Bureau of Technical Services

Evidence and Recovered Property Section

To:

Dana O'Malley General Counsel Office of Legal Affairs

Attention:

Cindy Lynch

Freedom of Information Act Officer Office of Legal Affairs - FOIA

From:

Dachae Blanton Commanding Officer

Evidence and Recovered Property Section

Subject:

Response to FOIA #P545349

In response to the above referenced FOIA request for copies of Search Warrant

17SW8045. Please see the attached copies.

1 - Personal info

Dachae Blanton Commanding Officer Evidence and Recovered Property Section

Approved:

Sabih Khan Deputy Chief Bureau of Technical Services

Jonathan H. Lewin Chief Bureau of Technical Services

Anthony J. Riccio First Deputy Superintendent

DB/jh

Attachment

Reply

Delete Junk l

FOIA, P545349

CL Cindy Lynch

Reply |

Yesterday, 4:01 PM

Haddon, Jeffery A.; Blanton, Dachae L.; Ja, Jacquelin F.

P545349, Chapman, FOI...

108 KB

Download Save to OneDrive - Chicago Police Department

Dear ERPS Unit:

Attached is a request for search warrants and complaints. I was only able to find 17SW8045, when I searched for the data which lists a complaint.

The others may be at the county. I will advise the requester that we do not have those. So, I just need the one complaint and search warrant, 17SW8045. Thanks for your help.

Sincerely,

Cindy Lynch Freedom of Information Officer Chicago Police Department

This e-mail, and any attachments thereto, is intended only for use by the addressee(s) named herein and may contain legally privileged and/or confidential information. If you are not the intended recipient of this e-mail (or the person responsible for delivering this document to the intended recipient), you are hereby notified that any dissemination, distribution, printing or copying of this e-mail, and any attachment thereto, is strictly prohibited. If you have received this e-mail in error, please respond to the individual sending the message, and permanently delete the original and any copy of any e-mail and printout thereof.

P545349 Circly

Illinois Freedom of Information Act. Request: Search warrants records for 17SW8045, 19SW5059, 19SW10321, 19SW10321

83865-87164007@requests.muckrock.com Wed 11/27/2019 3:47 PM

To: FOIA <foia@chicagopolice.org>

Chicago Police Department FOIA Office Records Inquiry Section, Unit 163 3510 South Michigan Avenue Chicago, IL 60653

November 27, 2019

To Whom It May Concern:

Pursuant to the Illinois Freedom of Information Act., I hereby request the following records:

A copy of the search warrant, and complaint for search warrant of the following search warrants:

17SW8045, 19SW5059, 19SW10321, 19SW10322, 17SW6812, 18SW6397, 18SW8999, 19SW4506, 19SW4803, 19SW5755, 19SW7900

The requested documents will be made available to the general public, and this request is not being made for commercial purposes.

In the event that there are fees, I would be grateful if you would inform me of the total charges in advance of fulfilling my request. I would prefer the request filled electronically, by e-mail attachment if available or CD-ROM if not.

Thank you in advance for your anticipated cooperation in this matter. I look forward to receiving your response to this request within 5 business days, as the statute requires.

Sincerely,

Matt Chapman

Filed via MuckRock.com

E-mail (Preferred): 83865-87164007@requests.muckrock.com

Upload documents directly: https://accounts.muckrock.com/accounts/login/?

"... url auth token=AAAjxgIr4H8AIgOblt1c2dRre4w%3A1ia59p%

3AHKIzSraUarxx8OpxBigAfPuoUZc&next=https%3A%2F%2Fwww,muckrock.com% 2Faccounts%2Flogin%2F%3Fnext%3D%252Faccounts%252Fagency_login%252Fchicago-

police-department-503%252Fsearch-warrants-records-for-17sw8045-19sw5059-

19sw10321-19sw10321-83865%252F%253Femail%253Dfoia%252540chicagopolice.org Is this email coming to the wrong contact? Something else wrong? Use the above link to let us know.

For mailed responses, please address (see note): MuckRock News DEPT MR 83865 411A Highland Ave Somerville, MA 02144-2516

PLEASE NOTE: This request is not filed by a MuckRock staff member, but is being sent through MuckRock by the above in order to better track, share, and manage public records requests. Also note that improperly addressed (i.e., with the requester's name rather than "MuckRock News" and the department number) requests might be returned as undeliverable.

** EXTERNAL EMAIL WARNING ** This email originated outside of the Chicago Police Department. **NEVER CLICK, DOWNLOAD, or OPEN** unexpected links or attachments. **NEVER** provide User ID (PC Number) or Password or other sensitive information. If this email seems suspicious, contact the City of Chicago Help Desk at 312-744-DATA (312-744-3282) or follow instructions on THE WIRE to report Junk Email or SPAM.

ىD-34.523 (REV. 10/09)	1000) 1000)	NO.			14002202	175W8U45
14-SEP-2017	17			E-INVENTORY OF:		
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PROPER	PROPERTY AVAILABLE FOR RETURN TO OWNER		SIGNATURE Electronic Approval		UNIT 620	
TO BE D.	TO BE DISPOSED OF BY CUSTODIAN (NOT TO BE RETURNED) (THIS APPLIES IF PROPERTY IS NOT EVIDENCE, NOT RETURNABLE AND/OR OWNER IS UNKNOWN)	RETURNED) IRNABLE AND/OR OWNER IS UNKNOWN)	2nd OFFICER'S NAME DI PASQUALE, GERALD		STAR NO. 20202	
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X POLICE MAIL E&RPS F	LICE MAIL RECOVERING UNIT PERSONNEL E & RPS PICKUP EVID/LAB TECHNICIAN	WNEL APPROVING DESK SERGEANT STADNIK, RICHARD	1.	DATE 14-SEP-2017	TIME 14:37	
1						1

SEARCH WARRANT DATA / Chicago Police Department

UNIT WARRANT TYPE WARRANT NO. 620 DETECTIVE AREA - SOUTH 17SW8045 SEARCH WARRANT DECONFLICTION NO OPERATION NAME ISSUED DATE 14-SEP-2017 11:30 PART I - TO BE COMPLETED PRIOR TO SEARCH WARRANT EXECUTION JURISDICTION NAME OF ATTORNEY (LAST, FIRST) NAME OF JUDGE (LAST, FIRST) EMP NO. CITY RUNK, GLEN ARAUJO, MAURICIO 1 - Personal. OBJECT OF WARRANT meta data for victim's I cloud account PERSONNEL ASSIGNMENTS NAME (LAST-FIRST-MI) AGENCY NAME STAR NO. EMP NO. ASSIGNMENT ZALEWSKI, E, JOHN CPD 20180 AFFIANT SHINE, K, DANIEL SEARCH TEAM SUPERVISOR CPD 1443 WODNICKI, M, EDWARD SUPERVISING SERGEANT OR AE CPD 356

EQUIPMENT EXCEPTION

ITEMS FOR CONSIDERATION

- 1. Residency Check
- 2. Number of occupants anticipated:
 - a. adults, children, males, females
 - b. procedures if children or females are present
- identity of occupants likely to be present (physical description, criminal history, etc.)
- 4. Condition of occupants (asleep,intoxicated,etc.)
- 5. Type of security on premises (animals, burglar gates, reinfored doors, lookouts, etc.)
- 6. Type of equipment needed:
 - a. miscellaneous items (handcuffs,
 flashlights, whisles, etc.)
- 7. Expectation of weapons present
- 8. Hazards particular to premises

- 9. Other relevant data
- 10. Duty Assignments:
 - a. positions
 - b. use of equipment
 - c. order of entry
 Note: Officer's effecting forced
 entry should NOT be the first to
 enter the premises
 - d. security of arrestees
 - e. security of contraband seized
 - f. security of Department equipment
 - g. disposition of children under the age of 18 who may be neglected as a result of an arrest or otherwise
 - h. radio procedures
 - i. Notifications
 - j. post-search premises security
- 11. Contingency plan

WARRANT STATUS
SUBMITTED-PRE EXECUTION

UNIT COMMANDING OFFICER'S/WATCH COMMANDER'S SIGNATURE

STAR NO.



Rahm Emanuel Mayor Department of Police • City of Chicago 3510 South Michigan Avenue • Chicago, Illinois 60653 **Eddie Johnson** Superintendent of Police

Preservation Request Letter under 18 U.S.C. § 2703(f)

Apple Computers

Apple Inc, Litigation Services
ATTN: Stan Flemister and Charstie Wheelock
1 Infinite Loop, M/S 36-SU
Cupertino, CA 95014
Fax Number: 408-974-9316

Dear Law Enforcement Liaison:

I am writing to make a formal request for the preservation of records and other evidence pursuant to 18 U.S.C. § 2703(f) pending further legal process.

You are hereby requested to preserve, for a period of 90 days, the records described below currently in your possession, including records stored on backup media, in a form that includes the complete record. You also are requested not to disclose the existence of this request to the subscriber or any other person, other than as necessary to comply with this request. If compliance with this request may result in a permanent or temporary termination of service to the accounts described below, or otherwise alert the subscriber or user of these accounts as to your actions to preserve the referenced files and records, please contact me before taking such actions.

This request applies only retrospectively. It does not in any way obligate you to capture and preserve new information that arises after the date of this request.

This preservation request applies to the following records and evidence:

- - 1. Connection date and time;
 - 2. Disconnect date and time;
 - 3. Method of connection

- 4. Type of connection
- 5. Data transfer volume;
- 6. User name associated with the connection and other connection information, including the Internet Protocol address of the source of the connection;
- 7. Records of files or system attributes accessed, modified, or added by the user;
- 8. Connection information for other computers to which the user of the 1-Personal info connected, by any means, during the connection period, including the destination IP address, connection time and date, disconnect time and date, method of connection to the destination computer, the identities (account and screen names) and subscriber information, if known, for any person or entity to which such connection information relates, and all other information related to the connection from ISP or its subsidiaries.

All records and other evidence relating to the subscriber(s), customer(s), account holder(s), or other entity(ies) 1-Personal info , including, without limitation, subscriber names, user names, screen names or other identities and any other identifying information, whether such records or other evidence are in electronic or other form.

Any other records and other evidence relating to 1-Personal info .

Such records and other evidence include, without limitation, correspondence and other records of contact by any person or entity about the above-referenced account, the content and connection logs associated with or relating to postings, communications and any other activities to or through 1-Personal info whether such records or other evidence are in electronic or other form.

Very truly yours,

Detective John Zalewski #20180 Area South Detective Division 727 E. 111th St. Chicago, Illinois 60628 (312) 747-8273 (312) 747-3128 (Fax) John.zalewski@chicagopolice.org

DOROTHY BROWN, CLERK OF THE CIRCUIT COURT OF COOK COUNTY, ILLINOIS

STATE OF ILLINOIS COUNTY OF COOK

THE CIRCUIT COURT OF COOK COUNTY

The People of the State of Illinois to all peace officers of the state or their designees.

SEARCH WARRANT

On this day, Detective J. Zalewski Star #20180, of the Chicago Police Department, Area South/Unit 620 Detective Division, has subscribed and sworn to a complaint for search warrant before me. Upon examination of the complaint, I find that it states facts sufficient to show probable cause.

I therefore command that you search:

Apple **Corporate Legal Counsel** 1 Infinite Loop, M/S 36-SU Cupertino, CA 95014 subpoenas@apple.com

and seize the following instruments, articles and things:

Any and all information pertaining to the target account of

1 - Personal info

1 - Personal info

DOB: 1-Perso... 1993, ICloud Account:

1 - Personal info

for the dates: 23Nov2016-29Nov2016 including, but not limited to:

The above account will herein be referred to as "Target Account".

- 1. Subscriber information, names of the accounts, dates of account creation, registration address, billing address, email address, I.P. address at account sign up and logs showing I.P. address and date stamps for account addresses, date of account activation and deactivation, telephone numbers associated with account, and any alternate e-mail addresses.
- 2. All iCloud Services data associated with the Apple accounts affiliated with the above mentioned "Target Accounts" including Dashboard Account Data, Location History Data, Text messages, Call Logs, Contacts, Calendar Data, Application Data, Images, Photo Stream, Notes, and any other data relevant to the iCloud Services data.
- 3. Any and all iCloud Service "back-up" files associated with the "Target Accounts;" All records and other evidence relating to the "Target Accounts", including; without limitation, subscriber names, user names, screen names or other identities, mailing

addresses, residential addresses, business addresses, e-mail addresses and other contact information, telephone numbers or other subscriber number or identifier number, billing records, information about the length of service and the types of services the subscriber or customer utilized, and any other identifying information, whether such records or other evidence are in electronic or other form.

- 4. Contents of any and all e-mails and private messages in the user's in-box including but not limited to read, unread, drafted, deleted, and sent mail and trash folders;
- 5. Source Internet Protocol ("IP") address and logs of address connections (including dates, times and time zones)
- 6. Any and all photos or videos stored or contained in the account including their EXIF and Meta-data;
- 7. I.P. history logs including the date and time stamps for account access;
- 8. All location data associated with the account, including all information collected by Apple for use with location based services;
- 9. All data and information that has been deleted by the user;
- 10. All geo-location data and all other geo-tagging or geo-location related information, including information related to the aforementioned Google username or e-mail addresses.
- 11. A certification of records stating that your records are kept by Google in the regular course of business and that Apple relies on these records for various company/organization related purposes. Also, that the records were not created or stored for purposes of litigation and were generated in the regular course of our business, at or near the time of the event set forth in the records, by a person with knowledge of the matters that are contained in the records.

which have been used in the commission of, which constitutes evidence of, or which constitute the fruits of the offense of:

720 ILCS 5/18-2(a)(2) Armed Robbery with a Firearm

The Court finds that Apple representative technical assistance will be necessary to obtain the information from Apple, and hereby authorizes civilian assistance from Apple representatives for the execution of this search warrant.

The Court finds that disclosure of this request may jeopardize an ongoing criminal investigation. The Court orders Apple and their representatives, agents and employees not to disclose in any

Date:_

manner, directly or indirectly, by any action or inaction to any person, the existence of the Court's orders, in full or redacted form, or of this investigation unless ordered by this Court.
Court's orders, in full or redacted form, or of this investigation unless ordered by this court.
1 - Personal info
On / Judge
Time and date of issuance
Time did date of issuance
Returned Not Executed
I did not execute this warrant within 96 hours from the time of issuance and is hereby returned
to the court as void and not executed.
Officer

1 - Personal info

CLERK OF THE CIRCUIT COURT OF COOK COUNTY, ILLINOIS

(3-81) CCMC-1-219 (1)

STATE OF
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THE CIRCUIT COURT OF COOK COUNTY

COMPLAINT FOR SEARCH WARRANT

I, Detective J. Zalewski #20180, of the Chicago Police Department, Complainant now appears before the undersigned judge of the Circuit Court of Cook County and requests the issuance of a search warrant to search the following:

Apple
Corporate Legal Counsel
1 Infinite Loop, M/S 36-SU
Cupertino, CA 95014
subpoenas@apple.com

and seize the following instruments, articles and things:

Any and all information pertaining to the target account of 1 - Personal info 1 - Personal info

1 - Personal info

DOB: 1 - Persona... 1993, ICloud Account:

1 - Personal info

com for the dates: 23Nov2016-29Nov2016 including, but not limited to:

The above account will herein be referred to as "Target Account".

- 1. Subscriber information, names of the accounts, dates of account creation, registration address, billing address, email address, I.P. address at account sign up and logs showing I.P. address and date stamps for account addresses, date of account activation and deactivation, telephone numbers associated with account, and any alternate e-mail addresses.
- 2. All iCloud Services data associated with the Apple accounts affiliated with the above mentioned "Target Accounts" including Dashboard Account Data, Location History Data, Text messages, Call Logs, Contacts, Calendar Data, Application Data, Images, Photo Stream,

Subscribed and sworn to before me on

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CLERK OF THE CIRCUIT COURT OF COOK COUNTY, ILLINOIS

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STATE OF ILLINOIS COUNTY OF COOK

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THE CIRCUIT COURT OF COOK COUNTY

COMPLAINT FOR SEARCH WARRANT

Notes, and any other data relevant to the iCloud Services data:

- 3. Any and all iCloud Service "back-up" files associated with the "Target Accounts;" All records and other evidence relating to the "Target Accounts", including; without limitation, subscriber names, user names, screen names or other identities, mailing addresses, residential addresses, business addresses, e-mail addresses and other contact information, telephone numbers or other subscriber number or identifier number, billing records, information about the length of service and the types of services the subscriber or customer utilized, and any other identifying information, whether such records or other evidence are in electronic or other form.
- 4. Contents of any and all e-mails and private messages in the user's in-box including but not limited to read, unread, drafted, deleted, and sent mail and trash folders;
- 5. Source Internet Protocol ("IP") address and logs of address connections (including dates, times and time zones)
- 6. Any and all photos or videos stored or contained in the account including their EXIF and Meta-data;
- 7. I.P. history logs including the date and time stamps for account access;
- 8. All location data associated with the account, including all information collected by Apple for use with location based services;
- 9. All data and information that has been deleted by the user;

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CLERK OF THE CIRCUIT COURT OF COOK COUNTY, ILLINOIS

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THE CIRCUIT COURT OF COOK COUNTY

COMPLAINT FOR SEARCH WARRANT

- 10. All geo-location data and all other geo-tagging or geo-location related information, including information related to the aforementioned Google username or e-mail addresses.
- 11. A certification of records stating that your records are kept by Apple in the regular course of business and that Google relies on these records for various company/organization related purposes. Also, that the records were not created or stored for purposes of litigation and were generated in the regular course of our business, at or near the time of the event set forth in the records, by a person with knowledge of the matters that are contained in the records.

which have been used in the commission of, which constitutes evidence of, or which constitute the fruits of the offense of:

720 ILCS 5/18-2(a)(2) Armed Robbery with a Firearm

Complainant says that he has probable cause to believe, based upon the following facts, that the above listed things to be seized are now located upon the premises set forth above:

Backaround

I, Detective J. Zalewski #20180, your affiant, am employed by the Chicago Police Department. I have been so employed for approximately twenty three years, and am currently assigned to Detective Area South in Chicago, Cook County, Illinois.

I have received training regarding the investigation of, but not limited to, armed robbery and aggravated vehicular hijacking. During my career with the Police Department, specifically as a

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CLERK OF THE CIRCUIT COURT OF COOK COUNTY, ILLINOIS

(3-81) CCMC-1-219 (1)

STATE OF
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COUNTY OF
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THE CIRCUIT COURT OF COOK COUNTY

COMPLAINT FOR SEARCH WARRANT

Detective, I have been directly or indirectly involved in the investigation of hundreds of violent crimes including robbery, burglary and other related type crimes.

I have obtained the information contained in this affidavit from conversations with other law enforcement officers, witnesses involved in this investigation, from my personal knowledge from my participation in this case, as well as from documents I have reviewed, and my prior training and experience. The following information contained in this affidavit is stated for the limited purpose of establishing probable cause and does not contain all facts and information regarding this investigation.

Definition

<u>Cloud storage</u>: A model of networked enterprise storage where data is stored in virtualized pools of storage which are generally hosted by third parties. Hosting companies operate large data centers, and people who require their data to be hosted buy or lease storage capacity from them. In this case Instagram is acting as a Cloud storage device for the suspect private messages.

<u>Internet Protocol</u>. An Internet Protocol (IP) address is a standardized string of numbers used throughout the Internet to identify an individual computer or computer system. This unique number string is similar to a residential mailing address in that it allows an email message or other computer traffic to reach a specific recipient. An IP number is most commonly in a dotted decimal format of four numbers, each from 0 to 255, separated by dots, such as 45.75.219.32. These strings of numbers can either be permanently assigned (in the case of permanent web pages or continuous Internet access connections) or temporarily assigned (in the case of dialup account). A static IP address is a permanently assigned address. A dynamic IP is an IP number that is assigned for the duration of a single online session, and may be

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CLERK OF THE CIRCUIT COURT OF COOK COUNTY, ILLINOIS

(3-81) CCMC-1-219 (1)

STATE OF ILLINOIS COUNTY OF COOK } ss.

THE CIRCUIT COURT OF COOK COUNTY

COMPLAINT FOR SEARCH WARRANT

reissued or used by another dialup user at another time. During one continuous Internet session the IP number does not change.

Internet Protocol (IP) addresses can be traced by a service provider, such as Apple, to a specific customer who uses that provider during their access to the Internet. Each computer, smart device, or cellular phone is connected to the Internet through an ISP and is assigned a specific IP address during that connection time frame. Email is sent via an Internet connection, which is provided by an Internet Service Provider (ISP). Email accounts are often serviced by specific ESP's, including Apple, which also tracks IP addresses of sent and received email messages.

Furthermore, service providers such as Apple, Inc. retain a variety of subscriber information on their customers including names, physical addresses, email addresses, and billing information. Apple will only retain this information for a short period of time before destroying it permanently. By being able to obtain the subject's search history, one will be able to circumstantially prove the subject's involvement in the crime based upon whether or not they researched, prepared for, or showed motivation to commit the crime in any way. Also, the receipt of any read, unread, drafted, and sent email will further the investigation in regards to being able to prove the subject's involvement in the crime and possibly locate additional suspects, witnesses, or victims.

Apple offers numerous additional services that are separate from their basic email account but can be linked together. Apple designs, manufactures, and markets mobile communication and media devices, personal computers, and portable digital music players, and sells a variety of related software, services, peripherals, networking solutions, and third-party digital content and applications. Apple's products and services include Mac, iPhone, iPad, iPod, Apple TV, a portfolio of consumer and professional software applications, the iOS and Mac OS X operating systems, iCloud, and a variety of accessory, service and support offerings.

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CLERK OF THE CIRCUIT COURT OF COOK COUNTY, ILLINOIS

(3-81) CCMC-1-219 (1)

STATE OF ILLINOIS COUNTY OF COOK } ss.

THE CIRCUIT COURT OF COOK COUNTY

COMPLAINT FOR SEARCH WARRANT

iCloud is Apple's cloud service that allows users to access their music, photos, documents, and more from all their devices. iCloud also enables subscribers to back up their iOS devices to iCloud. With the iCloud service, subscribers can set up an iCloud.com email account. iCloud email domains can be @icloud.com, @me.com and @mac.com. All iCloud content data stored by Apple is encrypted at the 2 location of the server. When third-party vendors are used to store data, Apple never gives them the keys. Apple retains the encryption keys in its U.S. data centers.

Investigation

[Facts of the investigation here].

I believe the content contained in iCloud Apple account; 1 - Personal info 1 - Perso

I have learned that Apple maintains information for its subscribers, as well as other information including but not limited to, subscriber information, source IP, pictures, videos and stored read and unread emails.

On 14Sep17, I am sending a Preservation of Records letter to the Custodian of Records at Apple in reference Apple account:

1 - Personal info

I am familiar with the federal statute that controls the legal process through which we are authorized to obtain electronic information from a service provider. In specific, the Electronic Communications Privacy Act (ECPA), at 18 USC 2703, describes the legal process through which

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CLERK OF THE CIRCUIT COURT OF COOK COUNTY, ILLINOIS

(3-81) CCMC-1-219 (1)

THE CIRCUIT COURT OF COOK COUNTY

COMPLAINT FOR SEARCH WARRANT

the government is entitled to get information from electronic communications services and remote computing services, more commonly referred to as Internet service providers. The EPCA requires that the government obtain a warrant supported by probable cause to obtain unread email in electronic storage at a service provider. It also allows the use of a warrant to obtain other information and content from a provider.

I am also familiar with California Penal Code 1524.2, which states that all California Corporations must honor legal process from foreign states when the foreign states are seeking electronic evidence under the terms of the Electronic Communications Privacy Act, 18 USC 2701 et seq. I have learned that Apple is a California Corporation subject to the terms of California Penal Code 1524.2

Your affiant seeks authorization for civilian assistance from Apple representatives for the execution of this search warrant because their technical assistance will be necessary to obtain the information from Apple files.

Non-Disclosure

This Court has authority under 18 U.S.C. § 2705(b) to issue "an order commanding a provider of electronic communication service or remote computing service to whom a warrant, subpoena, or court order is directed, for such period as the Court deems appropriate, not to notify any other person of the existence of the warrant, subpoena, or court order."

Such an Order would be appropriate because the Search Warrant relates to an ongoing criminal investigation that is neither public nor known to the target of the investigation, and its disclosure may alert the target to the ongoing investigation. Accordingly, there is reason to

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Judge

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THE CIRCUIT COURT OF COOK COUNTY

COMPLAINT FOR SEARCH WARRANT

CLERK OF THE CIRCUIT COURT OF COOK COUNTY, ILLINOIS

believe that notification of the existence of the Search Warrant will seriously jeopardize the investigation, including by giving the target an opportunity to flee, destroy or tamper with evidence, change patterns of behavior, or notify confederates. See 18 U.S.C. § 2705(b)(2), (3), (5). Some of the evidence in this investigation is stored electronically. If alerted to the investigation, the subject under investigation could destroy that evidence, including information saved to his or her personal computer(s).

Further, it is anticipated that any accountholders identified in the responsive documents may be the target of further investigation, including the issuance of search warrants for additional evidence.

As such, Your Affiant respectfully requests an Order directing that Apple, its employees, attorneys, and agents, NOT TO DISCLOSE the existence or content of this Search Warrant, except to the extent necessary to respond to the Search Warrant.

Conclusion

Based on my training, experience, and investigation of this case, your affiant believes that the above listed target account contains evidence pertaining to the offense of 720 ILCS 5/18-2(a)(2) Armed Robbery with a Firearm and Aggravated Vehicular Hijacking.

Subscribed and sworn to before me on

1 - Personal info Complainant 1 - Personal info Judge Judge's No.

1 - Persona.

75W8045 ASAGER RINE

Total Number of Redactions: 57

By Exemption:

"Personal information, disclosure of which would constitute a clearly unwarranted invasion of personal privacy, and the disclosure has not been consented to in writing by the individual subjects of the information. 5 ILCS 140/7(1)(c)" (Personal info): 57 instances

By Page:

Page 1 - "Personal information, disclosure of which would constitute a clearly unwarranted invasion of personal privacy, and the disclosure has not been consented to in writing by the individual subjects of the information. 5 ILCS 140/7(1)(c)" (Personal info): 1 instance

Page 5 - "Personal information, disclosure of which would constitute a clearly unwarranted invasion of personal privacy, and the disclosure has not been consented to in writing by the individual subjects of the information. 5 ILCS 140/7(1)(c)" (Personal info): 4 instances Page 7 - "Personal information, disclosure of which would constitute a clearly unwarranted

Page 7 - "Personal information, disclosure of which would constitute a clearly unwarranted invasion of personal privacy, and the disclosure has not been consented to in writing by the individual subjects of the information. 5 ILCS 140/7(1)(c)" (Personal info): 4 instances

Page 8 - "Personal information, disclosure of which would constitute a clearly unwarranted invasion of personal privacy, and the disclosure has not been consented to in writing by the individual subjects of the information. 5 ILCS 140/7(1)(c)" (Personal info): 4 instances

Page 9 - "Personal information, disclosure of which would constitute a clearly unwarranted invasion of personal privacy, and the disclosure has not been consented to in writing by the individual subjects of the information. 5 ILCS 140/7(1)(c)" (Personal info): 4 instances Page 10 - "Personal information, disclosure of which would constitute a clearly

Page 10 - "Personal information, disclosure of which would constitute a clearly unwarranted invasion of personal privacy, and the disclosure has not been consented to in writing by the individual subjects of the information. 5 ILCS 140/7(1)(c)" (Personal info): 5 instances

Page 11 - "Personal information, disclosure of which would constitute a clearly unwarranted invasion of personal privacy, and the disclosure has not been consented to in writing by the individual subjects of the information. 5 ILCS 140/7(1)(c)" (Personal info): 1 instance

Page 12 - "Personal information, disclosure of which would constitute a clearly unwarranted invasion of personal privacy, and the disclosure has not been consented to in writing by the individual subjects of the information. 5 ILCS 140/7(1)(c)" (Personal info): 2 instances

Page 13 - "Personal information, disclosure of which would constitute a clearly unwarranted invasion of personal privacy, and the disclosure has not been consented to in writing by the individual subjects of the information. 5 ILCS 140/7(1)(c)" (Personal info): 8 instances

Page 14 - "Personal information, disclosure of which would constitute a clearly unwarranted invasion of personal privacy, and the disclosure has not been consented to in writing by the individual subjects of the information. 5 ILCS 140/7(1)(c)" (Personal info): 3 instances

Page 15 - "Personal information, disclosure of which would constitute a clearly unwarranted invasion of personal privacy, and the disclosure has not been consented to in writing by the individual subjects of the information. 5 ILCS 140/7(1)(c)" (Personal info): 3 instances

Page 16 - "Personal information, disclosure of which would constitute a clearly unwarranted invasion of personal privacy, and the disclosure has not been consented to in writing by the individual subjects of the information. 5 ILCS 140/7(1)(c)" (Personal info): 3 instances

Page 17 - "Personal information, disclosure of which would constitute a clearly unwarranted invasion of personal privacy, and the disclosure has not been consented to in writing by the individual subjects of the information. 5 ILCS 140/7(1)(c)" (Personal info): 3 instances

Page 18 - "Personal information, disclosure of which would constitute a clearly unwarranted invasion of personal privacy, and the disclosure has not been consented to in writing by the individual subjects of the information. 5 ILCS 140/7(1)(c)" (Personal info): 6 instances

Page 19 - "Personal information, disclosure of which would constitute a clearly

unwarranted invasion of personal privacy, and the disclosure has not been consented to in writing by the individual subjects of the information. 5 ILCS 140/7(1)(c)" (Personal info): 3 instances

Page 20 - "Personal information, disclosure of which would constitute a clearly unwarranted invasion of personal privacy, and the disclosure has not been consented to in writing by the individual subjects of the information. 5 ILCS 140/7(1)(c)" (Personal info): 3 instances