IN THE COUNTY COURT OF LANCASTER COUNTY, NEBRASKA

IN THE MATTER OF THE SEARCH WARRANT OF THE DESCRIBED PREMISES OF SNAP INC 2772 DONALD DOUGLAS LOOP NORTH SANTA MONICA, CA 90405

SEARCH WARRANT RETURN

FILED lerk of District Cour

STATE OF NEBRASKA

SS.

COUNTY OF LANCASTER

The undersigned states that he received the Search Warrant issued herein on the 19th day of December, 2023, and that he executed the same on the 4th day of January, 2024, by seizing the property described in the Inventory filed herein and by delivering a copy of the Search Warrant for the said property at the place from which the property is taken.

Corbin Eisenmenger

SUBSCRIBED to in my presence and sworn to before me this 17th day of an analy 20<u>14</u>.

Notary Public

GENERAL NOTARY - State of Nebraska
ROXANE G WESTON
My Comm. Exp. April 2, 2025





Clerk of District Court

INVENTORY

IN THE COUNTY COURT OF LANCASTER COUNTY, NEBRASKA

IN THE MATTER OF THE SEARCH WARRANT OF THE DESCRIBED PREMISES OF SNAP INC 2772 DONALD DOUGLAS LOOP NORTH SANTA MONICA CA 90405

STATE OF NEBRASKA)	INVENTORY OF PROPERTY
) ss.	SEIZED BY VIRTUE OF THE
COUNTY OF LANCASTER)	SEARCH WARRANT ISSUED HEREIN

Corbin Eisenmenger, being first duly sworn on oath, deposes and says the following is an inventory of the property seized by virtue of the Search Warrant issued herein:

The undersigned hereby acknowledges receipt of the following described property seized from Snap Inc., 2772 Donald Douglas Loop North, Santa Monica, CA 90405, for the following information:

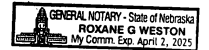
The following items:

Snapchat records related to username "rno_st8".

Inventory made in the presence of .

Corbin Eisenmenger

SUBSCRIBED to in my presence and sworn to before me this 17 handle day of annuary, 2024.



Rotane Misstand Notary Public

RECEIPT

The undersigned hereby acknowledges receipt of the following described property seized from Snap Inc., 2772 Donald Douglas Loop North, Santa Monica, CA 90405, for the following information:

The following items:

- Snapchat records related to username "rno_st8".

FILED
Clerk of District Court

DATED this day of January, 2024.

WITNESS

Clerk of District Court

IN THE COUNTY	OF L	ANCASTER	COUNTY,	NEBRASKA
---------------	------	----------	---------	----------

STATE OF NEBRASKA)	CEADCH WADDANT
)ss.	SEARCH WARRANT
COUNTY OF LANCASTER).		

TO: Corbin Eisenmenger, a Police Officer with the Lincoln Police Department, Lincoln, Lancaster County, Nebraska, and any and all law enforcement officers.

WHEREAS, Officer Corbin Eisenmenger, has filed an Affidavit before the undersigned Judge of the County Court of Lancaster County, Nebraska, a copy of which affidavit is attached hereto and made a part hereof; the court finds that the facts set forth in said Affidavit are true, and that those facts do constitute grounds and probable cause for the issuance of a Search Warrant.

Pursuant to Neb. Rev. Stat. 86-2,105 to 86-2,108, Applicant has articulated sufficient concern based on the interests of protecting this investigation and the jeopardy posed to this investigation should this Order or facts related to this investigation be disclosed.

Therefore the Court finds that the records which are the subject of this search warrant are material and relevant to a legitimate law enforcement ongoing investigation. Snap Inc. is ordered NOT to notify any other person of the existence of this search warrant, including the user of the account, or release any information related to this search warrant, as there is reason to believe that notification or other disclosure would impede this ongoing investigation or otherwise cause an adverse result, as defined by law. This disclosure restriction shall be for a period not to exceed 90 days.

THEREFORE, you are commanded to search Snap Inc., 2772 Donald Douglas Loop North, Santa Monica, CA 90405 for the following information associated with the Snapchat user ID "rno_st8" for 9/19/2023 – 10/19/2023 with preserved data associated to Snapchat case number 245197966.

Contact information showing names, telephone numbers, addresses, or any other personal information relating to contacts stored within the Snapchat Account/ Snapchat Messenger, as well as similar data that has been deleted from the Snapchat Account but may still be extracted from the Snapchat servers;

Records reflecting outgoing, incoming, and missed calls/messages showing Snapchat video/voice/text communications, as well as similar data that has been deleted from the Snapchat Account but may still be extracted from the Snapchat severs;

Incoming, outgoing, and "draft" messages, picture messages, video messages, and incoming and outgoing e-mails detailing Snapchat Account data communications, as well

as similar data that has been deleted from the Snapchat Account but may still be extracted from the Snapchat server;

Still photographs, video clips, and audio clips from Snapchat or Snapchat Messenger, as well as similar data that has been deleted from Snapchat or Snapchat Messenger but may still be extracted from the Snapchat server;

All information held by Snap, Inc. to include, but is not limited to, Basic Subscriber Information collected when a user creates a new Snapchat account, alters information at a later date, or otherwise interacts with the Service, Basic subscriber information that may include Snapchat username, Email address, Phone number, Snapchat user vanity name, Snapchat account creation date and IP address, Timestamp and IP address of account logins and logouts and any Logs of Previous Snaps, Stories, and Chats Snapchat for Snaps, Story content, and Memories content, the IP address when the account was established, associated user name(s), associated e-mail address(es), verification telephone number(s), device identification numbers such as Unique Device Identification (UDID), International Mobile Equipment Identifier (IMEI), Mobile Equipment Identifier (MEID), Google Play Store and/or Apple App Store account information and all other account information that may be associated with this account after it has been identified.

Evidence of who used, owned, or controlled the Snapchat Account at the time the things described in this warrant were created, edited, or deleted, to include account numbers, account login names/identities, and passwords associated with the Snapchat Account

Waypoints saved GPS locations, or any electronic information stored on the Snapchat Account that may relate to recent trips or points of interest.

Any other items that are contraband and are fruits of, have been used in the commission of, or may constitute evidence of this crime;

This search warrant shall be executed and returned to a Judge of the County Court of Lancaster County, Nebraska. It may not be possible to complete a return to the Court within the 10 days normally required by the court.

Given under my hand and seal this 19 day of DECENBER 2023

Judge of the County Court

Printed Name of Judge

IN THE COUNTY COURT OF LANCASTER COUNTY, NEBRASKA

STATE OF NEBRASKA)
) ss. AFFIDAVIT FOR SEARCH WARRANT
COUNTY OF LANCASTER)

Corbin Eisenmenger, being first duly sworn upon oath deposes and states that AFFIANT is a Police Officer for the Lincoln Police Department, Lancaster County, Nebraska. AFFIANT states he is currently involved in the investigation of Assault in the Second Degree, Violation of Nebraska State Statue(s) 28-309, which occurred in the State of Nebraska. AFFIANT has reviewed case reports regarding this investigation prepared by other involved Lincoln Police Officers.

Facts:

On 9-19-2023 at approximately 1850 hours Affiant was dispatched to the report of an assault at 351 S 26th St Lincoln, Lancaster County, Nebraska. Affiant ultimately continued to Bryan West Hospital at 2300 S 16th St as the victim, Heman Mohammad (1-1-1960) had been transported there for his injuries.

Heman ultimately reported he was in his garage located behind his home. He found a group of approximately six or seven juveniles had entered his yard and threw rocks at his garage. When Mohammad told them to stop one of the juveniles threw a rock at him, which struck him in the left side of his forehead resulting in bruising and a bleeding laceration.

Heman later reported to Officer Ramsey #1881 he had seen a juvenile at an apartment building near his home he believed may have been involved in the assault. This led Affiant to 338 S 26th St #5 to locate and interview Sylus Smith (4-30-2010). Sylus reported Tenneyson Brown (10-16-2011) was responsible for the assault and had thrown the rock at a man's head. Sylus stated the group of juveniles involved included himself, Tenneyson, Rashaun Vetter (4-19-2011), Harmoni Vetter (3-10-2010) and Carlos Lupercio (1-23-2010). Sylus had a sister present during his interview who reported she had spoken to Tenneyson the day after the assault occurred. Tenneyson reportedly told her he had thrown a rock at the man's head. Sylus' mother refused to provide identifying information for Sylus' sister.

Affiant interviewed Harmoni and Rashaun. They both reported Tenneyson was not present for the assault and Sylus was responsible. Harmoni said she observed the man was bleeding after the assault but he had thrown something back at the juveniles. Of note, both Sylus and Harmoni/Rashaun reported they no longer

associated with each other due to other unrelated incidents and growing anger towards each other. Harmoni and Rashaun reported the group involved in the assault consisted of themselves, Sylus, and a brother of Sylus, Leighlynn Smith (8-10-2011).

Affiant interviewed Tenneyson's mother, Brandie Brown (4-22-1973). Brandie reported to Affiant she had heard Harmoni was responsible for the assault, however, Tenneyson had told Brandie he was present during the assault. Affiant then interviewed Tenneyson. Tenneyson reported to Affiant he was not present for the assault and only heard about it from his friends.

Affiant interviewed Carlos as well as his brother, Emilio Lupercio (8-21-2011). Carlos reported he had only heard about the assault from Emilio. Emilio had told Carlos Tenneyson had thrown the rock. Emilio reported to Affiant he had been walking home when Tenneyson ran up to him yelling "run run run". Emilio briefly ran with Tenneyson before Tenneyson told him he had thrown a rock at "a Muslim guy". Emilio reported Tenneyson was with Rashaun, Sylus, and Leighlynn at the time.

As Affiant was interviewing Carlos and Emilio their mother, Kimberly Lupercio (9-18-1984) made note Carlos had received messages on Snapchat from Tenneyson. The messages had been received during the time Affiant was conducting the interview with Tenneyson. During the interview with Tenneyson, Brandie called Kimberly to alert her Affiant was going to attempt to interview Carlos. The first message sent from Tenneyson to Carlos said "U should slid". Carlos responded with "Maybe". Tenneyson said "Tdy" and Carlos said "I can ask". Tenneyson then said "Bet" followed by "Don't Snitch". Carlos last responded with "Wht" and "About what".

Affiant returned to Brandie and Tenneyson's residence. Affiant requested Brandie turn over the device which Tenneyson used to communicate on Snapchat. Brandie did not turn over the device as she reported it was owned by a boyfriend whom she could not contact to obtain his permission. Affiant ultimately was unable to obtain permission to obtain and download the device.

Affiant later attempted to preserve Tenneyson's Snapchat account. The first attempt failed as the name that had appeared on the text thread was not the name required for the preservation request. When Affiant recontacted Carlos and Kimberly it was learned the username associated with the account was rno_st8. Carlos reported at this time to Affiant the day after Affiant interviewed Tenneyson and Carlos a message was posted to Tenneyson's Snapchat account, which said something similar to "don't text this account anymore".

A Preservation Request was served on 10-20-2023 via email to Snapchat, Inc. Snapchat responded with a confirmation email and assigned the preserved data with Snapchat case number 245197966. Snapchat will preserve the data for a period of 90 days and will extend the preservation upon request.

Your AFFIANT also knows through his own experiences and those of other Law Enforcement Officers that Snap, Inc. owns and operates a free-access social networking, electronic commerce, and cloud services application(s) of the same name that can be accessed using the Snapchat mobile application(s). Snapchat allows its users to establish accounts with Snapchat, and users can then use their accounts to post "Snaps", "Stories", "Memories", and send and receive "Chats".

"Snaps" are when a user takes a photo or video using their camera phone in real-time and then selects which of their friends to send the message to. Unless the sender or recipient opts to save the photo or video, the message will be deleted from their devices (after the content is sent in the case of the sender and after it's opened in the case of the recipient). Users are able to save a photo or video they've taken locally to their device or to Memories, which is Snapchat's cloud-storage service.

"Stories" are when a user adds photo or video Snaps to their "Story." Depending on the user's privacy settings, the photos and videos added to a Story can be viewed by either all "Snapchatters" or just the user's friends for up to 24 hours. Stories can also be saved in "Memories".

"Memories" is Snapchat's cloud-storage service. Users can save their sent or unsent Snaps, posted Stories, and photos and videos from their phone's photo gallery in Memories. A user can also edit and send Snaps and create Stories from these Memories. Snaps, Stories, and other photos and videos saved in Memories are backed up by us and may remain in Memories until deleted by the user.

Using "Chat" a user can type messages, send photos, videos, audio notes, and video notes to friends within the Snapchat app using the Chat feature. A user sends a Chat message to a friend, and once it is viewed by both parties – and both parties swipe away from the Chat screen – the message will be cleared. Within the Snapchat app itself, a user can opt to save part of the Chat by tapping on the message that they want to keep. The user can clear the message by tapping it again.

Your AFFIANT is aware through research, documentation, prior training and experience, and/or the experience of other investigators that Snapchat collects and stores personally identifying information on their users. This information consists of user supplied information that can be used to identify the user and/or account creator of a Snapchat account.

This information may include, but is not limited to Basic Subscriber Information collected when a user creates a new Snapchat account, alters information at a later date, or otherwise interacts with the Service, Basic subscriber information may include: Snapchat username, Email address, Phone number, Snapchat user vanity name, Snapchat account creation date and IP address, Timestamp and IP address of account logins and logouts.

This information may also include Logs of Previous Snaps, Stories, and Chats Snapchat retains logs for the last 31 days of Snaps sent and received, for 24 hours of posted Stories, and for any unopened Chats or those saved by a sender or recipient. The logs may contain meta-data about the Snaps, Stories, and Chats, but not the content. Your AFFIANT knows in certain limited circumstances it may be possible for us to retrieve the content of sent Snaps. Story content may be available for up to 24 hours, or until deleted by a user. Your AFFIANT knows Memories content may be available until deleted by a user.

The records which are the subject of this search warrant are material and relevant to a legitimate law enforcement ongoing investigation. Pursuant to Nebraska Revised Statute(s) 86-2,105 to 86-2,108, affiant requests that Snap Inc. shall be ordered NOT to notify any other person of the existence of this search warrant, including the user of the account, or release any information related to this search warrant, as there is reason to believe that notification or other disclosure would impede this ongoing investigation or otherwise cause an adverse result, as defined by law. Specifically, disclosure would likely result in flight from prosecution, a negative or harmful modification of activities or the activities of those with whom the subject of the investigation communicates and/or associates, the destruction or tampering with evidence; or would otherwise seriously jeopardize the investigation.

The above does constitute grounds of probable cause for the issuance of a search warrant to search Snap Inc., 2772 Donald Douglas Loop North, Santa Monica, CA 90405 for the following information associated with the Snapchat user ID "rno_st8" for 9/19/2023 – 10/19/2023 with preserved data associated to Snapchat case number 245197966,

Contact information showing names, telephone numbers, addresses, or any other personal information relating to contacts stored within the Snapchat Account/ Snapchat Messenger, as well as similar data that has been deleted from the Snapchat Account but may still be extracted from the Snapchat servers;

Records reflecting outgoing, incoming, and missed calls/messages showing Snapchat video/voice/text communications, as well as similar data that has been

deleted from the Snapchat Account but may still be extracted from the Snapchat severs:

Incoming, outgoing, and "draft" messages, picture messages, video messages, and incoming and outgoing e-mails detailing Snapchat Account data communications, as well as similar data that has been deleted from the Snapchat Account but may still be extracted from the Snapchat server;

Still photographs, video clips, and audio clips from Snapchat or Snapchat Messenger, as well as similar data that has been deleted from Snapchat or Snapchat Messenger but may still be extracted from the Snapchat server;

All information held by Snap, Inc. to include, but is not limited to, Basic Subscriber Information collected when a user creates a new Snapchat account, alters information at a later date, or otherwise interacts with the Service, Basic subscriber information that may include Snapchat username, Email address, Phone number, Snapchat user vanity name, Snapchat account creation date and IP address, Timestamp and IP address of account logins and logouts and any Logs of Previous Snaps, Stories, and Chats Snapchat for Snaps, Story content, and Memories content, the IP address when the account was established, associated user name(s), associated e-mail address(es), verification telephone number(s), device identification numbers such as Unique Device Identification (UDID), International Mobile Equipment Identifier (IMEI), Mobile Equipment Identifier (MEID), Google Play Store and/or Apple App Store account information and all other account information that may be associated with this account after it has been identified.

Evidence of who used, owned, or controlled the Snapchat Account at the time the things described in this warrant were created, edited, or deleted, to include account numbers, account login names/identities, and passwords associated with the Snapchat Account

Waypoints saved GPS locations, or any electronic information stored on the Snapchat Account that may relate to recent trips or points of interest.

Any other items that are contraband and are fruits of, have been used in the commission of, or may constitute evidence of this crime;

Your AFFIANT would like to advise the Court that it may not be possible to complete a return to the Court within the 10 days normally required by the Courts. Snap Inc. will respond to the warrant as soon as possible, according to their legal compliance guide.

Further AFFIANT saith not;

Dated this / day of December, 2024.	
Win him # 1813	OF COUNTY CO
Corbin Eisenmenger #1813, AFFIANT	COUNT

SUBSCRIBED to in my presence and sworn to before me this 19 day of December , 2023.

udge of the County Court

Printed Name of Judge