store at approximately 2:29 PM (less than 30 minutes before the homicides). The male was wearing dark pants, dark boots, a blue jacket, an apparent black leather baseball hat, with a blue bandana covering the lower part of his face. The male was also carrying a black backpack with a distinct white mark on the back. Det. Brown recognized the male as the "Mountain Dew Man" found by Detectives Lemoine and Doyon in Walmart footage purchasing Mountain Dew Code Red soda on April 20, 2022.
24. Det. Brown observed that "Mountain Dew Man" (hereinafter "MDM") was carrying a brown Shaw's shopping bag with an apparent cylinder-shaped object inside. Det. Brown showed the footage to Det. Gorham and they agreed that MDM was largely consistent with the witness' description (to include carrying a brown shopping bag with objects inside), with the primary difference being that he wore dark pants as opposed to tan pants.
25. Det. Gorham responded to Shaws to personally view the surveillance footage. MDM was last seen at approximately 2:32 PM crossing Loudon Road and accessing a known trail which cuts through the Alton Woods complex and ultimately leads to the Marsh Loop Trail. *[Note: This is the same trail believed to have been used by the Reids to get from their apartment to the Marsh Loop Trail.]*
26. Later that day, Det. Brown walked from the MDM's last location observed on the Shaw's surveillance all the way to the Marsh Loop Trail and then to the crime scene. Det. Brown found that there was adequate time for a person walking that route to arrive at the crime scene before the murders occurred. Det. Brown also determined that this would be a logical route for a person to take if they were camping at the Burnt Tent Site.
27. In a related effort, based on Concord PD's observations at the Burnt Tent Site, Concord PD responded to Walmart to determine if Asset Protection Associates (APA) could search for the sales

of small propane tanks. Upon mentioning propane tank sales, An APA stated that he recalled one particular person who always came in and bought small propane tanks during the winter months. The APA stated that it was a white male, early 30's, who always wore a black baseball hat and a black backpack. The APA also stated that the man wore a bandana mask, and that the man would get the propane tanks first before heading to the grocery section. The APA stated that the man always used the self-serve checkouts and never interacted with other guests.

28. Another APA pulled up the video she previously obtained of MDM for Detective Lemoine, and the first APA confirmed that this was the male he was referring to. The APAs began searching for propane tank sales and reviewing corresponding video, and quickly discovered two incidents where MDM purchased propane tanks and small groceries in January and February 2022. MDM wore the same clothes previously observed, except that the black backpack appeared to be different (no distinct white mark on the back). MDM's face was covered with apparent cloth masks in both incidents, and he again paid with cash.
29. Based on these results, Det. Gorham subsequently spent several days at Walmart searching for additional footage of MDM. Det. Gorham ultimately located approximately 47 separate transactions involving MDM, which were made between November 2021 and April 2022. MDM was consistently observed leaving the store carrying plastic shopping bags in his hands, walking towards the direction of Alton Woods.
30. The earliest located transaction involving MDM occurred on November 28, 2021, when he purchased a four-person tent and a wrist watch at Walmart. MDM appeared to wear the same outfit he wore on April 18, 2022, except that he wore a paper mask instead of the blue bandana.
31. On the morning of Tuesday, April 19, 2022 (less than 24 hours after the murders), MDM made an unusual purchase that Concord PD suspected was directly related to the homicides and Burnt Tent Site; specifically, he purchased a new three-person tent, a sleeping bag, and a bottle of 91% rubbing alcohol.
32. Of particular relevance, Concord PD have found no surveillance footage or store transactions involving MDM after April 20, 2022 - consistent with MDM abruptly changing his behavior and/or leaving the area following his contact with Detective Lemoine and Officer DeSilvio.
33. On Thursday, August 25, 2022, a team of CPD detectives to return to the Burnt Tent Site to search, recover, and seize any and all remaining (non-natural) items as part of continued efforts to learn MDM's true identity. On that date, of particular relevance, using a CPD metal detector Detectives Murray and Gorham located and recovered a spent shell casing marked "Sig Luger 9mm," within the debris inside the original tent footprint. This was the same markings found on the two shell casings recovered at the Marsh Loop Trail crime scene on May 20, 2022.
34. About 15 feet from the tent footprint, Detectives Murray and Gorham located an additional eight spent shell casings which were all marked "Sig Luger 9mm." These casings were located in separate spots a few feet from one another, which is consistent with ejection patterns when target shooting from the same general spot. Detectives observed that an apparent natural clearing created a "firing lane," and multiple trees were located downrange from this spot with apparent bullet defects (*i.e.* scars or marks consistent with the trajectory path of a bullet).

35. On Tuesday, August 30, 2022, and again on Wednesday, August 31, 2022, Concord detectives returned to the Burnt Tent Site and the Marsh Loop Trail crime scene with an additional metal detector. Concord detectives soon located 10 additional spent shell casings at the Burnt Tent Site, in the same area where eight casings were previously found. All 10 spent shell casings were marked "Sig Luger 9mm." Detectives also located and recovered a spent bullet (i.e. the actual metal object propelled out of a gun) at the Burnt Tent Site, a few inches underground and downrange from the spent shell casings. This bullet was consistent in size with a 9mm, and Concord PD likely originated from one of the spent shell casings.
36. After the results at the Burnt Tent Site, Concord PD responded back to the Marsh Loop Trail crime scene to use the metal detector there. Concord PD then located and recovered three spent bullets approximately 8-10 inches underground on the trail itself. These bullets were consistent in size with 9mm rounds and appeared visually similar to the bullet found at the Burnt Tent Site. The bullets were located in the same area where coagulated blood and bullet fragments were previously found, making it highly probable that they were fired during the shooting and may have passed through the Reids on that date.
37. In Concord PD's review of Walmart records, they discovered twelve separate transactions where MDM paid with five different apparent credit or debit cards. Three cards were identified as belonging to MetaBank Payment Systems (hereinafter "MetaBank") located in Sioux Falls, South Dakota. The last two cards were identified as belonging to Sutton Bank, located in Attica, Ohio.
38. On September 8, 2022, Det. Brown sought and obtained search warrants for MetaBank and Sutton Bank for certain information about the usage and user(s) of the above-mentioned gift cards. On September 12, 2022, MetaBank provided the requested information for the three cards under their control.
39. Det. Brown noted that card bearing number "5113 3201 8586 9745" made two apparent purchases on [BulkSupplements.com](http://BulkSupplements.com) on December 8, 2021 and December 9, 2021.
40. On September 13, 2022, Det. Brown contacted [BulkSupplements.com](http://BulkSupplements.com) at their designated customer service number. Det. Brown provided the last four digits of the card number, and the transaction amount, and was advised that the customer name was "Logan Clegg."
41. Logan ordered several vitamins which were shipped to a FedEx pickup location on Loudon Road (later determined to be Walgreens) in Concord. The package was picked up on December 13, 2021, and signed for by Logan Clegg. Logan provided an email address of [rlxkelly@gmail.com](mailto:rlxkelly@gmail.com) for the transaction. Det. Brown noted that this email address incorporated the last name of "Kelly," similar to "Arthur Kelly."
42. Concord PD conducted additional online checks and located a booking photo of a "Logan Clegg" with a date of birth of 1/24/1996, from a burglary arrest in Cache County, Utah in August 2020. Concord PD noted immediately that Logan Clegg was remarkably similar to the images of the "Mountain Dew Man" as well as to the suspect sketch. Det. Garrett Lemoine reviewed the booking photo of Logan Clegg and stated that he was certain that this was the same man he spoke to in the tent and who provided the name "Arthur Kelly" on April 20, 2022.

43. Concord PD conducted additional checks, to include a criminal records check, and discovered that Logan Clegg had an active arrest warrant for Burglary out of Logan, Utah - a town about an hour north of Salt Lake City which coincidentally shares Logan's first name. (For clarity, I will refer to Logan Clegg as "Clegg" in the next few paragraphs.)
44. Clegg was arrested twice in August 2020 by two separate Utah police agencies. On August 10, 2020, Salt Lake City PD arrested Clegg for shoplifting at a local Walmart, when a loaded .45 caliber handgun was recovered from his waistband. This firearm was seized during his arrest and was subsequently logged in evidence. Clegg was apprehended by three SLCPD officers, and later commented that "three on one" was unfair to him, and that he wished he had "a chance to pull [the gun] out and fight one on one." Clegg added that he would have done this because he would "rather die than fucking go to prison."
45. The handgun was later found to be one of two firearms stolen from Al's Sporting Goods store in the town of Logan roughly two weeks earlier. Notably, a photo from the Walmart arrest showed that Clegg was wearing a black baseball cap, blue bandana, dark blue shirt, and dark sweatshirt, all very similar to MDM's regular outfit at the Concord Walmart.
46. Nineteen days after the Salt Lake City arrest, on August 29, 2020, Clegg was arrested again, this time by Logan PD during a burglary-in-progress call in which Clegg fled from officers. Clegg was once again found to be in possession of a loaded handgun, this one being a 9mm recovered from his backpack which was later determined to be the second stolen gun from Al's Sporting Goods. This firearm was also seized and subsequently logged in evidence, and is therefore not suspected of being used in the Reid homicides.
47. Clegg served approximately four days in a local jail before being released on bail. He was ultimately sentenced to 36 months of probation on November 9, 2020, for charges of Fail to Stop at Command of Law Enforcement (Class A Misdemeanor), Theft by Receiving Stolen Property (3<sup>rd</sup> Degree Felony), Burglary (3<sup>rd</sup> Degree Felony), and Theft (3<sup>rd</sup> Degree Felony). As part of his probation sentence, Clegg signed an agreement to obey all state, federal, and municipal laws, not to possess any firearms or dangerous weapons, and not to abscond from probation supervision. On July 21, 2021, an arrest warrant was issued after Clegg failed to report to probation as he agreed.
48. Concord PD also contacted federal authorities for searches of their records for Logan Clegg. An HSI investigator reported that Logan flew internationally from Denver to Paris on October 23, 2019, and then returned from Paris to Las Vegas on November 3, 2019.
49. The HSI investigator added that Clegg also flew from Chicago O'Hare to Lisbon, Portugal on June 21, 2021, but did not return to the United States until November 7, 2021. Clegg reportedly flew from Munich, Germany, to Reykjavik, Iceland, to Boston, Massachusetts. Concord PD recalled that they recovered several Euro coins from the Burnt Tent Site, as well as a headphone adapter commonly used on commercial airlines. These items are consistent with airline travel to Europe.
50. HSI also reported that Logan Clegg purchased a ticket to fly to Reykjavik from Newark, New Jersey, on February 26, 2022, but that he was listed as "Not on Board" when the flight departed. It was not immediately clear if Logan cancelled his ticket in advance or simply did not show up on that date. From Concord PD's Walmart research, Logan Clegg was known to be in Concord in the days before and after the flight.


51. On September 14, 2022, Detectives Mark Hassapes and Steven Carter conducted a canvass of several fast-food restaurants in Concord and learned that a man named Logan Clegg was employed at the McDonald's on Loudon Road beginning in November 2021.
52. Det. Hassapes spoke with the restaurant manager who confirmed that she was Logan Clegg's supervisor at the Loudon Road McDonald's. The manager reviewed the surveillance images from Walmart (showing "Mountain Dew Man") and identified the male in those photos as Logan Clegg. She added that Clegg wore the same clothes and the black leather hat to work every day, before switching his hat to a McDonald's hat. The manager also reviewed the booking photo from Cache County and confirmed that this was her former employee, Logan Clegg. She described Clegg as quiet with no friends, and stated that she came to consider that he was homeless as he appeared to be living out of his backpack.
53. Det. Carter later obtained work records from McDonald's documenting that Logan Clegg (using date of birth 1/24/1996) filled out an application on November 10, 2021, and began his first shift on November 19, 2021. Logan provided the same email address used in the [BulkSupplements.com](https://www.bulk-supplements.com) vitamin purchase, specifically [rkxkelly@gmail.com](mailto:rkxkelly@gmail.com), and indicated that this was his preferred method of communication (as opposed to a cell phone).
54. Logan worked regular hours at McDonald's until his final shift on February 6, 2022. The McDonald's management team recalled that Logan indicated he was leaving because he obtained another job, but they had no specific details.
55. Meanwhile additional ballistics testing was completed by the NHSP Forensic Lab in mid-September 2022. The Lab concluded, based on their analysis, that the first nine shell casings recovered from the Burnt Tent Site were fired by the same gun as the two shell casings recovered at the crime scene.
56. On October 3, 2022, Concord PD received subpoena results from Greyhound Lines. There were no records under the name Logan Clegg, but there was a bus ticket purchased on 5/15/22 under the name Arthur Kelly from Boston, MA to Burlington, VT Airport.
57. Upon learning this information, Det. Gorham followed up with Greyhound Lines which was able to provide additional information on the bus ticket purchased by Arthur Kelly. Arthur Kelly paid for the ticket with a credit card and that it shows he took a Greyhound Line from Boston, MA to Albany, NY and then switched to the Vermont Translines and travelled from Albany, NY to Burlington, VT airport.
58. On October 7, 2022, Det. Brown received results from Google regarding the email address [rkxkelly@gmail.com](mailto:rkxkelly@gmail.com), which was used in Logan Clegg's McDonald's application and in multiple credit card transactions. A preliminary review showed that this appeared to be a "burner email" created on November 9, 2021 – in other words, an email not intended for regular personal use but to satisfy an email address requirement. Notably, the creator of the account gave the name "Arthur Kelly" when the account was first made, but then used the name "Logan Clegg" for his online purchases. This provided further corroboration that "Arthur Kelly" and Logan Clegg are the same individual. Det. Brown noted very little content in the account, no photos or location history, no outgoing emails, and no sign-ins after December 2021, all consistent with a "burner email."



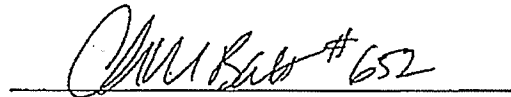
59. On October 11, 2022, Det. Gorham received a phone call from Detective Matt Pearce at the Logan City Police Department in Logan, UT. Detective Pearce, who Det. Gorham had been in contact with several times regarding this investigation, called her and advised me that he had received a phone call from HSI Agent Daniel Ashment regarding Mr. Clegg. Detective Pearce advised Det. Gorham that HSI Agent Ashment reported that Logan Clegg booked a flight for October 14, 2022, out of JFK airport and that he was travelling to Berlin, Germany.
60. HSI Agent Ashment advised me that Logan Clegg scheduled a flight out of JFK airport at 0030 on 10/14/22 heading to Berlin, Germany on flight number NO 602. Flight number NO 602 is a one-way flight on Norse Atlantic Airways leaving JFK airport at 0030 on 10/14/22 and arriving in Berlin, Germany at 2:25 PM.
61. At approximately 4:30 PM, Det. Gorham received an email from HSI SA David Burpoe containing additional information on the ticket purchased by Logan Clegg. This information included an address, three emails and a phone number. Logan listed an address of 11 Elmwood Ave Burlington, VT 05401 and a phone number of 802-598-8657. A search of this address shows that it is the Federal Court House in Burlington, VT. A check on the phone number by Detective Carter showed that the phone was a Verizon Wireless TracFone. Detective Carter then began speaking with Verizon for exigent location requests based off of this information and Logan's unknown whereabouts.
62. Verizon Wireless was able to provide Detective Carter exigent cell-phone location pings for the phone number used by Logan Clegg, 802-598-8657 which was pinged every 15 minutes. As of the evening hours on 10/11/22, location pings were showing Logan's phone in the area of Centennial Woods Phenology Place, a 3.8-mile loop using for hiking and walking in Burlington, VT.
63. On October 12, 2022, Detective Carter was able to get exigent phone calls from Verizon Wireless that were made by Logan's phone. Records indicated that Logan called the phone number 802-864-9176 on 10/10/22 at 9:30 AM. Detective Brown learned that the number belonged to a woman who possibly worked at Price Chopper, located at 41 Hinesburg Rd, Burlington, VT.
64. Detective Brown stated that the latest ping (44.46624, -73.169053) which was sent on 10/12/22 at 9:20 AM and had a radius of 300 meters, was putting Logan in the area of Price Chopper. Shortly after this information was obtained, Detective Brown notified Detective Lemoine and Detective Doyon and at approximately 9:33 AM on 10/12/22, Detective Doyon notified Det. Brown that he and Detective Lemoine had eyes on a male subject they recognized to be Logan Clegg (01-24-96) at the Price Chopper.
65. Detective Lemoine reported that on October 12, 2022, when he saw Logan Clegg, he was wearing a black baseball style hat, possibly leather, a light-colored long sleeve shirt, dark colored pants and carrying a black backpack. Detective Doyon also stated that Logan was wearing dark colored shoes, possibly boots. This clothing being similar or identical to the clothing worn by Logan Clegg in the Walmart surveillance video at 344 Loudon Road in Concord, NH and on the Shaw's video surveillance at 20 D'amante Drive in Concord, NH on April 18, 2022, the day of the Reid homicides.
66. At approximately 1:10 p.m. on October 12, 2022, Clegg was taken into custody on the Utah warrant by members of the Vermont State Police and the South Burlington Police Department while at the South Burlington public library. At the time of his arrest, Clegg was in possession of a laptop and a black backpack.

67. On October 12, 2022, Clegg waived *Miranda* and agreed to speak with Det. Brown. Clegg acknowledged living in Concord, NH and working at a McDonald's there during part of 2021 and 2022, but denied staying near the Alton Woods apartment complex/Broken Ground Trail system, staying in a tent, shopping at Walmart more than "a couple of times," using the alias Arthur Kelly, having any interaction with Concord PD officers, ever using or possessing firearms while in Concord, or being involved in the murders of Stephen and Wendy Reid.
68. On October 13, 2022, using location data points provided by Clegg's cell phone provider (Verizon Wireless), detectives located Clegg's tent site in the area of Patchen Road on UVM property. The site had an Ozark Trail tent, a camouflage tarp, and several Mountain Dew Bottles. The tent is the same model purchased by Clegg at the Concord Walmart on April 19, 2022, the morning after the Reids' homicides.
69. Also on October 13, 2022, I sought and obtained search warrants, signed by Honorable Judge Alison Arms of the Chittenden County, Vermont Superior Court, which authorized the search of Clegg's property, to include his backpack, and the tent located off Patchen Road.
70. Clegg's backpack was searched on October 13, 2022. During the search, South Burlington PD officers, located a black Glock 17 handgun inside a black holster in the main compartment of Clegg's backpack. The handgun was fully loaded with Sig Luger 9mm ammunition (the same type and caliber recovered at the Burnt Tent Site and crime scene), with one round in the chamber. The backpack also contained a US passport issued to Logan Clegg (DOB: 01/26/1996), a letter-sized envelope addressed to Arthur Kelly containing an apparent Romanian passport card bearing the name "Claude Zemo" with a photo of Clegg. The backpack also contained a wallet with \$7,150 in US Currency and two Vanilla gift cards.
71. Clegg's tent site was also searched on October 13, 2022. During the search, detectives recovered two boxes of Sig Luger 9mm ammunition, consistent with the ammunition recovered in Concord and from the Glock 17 handgun. There was also gun cleaning equipment, ear plugs, and an ammunition magazine for a Glock 17. The ammunition was recovered inside a black trash bag on the floor of the tent. The tent also contained a sleeping bag consistent in appearance with the sleeping bag Clegg purchased from Walmart on April 19, 2022, as well as clothing consistent with Clegg's size and preferred attire, and a USPS package with the name and address crossed out. Visible through the cross out was the name Arthur Kelly.
72. On October 13, 2022, Clegg was arraigned in the Chittenden County Superior Court on a fugitive from justice charge, based on the Utah probation warrant. He was ordered held without bail.
73. On October 14, 2022, the black Glock 17 handgun recovered from Clegg's backpack was sent to the New Hampshire State Police Forensic Laboratory for examination. The NHSP Forensic Lab test fired the gun numerous times using ammunition from the laboratory supply as well as what was recovered with the Glock 17. The lab then compared a spent bullet recovered from the crime scene, one bullet fragment recovered from the autopsy, and the spent bullets recovered from the Burnt Tent Site to bullets fired from Clegg's Glock 17 in a controlled lab test. The lab reported that these bullets were 9mm in size and showed similar (but not unique) characteristics to include the same caliber and the same number and direction of spiraled grooves. The lab also reported that the spent bullets and the ammunition from the Glock 17 were consistent in design features.

74. The lab compared the casings recovered from the Burnt Tent Site, the crime scene, and the test firing of Clegg's Glock 17. Based on the lab's analysis of the markings on the casings, the lab concluded that Clegg's Glock 17 was the source of the spent shell casings recovered at both the crime scene and at the Burnt Tent Site.
75. On October 14, 2022, based on the card purchases discussed above, Concord PD also received subpoena results from Brownells, located in Iowa. The subpoena results indicated that Clegg purchased two 17-round magazines for a Glock 17 handgun on March 26, 2022, which were shipped to Logan Clegg at a general delivery address in Concord, NH. This is the same model and capacity of the two magazines recovered in Clegg's backpack and tent.
76. Also, on October 14, 2022, a Concord PD detective and an ATF special agent, spoke with an employee at R&L Archery, Inc., in Barre, VT. The store confirmed that a Glock 17 was sold to Arthur Kelly on February 12, 2022. Arthur Kelly paid cash for the Glock 17 and purchased three boxes of Sig Luger 9mm ammunition, consistent with the two boxes found in Logan's tent. A Vermont driver's license was provided for the transaction, but the number was found to be "not on file" indicating that it was likely a fraudulent identification card.
77. On October 18, 2022, Det. Gorham of the Concord Police Department obtained an arrest warrant for Clegg on two charges of knowing second-degree murder (NH RSA 630), signed by the Honorable David A. Anderson of the New Hampshire Superior Court.
78. Based upon the foregoing information (and upon my personal knowledge) there is probable cause to believe that Logan Clegg is a fugitive from justice from New Hampshire, and I request that the court issue an arrest warrant and order a duly authorized officer to take the defendant and bring him before the Vermont Superior Court for arraignment on this charge and determination of extradition to New Hampshire.
79. Based upon this information, I believe probable cause exists to charge Logan Clegg (DOB 1/24/1996) with Fugitive From Justice.

  
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(Affiant)

Subscribed and sworn to before me on October 19 2022, at South Burlington, VT, county of Chittenden.

  
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Notary Public