

Chapter 1 : Third person arrested in Carbon County overdose death | Deseret News

GROVELAND - Authorities arrested a teen for bringing a switchblade knife to South Lake High School on Tuesday, the third time in a week that a child has been charged with bringing a weapon onto.

Group allegedly stole money given for veterans CNN The remains of a young boy were found on a compound in rural New Mexico where 11 emaciated children were discovered last week, authorities said Tuesday. But it is unclear whether the remains uncovered Monday are those of a missing Georgia boy, Abdul-Ghani Wahhaj, who was nowhere to be found after authorities stormed the complex on Friday. Taos County Sheriff Jerry Hogrefe said the positive identification of the remains is pending an autopsy. The siblings and two other adults also arrested -- Lucas Morten and Jany Leveille -- are accused of keeping the children in an underground trailer with virtually no food or water. Read More New Mexico authorities had suspicions that the father and son may be at the compound after learning in May about the abduction, the sheriff said. The "breaking point for us" in the search for Abdul-Ghani came last Thursday, when New Mexico authorities received a tip about possible starving children living on the compound, the sheriff said. He said he felt investigators had enough probable cause to put in an affidavit for a search warrant. The sheriff said authorities learned more details after the raid and returned Monday with a good idea of where to search for Abdul-Ghani. The younger Wahhaj, 40, and the four other adults found at the compound have been charged with abuse of the 11 children found in a filthy, makeshift compound. Lucas Morten Morten was charged with harboring a fugitive. The five are set to appear in court on Wednesday. That was in November When I would ask him where he was, he said he was on his way, he was coming soon, he was just keeping him for the night. An arrest warrant affidavit for Wahhaj said the mother claimed Wahhaj "wanted to perform an exorcism" on the child because he believed Abdul-Ghani was possessed by the devil. But Ramzi clarified to CNN that her husband said he was planning to perform a ruqya -- an Islamic practice involving prayer that is believed to help rid a body of illness. That was a translation issue in the court," Ramzi said. Wahhaj "just wanted to pray for Abdul-Ghani to get better. In a January Facebook post, Imam Siraj Wahhaj called for the safe return of his three children and 12 grandchildren. Siraj Wahhaj is accused of fleeing Georgia with his young son. The SUV was registered to Leveille, who was also in the vehicle. She would later become one of the five adults arrested at the compound in New Mexico. The group told police they were headed to New Mexico to go camping, and continued on their way. But a juvenile court judge eventually issued an arrest warrant to question Wahhaj after he failed to let the mother know where Abdul was. Deplorable living conditions The three Wahhaj siblings, Leveille and Morten eventually gathered in the remote New Mexico community of Amalia. There, they kept the children in squalid conditions, authorities said. The children were found in a trailer with no plumbing. His officers helped execute a search warrant on the compound after receiving the message last week that was apparently forwarded from someone at the compound: An aerial view of the compound shows its remote location. The children were taken into protective custody and later turned over to the New Mexico Children Youth and Families Department. The state agency said it planned to file a petition with the court to maintain custody of the children, according to Monique Jacobson, cabinet secretary for the department. Over the weekend, Jason Badger and his wife Tanya , whose land the compound was erected on, said they went back to the property to look for Abdul-Ghani. They had seen a young child that they said resembled the boy two times, in January and February, the couple told CNN. Badger said the couple found what he described as two breathing machines. One machine had "a little bitty mask," he said.

Chapter 2 : Huntsville woman arrested for \$ theft at Decatur Walmart

- The Florida Department of Law Enforcement, with assistance of the Leon County Sheriff's Office arrested Andru Rae'sion Reed, 21, on offenses against intellectual property and offenses against users of computer systems, both third degree felonies, after the Florida Department of Revenue reported external hard drives had been stolen.

View 3 Items Price Police Department Price police have arrested Amee Lavon Averett for investigation of distribution of a controlled substance and manslaughter. Averett, 23, is accused of recklessly causing the Dec. Jared Jason Jaimez and Shelbi Elizabeth Mower, both 37, are already charged in 7th District Court with manslaughter and distribution of a controlled substance, both second-degree felonies. Jaimez, Mower and Averett all engaged in reckless conduct that caused the Dec. Whiteside, 47, died from a heroin overdose, court records show. Averett is tied to another drug-related death in Price as well. Strate charged Pendleton, Platt and Dees with murder, a first-degree felony, aggravated kidnapping, a first-degree felony, and criminal conspiracy, a second-degree felony. Pendleton is also charged with aggravated assault, a third-degree felony. Pendleton, 39, has a rap sheet that includes dozens of arrests and convictions for offenses that include possession of a controlled substance, failure to stop for police, attempted burglary, attempted forgery, criminal mischief and violation of a protective order. In late March, he was arrested after a man told Price police Pendleton attacked him with a baseball bat without provocation. The victim was "savagely beaten," according to investigators, and had to be hospitalized in an intensive care unit. When police pulled Pendleton over after the alleged assault, Platt and Dees were in the car with him. Officers said they also found drug paraphernalia and almost 10 grams of methamphetamine inside the car. Pendleton was arrested but posted bail and was released. Court records for Platt, 21, show convictions for unlawful acquisition of a financial transaction card, illegally obtaining identifying documents of another person, possession of drug paraphernalia and DUI. Dees, 38, has convictions for attempted unlawful sexual activity with a minor, attempted burglary, theft by receiving stolen property and interfering with an arresting officer, according to court records. Court records show Swink had prior convictions for aggravated robbery, attempted burglary, assault, drug possession and criminal mischief. At the time of his death, he had two cases pending in Helper City Justice Court, where he was charged with making a threat of violence, criminal mischief and disorderly conduct. A preliminary hearing for Pendleton, Platt and Dees was held Oct. A judge is weighing whether the trio should be bound over for trial on the charges and is expected to issue a ruling in December. Averett remained in the Carbon County Jail on Monday.

Chapter 3 : Remains of boy found during search of New Mexico compound - CNN

Recently, the Court of Appeals of Georgia decided a case that serves as excellent refresher training in criminal procedure regarding execution of arrest warrants in third party premises, third party consent and the plain view exception to the search warrant requirement of the Fourth Amendment.

State i , deputies received information that a woman, Ms. Croy, had an outstanding arrest warrant. Additionally, they received information from Ms. Three deputies, who included a lieutenant, went to the property and spoke to the person that they believed owned the property, Ms. Presley they were there to serve an arrest warrant on Ms. Croy, and they obtained her consent to go about the property and look for her. There were a total of four travel trailers on the property, and each deputy went to a different trailer. The lieutenant knocked on a trailer door, and, when nobody answered, opened the door and looked inside. He observed several marijuana plants growing in trays. Croy in another trailer. The lieutenant told Ms. Presley that he found marijuana growing in one of the trailers, and she contacted her son-in-law, Looney, who came to their location. Looney admitted that the marijuana plants seen growing in the trailer were his. The deputies entered the trailer without a search warrant and seized the plants. Presley testified that she owned the property at Noble Road and her son owned the property at Noble Road. She also testified that she was renting Looney the travel trailer where the marijuana was found, and that trailer was located on the property line of and Noble Road. Additionally, it was learned in court, that Ms. Croy and Looney did not live together. Looney filed a motion to suppress which was denied by the trial court. He appealed, raising three issues. First, Looney argues that an arrest warrant for Croy did not authorize the deputies to enter his residence since Croy did not live with him. Second, Looney argues that Ms. Presley, as his landlord, did not have the authority to consent to entry by the deputies into his residence. Third, Looney argues that the plain view exception to the search warrant requirement should not apply in this case because the deputies entered his residence in violation of the Fourth Amendment. To answer this issue, the court looked to the case of Steagald v. However, they did observe cocaine and Steagald was charged. Thus, the entry in Steagald, which was not based on consent or exigent circumstances, violated the Fourth Amendment. The court also noted that, in Payton v. Clearly they did not have a search warrant. Next, the court looked to whether an exigent circumstance, or in other words, an emergency situation, was present. For example, if Croy would have been likely to escape if officers went to obtain a search warrant, or if Croy was known to be armed and dangerous and would likely injure an officer or another person if officers went to obtain a search warrant, then it is likely a court would agree that exigent circumstances were present. However, here no exigent circumstances, such as the examples given, were present, nor did the deputies claim to have an exigent circumstance. Therefore, the only other possible, legal method of entry for the deputies, under Steagald, is by consent, which leads us to the second issue. Matlock and his girlfriend shared the bedroom. One of the issues before the court was whether a person with common authority over the premises could consent to a search of the premises, such that the fruit of the search would be admissible as evidence against the defendant. In Looney, the court must decide whether a landlord, such as Ms. In considering the various facts of the case, the court noted that Ms. Presley did not personally use the trailer after it was rented to Looney. Presley which trailer Ms. Croy the wanted person lived in, and he did not ask if anyone else lived on the property. Thus, when the court considered the facts, they determined that Ms. Presley did not have common authority over the trailer that she rented to Looney. Further, in Chapman v. In this case, a landlord, who was also the property owner, smelled the odor of whiskey coming from the residence, and he called the police. The landlord gave the officers consent to enter the premises when Chapman was not home so that they could search for evidence of an unlawful distillery. Presley did not have sufficient common authority over the trailer she rented to Looney to justify the consent search. While executing the search warrant, the officers did not locate any proceeds of the robbery; however, they did locate the weapons, which were in plain view in the residence. There are two requirements for item to be seized under the plain view doctrine. If the officer has to move the item, for example to gain access to a serial number for a check through NCIC, then the officer will be considered to have conducted a search, rather than a plain

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view seizure. For example, an officer responding to a burglar alarm call at a residence sees, through a window, a marijuana plant growing in the house. The residence is secure no sign of criminal entry by a suspect, and nobody is home at the residence to possibly destroy the contraband. The officer was lawfully present when he observed the marijuana plant, but no exigent circumstance exists to allow entry into the premises. Therefore, an officer must obtain a search warrant to enter the residence to seize the marijuana plant. In conclusion, the Court of Appeals of Georgia, found that all three issues in this case must be resolved in favor of Looney; therefore, decision of the trial court was reversed and the Court of Appeals held that the marijuana must be suppressed.

Chapter 4 : Manning Family arrested on burglary charges - News - The Hawk Eye Newspaper - Burlington,

Theft of property, first degree: Tyler M. Hankins, 23, of Cullman arrested at the Cullman County Detention Center. Public intoxication: Misty Ragsdale, 40, of Blountsville arrested on.

Chapter 5 : The Morning Call - We are currently unavailable in your region

Third person arrested in alleged East Mesa kidnapping. Police have yet to arrest one suspect in the alleged kidnapping and beating at a property on the East Mesa.

Chapter 6 : Third body found in home of man who allegedly held woman captive, prosecutor says - CBS N

On May 12, , the New York State Police in Brunswick arrested Devin A. Caldwell, age 18 of Troy NY, for Criminal Possession of Stolen Property 3 rd, and Resisting Arrest. On May 11, SP Brunswick Troopers received a complaint of a stolen vehicle from a residence located in the Town of.

Chapter 7 : Third teen charged with having gun at school

The UK's Police Intellectual Property Crime Unit arrested a man yesterday believed to have operated streaming sites that provided illegal access to subscription-only sports TV services.

Chapter 8 : 3rd Person Arrested in Sussex County Motel Assault - WBOC-TV 16, Delmarvas News Leader

Hardin County Sheriff JT Fricker with Johnny Tipton, the third escapee from the White County Jail, captured Saturday night in Hardin County. Hardin County Sheriff's Department Facebook Photo. The White County Sheriff's Department is reporting the third and final escapee from the jail at Carmi last month has been apprehended.

Chapter 9 : Paducah, Ky man arrested on third sex offender registry violation

A Midland woman was the third person to be arrested in connection with last week's murder of a year-old man in Midland County, according to an email from Sheriff Gary Painter. Spring Denise.