

LPD Case Number: C4-048173

IN THE COUNTY COURT OF LANCASTER COUNTY, NEBRASKA

CR24-1

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

SEARCH WARRANT RETURN

STATE OF NEBRASKA)
)
) ss.
COUNTY OF LANCASTER)

The undersigned states that he received the Search Warrant issued herein on the 5th day of June, 2024, and that he executed the same on the 11th day of June, 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
Corey L. Weinmaster, #883

SUBSCRIBED to in my presence and sworn to before me this 12th day of JUNE, 2024.

LANCASTER COUNTY
2024 JUN 12 PM 2:48
CLERK OF THE
DISTRICT COURT

Laura M. Allen
Notary Public



257

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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)
)
COUNTY OF LANCASTER) ss.

INVENTORY OF PROPERTY
SEIZED BY VIRTUE OF THE
SEARCH WARRANT ISSUED HEREIN

Corey Weinmaster, 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 under LPD Property Q2411111

No Data Obtained/Device not supported for extraction

Inventory made in the presence of Derek Dittman, #1551.

LANCASTER COUNTY
2024 JUN 12 PM 2:48
CLERK OF THE
DISTRICT COURT

Corey L. Weinmaster #883
Corey L. Weinmaster, #883

SUBSCRIBED to in my presence and sworn to before me this 12th day of June, 2024.



Laura M. Allen
Notary Public

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 under LPD Property Q2411111

- No Data Obtained / Device not supported for extraction

LANCASTER COUNTY
2024 JUN 12 PM 2:48
CLERK OF THE
DISTRICT COURT

Date 6/11/24

Corey R. Mawardi #883
Law Enforcement Officer

Witness *[Signature]* 1522

IN THE COUNTY OF LANCASTER COUNTY, NEBRASKA

STATE OF NEBRASKA)
) **ss. SEARCH WARRANT**
COUNTY OF LANCASTER)

TO: Chris Fields, 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, Chris Fields 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

- iPhone with light green back and black Magbak case, to include any digital storage device within, in the possession of the Lincoln Police Department located in Lincoln, Lancaster County, Nebraska, labeled with:
 - Property Number: Q2411111
 - Case Number C4-048173

and seize the following evidence, to include any live and/or deleted data:

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.

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 CLERK OF THE
 DISTRICT COURT
 LANCASTER COUNTY

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 information to include cellular tower connections, GPS (Global Positioning System) fixes, waypoints, routes, tracks, maps, and associated metadata.
17. Wireless networks, Bluetooth, Internet protocol (IP) addresses, and synchronization connection history.
18. Memos and notes (typed and voice).
19. User dictionary.
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 5th day of June 2024.



Judge of the County Court

Rodney D. Renter
Printed Name of Judge



IN THE COUNTY COURT OF LANCASTER COUNTY, NEBRASKA

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

Chris Fields, 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 Terroristic Threats 28- 311.01 (F3A) and Use of a Firearm to Commit a Felony 28-1205(1)(C) (F1C) in Lincoln, Lancaster County, Nebraska.

Affiant's Background

Affiant has been a law enforcement officer since 2008. 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. 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 Affiant has conducted or information provided to Affiant by other law enforcement officers.

Case Facts

On 06-03-24 at approximately 1330 hours, Lincoln Police were detailed to 1212 SW 24th Street, Lincoln, Lancaster County, Nebraska. Shawn Rutledge called 911 stating Geoffrey Quinn had 'just pulled a gun on him'. Officers arrived, and Geoffrey was no longer on scene.

Shawn stated Christal Quinn is estranged from her husband Geoffrey due to ongoing domestic issues. Christal is currently staying with Shawn at 1212 SW 24th Street. This upset Geoffrey who began sending text messages to Christal stating he was 'on his way in 10 minutes'. Christal left the area to avoid confrontation. Shawn remained at 1212 SW 24th Street and was outside with his friend, Jason Addleman, when Geoffrey arrived in a 2004 gold Nissan Maxima Nebraska License Plate: YJA580 State. This vehicle was identified to be registered to Geoffrey. Shawn stated Geoffrey approached Shawn in his driveway and was verbal with him calling him various names and exchanging insults. Shawn and Jason described Geoffrey to be wearing a grey t-shirt and shorts at the time of

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CLERK OF THE DISTRICT COURT

this incident.

Shawn stated Geoffrey walked to the 2004 gold Nissan Maxima License Nebraska Plate: YJA580 and retrieved a black handgun; and then walked back towards Shawn. Shawn said Geoffrey kept the handgun at his side, did not say anything, but was 'posturing' in an attempt to threaten Shawn. Shawn said he began calling 911 which caused Geoffrey to get back in his vehicle and leave. Shawn advised that he was fearful Geoffrey would shoot him and he, Shawn, would die. Shawn has a camera on his home which did capture Geoffrey leaving in his vehicle, but did not capture the assault.

In the evening of 06-03-24 at approximately 2040 hours, officers returned to 1212 SW 24th Street after Christal reported receiving numerous text messages from Geoffrey. Christal showed the messages to officers. The context of the messages corroborates Geoffrey pulling a gun on Shawn and threatens 'I'll be back again and again and next time won't be so nice'.

On 6-5-2024, Geoffrey was identified by Lincoln Police to be staying at 1201 Lincoln Mall, Lincoln, Lancaster County Nebraska. Lincoln Police contacted the leasing company Concord Management's Office Manager, Shelley Holt, who confirmed that Geoffrey Quinn signed a lease for apartment #405 for 1201 Lincoln Mall on 6-1-2024. Geoffrey is listed as the only named party on the lease.

On 6-5-2024, Geoffrey was located in the parking lot of 1201 Lincoln Mall where he was taken into custody. Geoffrey identified a 2004 gold Nissan Maxima Nebraska License Plate: YJA580 parked in the lot as his and requested items on his person to be placed in the vehicle.

Geoffrey was taken into custody and lodged for Terroristic Threats and Use of a Firearm to Commit a Felony. Investigator Cronin located an Apple iPhone with a light green back and black Magbak case on Geoffrey's person. The iPhone was entered into Lincoln Police Department Property under Property Number Q2411111.

Christal identified she has been married to Geoffrey for approximately seven years and they share a child in common. Christal identified there is a history of abuse and assault with a weapon by Geoffrey which occurred outside of the State of Nebraska. Christal stated Geoffrey has made threats of harm to himself to be done in front of the family and threats to her for an extended time of their relationship which has led to her separation.

Background on Digital Devices

Evidence of the crime(s) described in this Affidavit could be contained in any type of digital device. The terms “digital device” and “device” include all devices capable of capturing and/or storing digital data, such as computers, cellular telephones, tablets, game consoles, video surveillance equipment, cameras, modems, routers, external memory drives or thumb drives, GPS navigation devices. As explained herein, information stored in a digital device may provide crucial evidence of the “who, what, why, when, where, and how” of the criminal conduct under investigation. Forensic experts, and others with experience, in retrieving and analyzing digital data have established the following:

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.

Digital data can be found in numerous locations and formats. Evidence can be embedded into masked files for the type of evidence, such as a photograph included in a document or converted into a PDF file or other format in an effort to conceal the existence of the photograph. Files on digital devices can be stored with deceptive file names, hidden from normal view, and/or encrypted or password protected. Digital data can also be stored on devices that would be unusual for the type digital data to be stored, such as a photograph on a game console. Digital devices can also reveal clues to other locations where evidence may be found. Digital data recovered from a digital device could be used to refute or corroborate data recovered from other devices or information obtained from a service provider.

On digital devices, digital 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 digital device as a part of its regular functioning. Through the normal operation of a digital device, it logs location data, user interactions, location data, passwords, keychains, notifications, wireless connections and stores this information in databases and/or file systems.

Data can easily be manipulated and moved by the user. It can be transferred from one device to another; from one location within the digital device to another; hidden or encoded. This is akin to a file being removed from a filing cabinet and placed in a safe. Digital data can also be manipulated, mislabeled, and/or altered. This includes the creation date of digital data, such as a photograph. It is difficult

to know at this time the level of technical ability of the digital device user(s) and/or where the digital device may automatically store the digital data. Thus, it would be difficult for law enforcement to place a time or place limit on its search. It may be necessary to examine every digital file whether the evidence may be stored, and scan its contents briefly to determine whether it falls within the scope of the requested search warrant.

Digital device applications, commonly known as “apps”, frequently require passwords, phrases, codes, patterns, fingerprints, and/or usernames to operate. Those may be kept inside a device/media, or outside in some other area known to the user. Investigators may need to search the digital device for this information to access the application.

If items the requested items to be searched and seized are not isolated and seized from network connectivity in a timely manner; evidence may be destroyed, transferred, encrypted, modified, or otherwise lost forever.

In order to successfully complete an examination, it may be necessary to repair or replace components, or utilize potentially destructive methods.

Law enforcement may need to enlist the aid of non-law enforcement who are trained in conducting forensic analysis of the digital data in retrieving and analyzing the digital data.

Property to be Searched and Seized

Affiant requests the court issue a search warrant to search:

- iPhone with light green back and black Magbak case, to include any digital storage device within, in the possession of the Lincoln Police Department located in Lincoln, Lancaster County, Nebraska, labeled with:
 - Property Number: Q2411111
 - Case Number: C4-048173

and seize the following evidence, to include any live and/or deleted data:

1. Device identifiers, information, and configurations.
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11. Images and associated metadata.
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13. Audio files, including voicemails, and associated metadata.
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17. Wireless networks, Bluetooth, Internet protocol (IP) addresses, and synchronization connection history.
18. Memos and notes (typed and voice).
19. User dictionary.
20. Calendar information.
21. Passwords, keychains.

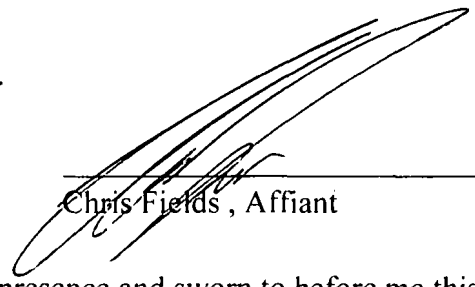
Your Affiant is unaware of the technical ability of the digital device user(s) and/or where the digital device may automatically store the digital data. Your Affiant is unable to place a time or place limit on its search. It may be necessary to examine every digital file whether the evidence may be stored and scan its contents briefly to determine whether it falls within the scope of the requested search warrant.

Your Affiant requests authorization to utilize the least destructive means to analyze the device before using more potentially destructive methods.

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

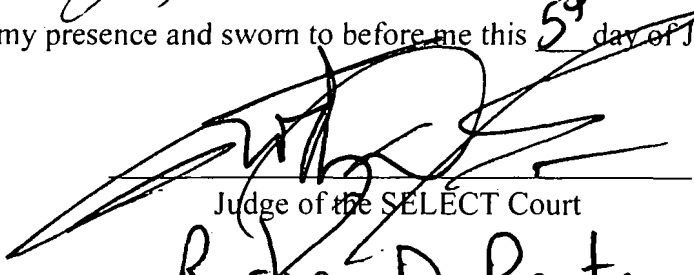
Further Affiant sayeth not.

Dated this 5 day of June 2024.



Chris Fields, Affiant

SUBSCRIBED to in my presence and sworn to before me this 5th day of June 2024.



Judge of the SELECT Court
Rodney D. Renter
Printed Name of Judge

