LPD Case Number: C3-112483

IN THE COUNTY COURT OF LANCASTER COUNTY, NEBRASKA

IN THE MATTER OF THE SEARCH WARRANT OF THE DESCRIBED PREMISES OF	CR24-1 SEARCH WARRANT RETURN		
LINCOLN POLICE DEPARTMENT 575 SOUTH 10TH STREET			
LINCOLN, LANCASTER COUNTY, NEBRASKA	LANCAS1 2024 APR 2 CLERK DISTRIC		
STATE OF NEBRASKA)) ss.	TER C 3 PH COFT CO		
COUNTY OF LANCASTER)	13:13 HE URT		

The undersigned states that he received the Search Warrant issued herein on the 16th day of April, 2024, and that he executed the same on the 22nd day of April, 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.

COREY L. WEINMASTER #883

SUBSCRIBED to in my presence and sworn to before me this 33rd day of

, 2024.

tany Public

GENERAL NOTARY - State of Nebraska
CRYSTAL J. BUHRMANN
My Comm. Exp. Nov. 4, 2024

INVENTORY

IN THE COUNTY COURT OF LANCASTER COUNTY, NEBRASKA

IN THE MATTER OF THE SEARCH WARRANT OF THE DESCRIBED PREMISES OF LINCOLN POLICE DEPARTMENT 575 SOUTH 10TH STREET LINCOLN, LANCASTER COUNTY, NEBRASKA

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

COREY L. WEINMASTER #883, 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 following is a list of the items seized and removed as evidence during the execution of a search warrant at the premise of the Lincoln Police Department, 575 South 10th Street, Lincoln, Lancaster County, Nebraska.

iPhone 14 Pro Max under LPD Property Q2400020

- Activity Sensor Log 13329
- Applications Usage Log 47806
- Calendar 54
- Call Log 7534
- Cell Towers 543
- Chats 1660
- Contacts 32750
- Cookies 2073
- Device Connectivity 1302
- Device Events 52825
- Device Notifications 3018
- Devices 12
- Emails 815
- Installed Applications 69
- Instant Messages 141
- Locations 11783
- Notes 4
- Passwords 2016
- Searched Items 191

CLERK OF THE DISTRICT COURT

- Social Media 2851
- User Accounts 20
- Voicemails 21
- Web History 1000
- Wireless Networks 9163
- Timeline 272625
- Audio 4143
- Documents 219
- Images 1683
- Videos 4853

Inventory made in the presence of DEREK DITTMAN #1551.

SUBSCRIBED to in my presence and sworn to before me this 23rd.

GENERAL NOTARY - State of Nebraska
CRYSTAL J. BUHRMANN
My Comm. Exp. Nov. 4, 2024

RECEIPT OF SEIZED ITEMS

The following is a list of the items seized and removed as evidence during the execution of a search warrant at the premise of the Lincoln Police Department, 575 South 10th Street, Lincoln, Lancaster County, Nebraska.

iPhone 14 Pro Max under LPD Property Q2400020

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- Applications Usage Log 47806
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- Timeline 272625
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- Documents 219
- Images 1683
- Videos 4853

Date

avaste #883

Law Enforcement Officer

IN THE COUNTY OF LANCASTER COUNTY, NEBRASKA

STATE OF NEBRASKA)	CT CO
COUNTY OF LANCASTER) ss. SEARCH WARRANT)	URT

TO: Stephanie Janiak, a certified law enforcement officer with the Lincoln Police Department, Lancaster County, Nebraska, any and all law enforcement officers, or others as needed by law enforcement.

WHEREAS, Stephanie Janiak has filed an Affidavit before the undersigned Judge of the County Court of Lancaster County, Nebraska, and said written Affidavit, having been duly considered, 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. §29-814.04.

THEREFORE, you are commanded to search and seize the items as described below.

Property to be Searched and Seized

Law enforcement and those assisting law enforcement is directed to search the following:

- Apple iPhone Cell Phone with cracked screen protector and red/black case with a picture of shoe, to include any digital storage device within, in the possession of the Lincoln Police Department located in Lincoln, Lancaster County, Nebraska, labeled with:
 - o Property Number: **Q2400020**
 - o Case Number C4-000012

And seize the following evidence, to include any live and/or deleted data for the time frame of 05/01/2022 to 02/13/2024:

- 1. Device identifiers, information and configurations.
- 2. User account information and any associated accounts on the device.
- 3. Databases and file systems.
- 4. Device activity logs and application usage logs
- 5. Call logs.
- 6. Contact lists.
- 7. Short Message Service (SMS), Multimedia Messaging Service (MMS) messages and instant messages.
- 8. Chat messages from installed applications.
- 9. Email messages.
- 10. Installed applications and their corresponding accounts and data.

- 11. Images and associated metadata.
- 12. Videos, and associated metadata.
- 13. Audio files, including voicemails, and associated metadata.
- 14. Document files and associated metadata.
- 15. Internet browsing history, including bookmarks, searches, browser cookies and other associated cache files.
- 16. Location data to include cellular tower connections, GPS (Global Positioning System) fixes, waypoints, routes, tracks, maps, and associated metadata.
- 17. Wireless networks, Bluetooth, IP addresses, and synchronization connection history.
- 18. Memos and notes (typed and voice).
- 20. Calendar information.
- 21. Passwords, keychains.

This Search Warrant shall be executed and returned within ten (10) days to the Clerk of the Lancaster District Court, Nebraska. In the event the search and/or seizure is not complete within ten (10) days, law enforcement is authorized to return the search warrant within ten (10) days upon completion of the search and seizure.

Given under my hand and seal this parday of April 2024.

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Printed Name of Judge

IN THE COUNTY COURT OF LANCASTER COUNTY, NEBRASKA

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STATE OF NEBRASKA)	목꾼	$\hat{\sim}$
) ss. AFFIDAVIT FOR SEARCH WARRANT	40 ·	C
COUNTY OF LANCASTER	έ)	2 Ti	
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Stephanie Janiak, a certified law enforcement officer for the Lincoln Police Department being first duly sworn upon oath deposes and states that your Affiant is currently involved in the investigation of Sexual Assault; Use of Electronic Communication Device, §28-320.02, occurring in Lincoln, Lancaster County, Nebraska.

Affiant's Background

Your Affiant has been a law enforcement officer since 2017. Your Affiant has received basic academy training and additional training through the Lincoln Police Department. Affiant has experience in conducting criminal investigations including misdemeanor and felony offenses.

This Affidavit is being submitted for the limited purpose of securing a search warrant. Your Affiant has not set forth every fact known regarding this investigation. The facts contained in this Affidavit are based in part on the investigation that your Affiant has conducted, or information provided to your Affiant by other law enforcement officers.

Case Facts

On 02-13-2024, a minor female child who will be referred to as K.K. disclosed during a forensic interview that Terence Conner had penile/vaginal sexual intercourse with her from the age of 13 years old until she was 14 years old while Conner was approximately 33 years old to 34 years old. Conner is K.K.'s mother's live-in boyfriend. K.K. just recently gave birth and it is reported that Conner is the father of that child. K.K. further disclosed during the forensic interview that Conner had attempted to solicit sexual intercourse from her by enticing her with money and marijuana. K.K. provided screenshots of text messages sent from Conner's known phone number, 402-310-1965, which solicited sexual acts from K.K. in exchange for money. K.K. also reported she received a video of Conner masturbating his exposed penis, but this video file was not located because K.K. possibly deleted it.

On 01-01-2024 Conner was contacted by police after K.K.'s mother accused him of domestic assault. Conner voluntarily turned over his iPhone which had a cracked screen

protector and a red and black case with a picture of a shoe. Conner also provided signed consent to search his phone, 402-310-1965, without a search warrant but limited the search to only communication between he and K.K.'s mother. A search of the limited data extracted located messages that dated back to at least March 2023. Conner used the phone number, 402-310-1965, to communicate with K.K. on or around June 2022 through February 2024 and it is believed electronic evidence of that communication is on Conner's cellular phone.

Conner was arrested on 02-13-2024 at 1608 HRS and transported to the Lincoln Police Department's Headquarters, 575 S 10th St, where he waived Miranda and provided a statement. Conner denied that he sent any sexually explicit messages to K.K.'s phone and stated she must have sent them to herself using his phone. Conner denied that he ever engaged in sexual intercourse with K.K. and further denied that he was the father of her new baby.

On 03-11-2024 Conner was re-lodged on two counts of tampering with a witness after he called a minor child who will be referred to as T.M. T.M., is a witness in the case and has direct access to K.K. From jail, Conner instructed K.K. and T.M. to tell investigators that T.M. had texted the known incriminating messages to K.K. from Conner's phone. Conner wanted K.K. to tell the investigators she made the whole thing up, in hopes the charges would be dropped.

Conner utilized his cellular phone to communicate with a minor child for the purpose of sexual contact. Conner is alleged to have sent a sexually explicit image of himself to K.K. Based on your Affiant's criminal investigation there is suspected electronic evidence pertinent to your Affiant's case on Conner's cellular phone.

Background on Digital Devices

Through your Affiant's training and past experience, and from information provided by Electronic Evidence Unit forensic examiners, your Affiant is aware that:

Digital devices are often used to communicate via voice, text messaging, social media or other communication applications; and share data with other users and that such digital data can be transferred between various digital devices. Information associated with such data may show evidence of past, current, and future criminal activity. The information also assists law enforcement in determining the identity and culpability of participants, and the identity of victims and/or witnesses. As such, digital devices can serve both as an instrument for committing crime, as well as a storage medium for evidence of the crime.

There have been numerous instances where criminal participants utilized digital devices to photograph themselves, associates and/or co-conspirators, and victims; instances in which digital devices were used by criminal participants to create videos of their criminal activity; instances where criminal participants have used digital devices' internet applications to research crimes they have or intend to participate in; instances in which criminal participants have maintained notes within digital devices; and instances in which criminal participants used global positioning, mapping and other location services to facilitate in-person meetings with co-conspirators and/or a victim. Affiant also states that it is common for users of digital devices to communicate using a variety of methods including text messages, audio files, videos and images. It is also common for users to utilize all of these methods in a single conversation. For example, a user may send an image, video and/or audio clip in a text message conversation. Failing to extract this data may seriously jeopardize law enforcement's ability to understand the context of the conversation, which may be inculpatory or exculpatory.

On a digital device, data can be created in a matter of moments because most operations can be performed almost instantly, which would be relevant to the incident being investigated. The data can be created intentionally or accidentally by the user, or automatically by the device itself as a part of its regular functioning. Through the normal operation of a device, it logs location data, user interactions, location data, passwords, keychains, notifications, wireless connections and stores this information in databases and/or file systems.

Electronic evidence can remain on the digital devices for indefinite periods of time after the data was created, even if deleted by the user. Data generally is stored on the physical memory of the digital device, but also can be stored on removable storage devices such as Secure Digital (SD) and Subscriber Identification Module (SIM) cards. A forensic examiner may be able to recover information deleted by the user throughout the working life span of the device.

As explained herein, information stored in digital devices may provide crucial evidence of the "who, what, why, when, where, and how" of the criminal conduct under investigation. In your Affiant's training and experience, digital device data can indicate who has used or controlled the digital device. This "user attribution" evidence is analogous to the search for "indicia of occupancy" while executing a search warrant at a residence.

To obtain and search the data from the aforementioned digital device, your Affiant requests the ability to enlist the aid of non-law enforcement who are trained in conducting forensic analysis of the data in retrieving and analyzing the data. In order to successfully

complete an examination, it may be necessary to repair or replace components, or utilize potentially destructive methods. Your Affiant requests authorization to utilize the least destructive means to analyze the device before using more potentially destructive methods.

It may be required to examine every file and scan its contents briefly to determine whether it falls within the scope of the warrant. This is necessary as it is difficult to know prior to the search the level of technical ability of the device's user and data can be hidden, moved, encoded or mislabeled to evade detection. This would be relevant to not including a time frame restriction to this search.

Your Affiant also knows that if these items are not isolated and seized from network connectivity in a timely manner, evidence may be destroyed, transferred, encrypted, modified, or otherwise lost forever. Your Affiant knows that data recovered from digital devices could be used to refute or corroborate data recovered from other mobile devices or obtained from service providers.

Property to be Searched and Seized

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- 16. Location data to include cellular tower connections, GPS (Global Positioning System) fixes, waypoints, routes, tracks, maps, and associated metadata.
- 17. Wireless networks, Bluetooth, IP addresses, and synchronization connection history.
- 18. Memos and notes (typed and voice).
- 20. Calendar information.
- 21. Passwords, keychains.

The search of digital devices is a lengthy process requiring special steps to ensure the integrity of the digital devices. In the event the search and/or seizure of evidence is not completed within ten (10) days, your Affiant is requesting authorization to return the search warrant within ten (10) days upon completion of the search and seizure.

Further AFFIANT saith not;

Dated this 16 day of April 2024.

Stephanie Janiak AFFIANT

SUBSCRIBED to in my presence and sworn to before me this 16 day of April 2024.

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Printed Name of Judge