

SUPERIOR COURT OF CALIFORNIA, COUNTY OF ALAMEDA,
WILEY W. MANUEL COURTHOUSE

PEOPLE OF THE STATE OF CALIFORNIA

NO.
COMPLAINT

v.

JAMAAL ANTHONY PRINCE

PFN: AYA298 CEN: 2358605

Defendant(s).

RESTITUTION

The Undersigned, being sworn says, on Information and belief, that JAMAAL ANTHONY PRINCE did, in the County of Alameda, State of California, on or about December 28, 2012, commit a Felony, to wit: MURDER, a violation of section 187(a) of the PENAL CODE of California, in that said defendant(s) did unlawfully, and with malice aforethought, murder JENNIFER KINGETER, a human being.

"NOTICE: The above offense is a serious felony within the meaning of Penal Code section 1192.7(c) and a violent felony within the meaning of Penal Code section 667.5(c)."

"NOTICE: Conviction of this offense will require you to provide specimens and samples pursuant to Penal Code section 296. Willful refusal to provide the specimens and samples is a crime."

USE OF DEADLY WEAPON CLAUSE AS TO DEFENDANT JAMAAL PRINCE

It is further alleged as to count one, that in the commission and attempted commission of the above offense, the said defendant JAMAAL ANTHONY PRINCE, personally used a deadly and dangerous weapon(s), to wit: KNIFE, said use not being an element of the above offense, within the meaning of Penal Code Section 12022(b)(1) and causing the above offense to be a serious felony within the meaning of Penal Code section 1192.7(c)(23).

SPEC ALLEG - NOTICE OF STATE PRISON ELIGIBILITY CLAUSE AS TO DEFENDANT JAMAAL PRINCE

It is further alleged that the above offense is a violent felony within the meaning of Penal Code section 667.5(c) and that pursuant to Penal Code section 1170(h)(3) an executed sentence for the offenses herein charged shall be served in the state prison.

FIRST PRIOR CONVICTION AS TO DEFENDANT JAMAAL PRINCE

The undersigned further alleges that before the commission of the offense specified above, said defendant JAMAAL ANTHONY PRINCE, on or about August 23, 2010, was convicted in the Superior Court of the State of California, in and for the County of ALAMEDA, of the crime of a FELONY, to wit: ASSAULT BY MEANS LIKELY TO PRODUCE GREAT BODILY INJURY, a violation of section 245(a)(1) of the PENAL CODE of California, and received a prison term therefor.

PRIOR SEPARATE PRISON TERM (PC 667.5(B))

It is further alleged that the above prior conviction is within the purview of Penal Code section 667.5(b) and that a separate term of imprisonment was served therefor as described in Penal Code section 667.5 for said offense, and that the defendant did not remain free of prison custody for, and did commit an offense resulting in a felony conviction during, a period of five years subsequent to the conclusion of said term.

SECOND PRIOR CONVICTION AS TO DEFENDANT JAMAAL PRINCE

The undersigned further alleges that before the commission of the offense specified above, said defendant JAMAAL ANTHONY PRINCE, on or about June 25, 2008, was convicted in the Superior Court of the State of California, in and for the County of ALAMEDA, of the crime of a FELONY, to wit: VANDALISM OVER \$400 DAMAGE, a violation of section 594(a) of the PENAL CODE of California, and received a sentence of probation therefor.

THIRD PRIOR CONVICTION AS TO DEFENDANT JAMAAL PRINCE

The undersigned further alleges that before the commission of the offense specified above, said defendant JAMAAL ANTHONY PRINCE, on or about January 15, 1999, was convicted in the Superior Court of the State of California, in and for the County of ALAMEDA, of the crime of a FELONY, to wit: POSSESSION OF FIREARM BY A FELON - PRIOR(S), a violation of section 12021(a)(1) of the PENAL CODE of California, and received a prison term therefor.

PRIOR SEPARATE PRISON TERM (PC 667.5(B))

It is further alleged that the above prior conviction is within the purview of Penal Code section 667.5(b) and that a separate term of imprisonment was served therefor as described in Penal Code section 667.5 for said offense, and that the defendant did not remain free of prison custody for, and did commit an offense resulting in a felony conviction during, a period of five years subsequent to the conclusion of said term.

FOURTH PRIOR CONVICTION AS TO DEFENDANT JAMAAL PRINCE

The undersigned further alleges that before the commission of the offense specified above, said defendant JAMAAL ANTHONY PRINCE, on or about September 18, 1996, was convicted in the Superior Court of the State of California, in and for the County of ALAMEDA, of the crime of a FELONY, to wit: GRAND THEFT PERSON, a violation of section 487(c) of the PENAL CODE of California, and received a prison term therefor.

PRIOR SEPARATE PRISON TERM (PC 667.5(B))

It is further alleged that the above prior conviction is within the purview of Penal Code section 667.5(b) and that a separate term of imprisonment was served therefor as described in Penal Code section 667.5 for said offense, and that the defendant did not remain free of prison custody for, and did commit an offense resulting in a felony conviction during, a period of five years subsequent to the conclusion of said term.

FIFTH PRIOR CONVICTION AS TO DEFENDANT JAMAAL PRINCE

The undersigned further alleges that before the commission of the offense specified above, said defendant JAMAAL ANTHONY PRINCE, on or about January 31, 2008, was convicted in the Superior Court of the State of California, in and for the County of STANISLAUS, of the crime of a FELONY, to wit: LEAVING THE SCENE OF AN ACCIDENT [Death/permanent serious injury], a violation of section 20001(a) of the VEHICLE CODE of California, and received a prison term therefor.

PRIOR SEPARATE PRISON TERM (PC 667.5(B))

It is further alleged that the above prior conviction is within the purview of Penal Code section 667.5(b) and that a separate term of imprisonment was served therefor as described in Penal Code section 667.5 for said offense, and that the defendant did not remain free of prison custody for, and did commit an offense resulting in a felony conviction during, a period of five years subsequent to the conclusion of said term.

Pursuant to Penal Code Section 1054.5(b), the People are hereby informally requesting that defendant's counsel provide discovery to the People as required by Penal Code Section 1054.3.

Complainant therefore prays that a warrant issue and that said defendant(s) be dealt with according to law.

Subscribed and sworn to before me,
Wednesday, January 2, 2013

/s/ Oakland PD-12-065721

NORBERT CHU
Assistant District Attorney
State Bar #99477 eoc
Alameda County, California