

05/01/2014 13:25 9079567420

TANANAPOST

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Agency No. AK14030015

**IN THE SUPERIOR/DISTRICT COURT FOR THE STATE OF ALASKA
FOURTH JUDICIAL DISTRICT AT TANANA**

MISDEMEANOR COMPLAINT.

STATE OF ALASKA

Plaintiff

VS.

CASE NO. 4TA-14-10 CR.

Arvin Morse Kangas

Defendant

APSID ID: 0465598

OLN: Revoked State: AK

DOB: 8/30/55

ATN: 112815801 - 1 & 2

ASSAULT IN THE 4TH DEGREE

AS 11.41.230(a)

VRA CERTIFICATION

I certify that this document and its attachments do not contain (1) the name of a victim of a sexual offense stated in 12.61.140 or (2) a residence or business address or telephone number of a victim of or witness to any crime unless it is an address used to identify the place of a crime or it is an address or telephone number in a transcript of a court proceeding and disclosure of the information was ordered by the court.
Domestic violence offenses Per AS 18.66.090(3) and (5) Yes No

THE COMPLAINANT STATES that on or about the 30th day of April, 2014, at or near Tanana, in the Fourth Judicial District, State of Alaska, the above named Defendant did unlawfully commit the offense of Assault in the Fourth Degree, when he/she,

[] recklessly caused physical injury to another person;
AS 11.41.230(a)(1)

[] with criminal negligence caused physical injury to another person by means of a dangerous instrument;
AS 11.41.230(a)(2)

[x] recklessly placed another person in fear of imminent physical injury by words or other conduct.
AS 11.41.230(a)(3)

I certify I have reviewed the complaint in this action and find that probable cause exists to believe the crime charged was committed and that defendant committed it.

5/1/14
Date Signature

Victim's Name: Mark F. Haglin

All of which is a Class A Misdemeanor being contrary to and in violation of AS 11.41.230(a) and against the peace and dignity of the State of Alaska.

I swear and confirm under penalty of perjury that the above information is true.

Mark F. Haglin

Signature of Police Officer/Complainant

OP

FILED in the Trial Court
State of Alaska, Fourth District
MAY -2- 2014
Deputy
FILED in the Trial Courts
State of Alaska, Fourth District
MAY 01 2014
Maggie [unclear] Clerk

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TANANAPOST

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Agency No. AK 14030016

IN THE SUPERIOR/DISTRICT COURT FOR THE STATE OF ALASKA
FOURTH JUDICIAL DISTRICT AT TANANA

STATE OF ALASKA

Plaintiff

VS.

MISDEMEANOR COMPLAINT

CASE NO. 4TA-14-10 CR.

DRIVING WHILE DRIVER'S LICENSE
WAS CANCELLED, SUSPENDED, REVOKED
AS. 28. 15.291(a)(1)

DRIVING IN VIOLATION OF LIMITATIONS
PLACED ON DRIVER'S LICENSE
AS. 28.15.291(a)(2)

Aryn Morse Kangas
Defendant
APBIN ID: 0485598
OLN: Revoked State: AK
DOB: 03/05/86
ATN: 112518801 - 3

VRA CERTIFICATION

I certify that this document and its attachments do not contain (1) the name of the victim of a sexual offense listed in AS 12.01.140 or (2) a residence or business address or telephone number of a victim of a or witness to any offense unless it is an address used to identify the place of the crime or it is an address or telephone number in a transcript of a court proceeding and disclosure of the information was ordered by the court.

DOMESTIC VIOLENCE OFFENSE Per AS 18.66.990 (3) and (5) Yes No

THE COMPLAINANT STATES that on or about the 30th day of April, 2014 at or near Tanana in the Fourth Judicial District, State of Alaska, the above-named Defendant did unlawfully commit the offense of Driving While License Suspended/Revoked/Cancelled or In Violation of a Limitation, when he/she drove a motor vehicle on a highway or vehicular way or area at a time when his/her driver's license, privilege to drive, or privilege to obtain a license in this or another jurisdiction was:

Cancelled, Suspended, Or Revoked *AS 28.15.291(a)(1)*

or he/she drove in violation of a limitation placed upon his/her driver's license or privilege to drive in this or another jurisdiction. *AS 28.15.291(a)(2)*

I certify I have reviewed the complaint in this action and find that probable cause exists to believe the crime charged was committed and that defendant committed it.

[Signature]
Date: 5/1/14 Title: CA

All of which is a Class A Misdemeanor being contrary to and in violation of AS 28.15.291(a) and against the peace and dignity of the State of Alaska.

I certify under penalty of perjury that the above information is true.

Mark F. Hoyle
Signature of Complainant

FILED in the Trial Court
State of Alaska, Fourth D.
MAY -2 2014
Deputy

85/01/2014 13:25 9873657428

TANANAPOST

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Agency No. AK14030015

IN THE DISTRICT COURT FOR THE STATE OF ALASKA
JUDICIAL DISTRICT AT

STATE OF ALASKA, Plaintiff

vs.

Arvin Morse Kangas Defendant

DLN: Revoked DOB: 8/30/55

APSIN: 0465598

ATN: 112518801 - 1, 2, & 3

CASE NO. 4TA-14-10 CR.

AFFIDAVIT BY POLICE OFFICER
IN SUPPORT OF COMPLAINT

FILED in the Trial Court
State of Alaska Fourth District
MAY - 2 2014
Deputy

VRA CERTIFICATION

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

I, Sgt. Mark F. Haglin, aVPSO, attest to the following and state:

1. On 4/30/14, at 2115 hours, Thelma Starr telephoned my office reporting she was at her sister's residence when Arvin Kangas came to the residence. Arvin Kangas began to argue with Starr about a sofa he sold to Edwina Starr. Thelma told Kangas she had nothing to do with this matter or with her daughter in this civil issue. Kangas became profane towards Starr and drove away. Thelma Starr stated to me Kangas was drunk and drove away on an ATV. While I was getting on my uniform Thelma called me a second time and reported Kangas had switched vehicles and she was worried Kangas was going to break into her daughter's residence and take the sofa. Thelma told me Edwina Starr was in Fairbanks.

2. At 2121 hours, I observed Kangas driving a white station traveling west on Second St near Edwina Starr's residence. I flipped a U turn at the next intersection and attempted to follow the vehicle. Kangas also made a U turn and proceeded back towards me. I indicated with a hand gesture for Kangas to stop his vehicle. When the vehicle stopped the man sitting in the front seat exited the vehicle and walked away without making any comments. Kangas stopped and immediately stated "fuck you Mark you have no jurisdiction to stop me." Kangas had blood shot watery eyes and his speech was slurred. Kangas began to make a motion with his index finger for me to approach him. I told him that was not going to happen. Kangas made several comments he was going to assault me. I have know doubt in my mind if I asked him to step out vehicle I would have been assaulted. Kangas' behavior and comments placed me in fear of being assaulted and injured if I continued to investigate this matter. Kangas two children were in the back sit. Kangas explained to me his side of the civil issue. Once Kangas completed his explanation I disengage from the situation by directing Kangas to drive his vehicle home and park it for the night. At no time during my contact did I smell an odor of alcoholic beverage on Kangas' person. Kangas drove away in the direction of his residence. I went back to Post.

3. At 2135 hours, I observed a white station wagon traveling west on Third St at approximately 45mph drive past me. I attempted to locate the vehicle in my patrol vehicle. I located the white station wagon parked at Kangas' residence as I approached the residence I observed Kangas exit his residence and begin to sit down on a chair. As I drove past the residence I made eye contact with Kangas. Kangas began to point with his right finger with a rapid motion. It is at that point I realized he was pointing at a shotgun. I drove away rapidly from the area. This action by Kangas placed me in fear of being shot if I engaged Kangas about the traffic infraction I had just witness.

4. A check of APSIN shows Kangas' driver license is revoked from a conviction for DUI refusal on 7/3/12.

5. Request an arrest Warrant be issued in this matter.

I certify under penalty of perjury that the above information is true.

Mark F. Haglin
Signature of Police Officer

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TANANAPQST

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4TA-14-10 CR

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

5/1/14

Date

Complainant's Signature

Mark E. Haglin VPSO

Type or Print Name and Title

Subscribed and sworn to or affirmed before me at

Galena, Alaska, on 5/1/14



Notary Public or other person authorized to administer oaths.

My commission expires:

1/1/16