

INVENTORY

IN THE DISTRICT 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 7 under LPD Property Q2410599

- Activity Sensor Data - 1
- Applications Usage Log - 33
- Calendar - 15
- Cell Towers - 202
- Chats - 6
- Contacts - 1655
- Device Events - 60
- Emails - 384
- Instant Messages - 1
- Locations - 1905
- Passwords - 77
- User Accounts - 4
- Wireless Networks - 1601
- Timeline - 2812
- Images - 57

**LANCASTER COUNTY
2024 JUN 11 PM 2:59
CLERK OF THE
DISTRICT COURT**

iPhone SE under LPD Property Q2410566

Activity Sensor Data - 2942
Application Usage Log - 25803
Call Log - 4490
Chats - 842
Contacts - 11373
Cookies - 453
Credit Cards - 1
Device Connectivity - 131
Device Events - 37000
Device Notifications - 1995
Devices - 3
Emails - 9685
Installed Applications - 2
Instant Messages - 86
Journeys - 30
Locations - 1048
Log Entries - 23854
Notes - 15
Searched Items - 3907
SIM Data - 9
Social Media - 256
Transfers - 57
Uploads - 37
User Accounts - 14
Voicemails - 114
Web Bookmarks - 7
Web History - 13912
Wireless Networks - 143
Timeline - 248900
Audio - 37
Images - 24015
Videos - 3141

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

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

SUBSCRIBED to in my presence and sworn to before me this 10th day of June, 2024.

Catherine M. Nitzel
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 7 under LPD Property Q2410599

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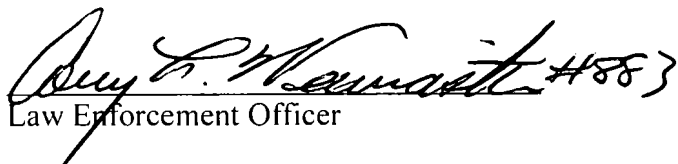
LANCASTER COUNTY
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iPhone SE under LPD Property Q2410566

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- Application Usage Log – 25803
- Call Log – 4490
- Chats – 842
- Contacts – 11373
- Cookies – 453
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- Device Connectivity – 131
- Device Events – 37000
- Device Notifications – 1995
- Devices – 3
- Emails – 9685
- Installed Applications – 2
- Instant Messages – 86
- Journeys – 30
- Locations – 1048
- Log Entries – 23854
- Notes – 15
- Searched Items – 3907

- SIM Data – 9
- Social Media – 256
- Transfers – 57
- Uploads – 37
- User Accounts – 14
- Voicemails – 114
- Web Bookmarks – 7
- Web History – 13912
- Wireless Networks – 143
- Timeline – 248900
- Audio – 37
- Images – 24015
- Videos – 3141

Date 6/10/24

 #883
Law Enforcement Officer

Witness  1581

LANCASTER COUNTY

2024 JUN 11 PM 2:59

CLERK OF THE DISTRICT COURT

IN THE DISTRICT COURT OF LANCASTER COUNTY, NEBRASKA

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

TO: Investigator Christopher Monico #1368, a law enforcement officer with the Lincoln Police Department, Lancaster County, Nebraska, and any and all law enforcement officers and agents thereof.

WHEREAS, Investigator Christopher Monico #1368 has filed an Affidavit before the undersigned Judge of the District 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.

THEREFORE, you are commanded to search and seize the items as described in Attachment A, hereby attached, and incorporated by reference.

This search warrant shall be executed and returned within ten (10) days to Clerk of the District Court, Lancaster County, Nebraska. In the event the search and/or seizure of evidence is not completed 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 6th day of June, 2024.

[Handwritten Signature]
Judge of the District Court

Matthew O. Mellor
Printed Name of Judge

ATTACHMENT A: Property to Be Searched

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

- A black Apple iPhone, to include any digital device within, located in the Lincoln Police Department Property & Evidence Unit at 575 South 10th Street, Lincoln, Lancaster County, Nebraska, labeled with Property Number, #Q2410599, and Case Number, C4-000950.
- A black Apple iPhone, to include any digital device within, located in the Lincoln Police Department Property & Evidence Unit at 575 South 10th Street, Lincoln, Lancaster County, Nebraska, labeled with Property Number, #Q2410566, and Case Number, C4-000950.

for the following evidence, to include any live and/or deleted data to include including any live and/or deleted data for the time frame of January 24, 2024, to May 28, 2024, specifically for the seizure of following items:

1. Device identifiers, information and configurations.
2. User account information and any associated accounts on the device.
3. Call logs.
4. Contact lists.
5. Short Message Service (SMS), Multimedia Messaging Service (MMS) messages and instant messages.
6. Chat messages from installed applications.
7. Installed applications and their corresponding accounts and data.
8. Images and associated metadata.
9. Videos and associated metadata.
10. Audio files, including voicemails, and associated metadata.
11. Document files and associated metadata.
12. Internet browsing history including bookmarks, searches, browser cookies and other associated cache files.
13. Location data to include cellular tower connections, GPS (Global Positioning System) fixes, waypoints, routes, tracks, maps, and associated metadata.
14. Memos and notes (typed and voice).
15. Passwords, keychains.
16. Databases and file systems.
17. Device activity logs and application usage logs
18. Photographs of the device and any related information or data for this search warrant.

In order to obtain and search the data from the aforementioned device, law enforcement and/or those assisting may:

1. Obtain data from the physical memory of the device itself as well as from any data storage devices housed within the device, specifically Secure Digital (SD) and Subscriber Identification Module (SIM) cards;
2. Obtain data from the aforementioned cellular telephone's active file system, as well as unallocated space as to recover deleted data and file fragments;
3. Obtain data by making unobtrusive revocable setting changes to permit the digital extraction of the data unless the cellular telephone requires disassembly to obtain the desired data which may render the device inoperable;
4. Copy, forensically image, view, photograph, record, and/or conduct forensic analysis of the data obtained;
5. Enlist the aid of non-law enforcement, who are trained in conducting forensic analysis of the data in retrieving and analyzing the data. When files have been deleted, they can be potentially recovered later using forensic tools. A person with familiarity with how cellphones work may, after examining the data, be able to draw conclusions about how the device was used, the purpose of its use, who used it, where, and when; and/or
6. 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.

ATTACHMENT B: Technical Information Regarding Cellular Telephones and Searches

Through your Affiant's training and past experience, and from information provided by Electronic Evidence Unit forensic examiners, your Affiant is aware that cellular telephone data can provide valuable insight for Possession with Intent to Deliver investigations. Cellular telephones are used by the general public for communication, access to and sharing of information, research, socialization, entertainment, mapping, shopping, note taking and other functionality. Your Affiant knows from training and criminal investigation experience that individuals also use cellular telephones for the aforementioned purposes, and as a tool for facilitating criminal activity. The data contained on cellular telephones seized in investigations can provide a wealth of information that can assist investigators in determining identity and culpability of participants, including identifying those with knowledge of a criminal offense or identify those who have aided a criminal participant in the commission of a criminal offense. As such, a cellular telephone possessed by criminal participants can serve both as an instrument for committing crime as well as a storage medium for evidence of the crime, including communications to plan, execute, and otherwise document the commission of a crime.

Your Affiant also knows that such devices are often used to communicate and share data with other users and that such digital data can be transferred between various devices. Your Affiant knows that information associated with such data may show evidence of current, on-going, future, and past criminal activity. Your Affiant knows that this type of information can be used to identify and locate potential victims, witnesses, and co-conspirators.

Your Affiant is aware, from past criminal investigation experience, of numerous instances where cellular telephones were used by criminal participants to communicate via voice, text messaging, social media or other communication applications; instances in which criminal participants utilized cellular telephones to photograph themselves, associates and co-conspirators; instances in which cellular telephones were used by criminal participants to create videos of their criminal activity; instances where criminal participants have used cellular based internet applications to research crimes they have or intend to participate in; instances in which criminal participants have maintained notes within cellular telephones and instances in which criminal participants used global positioning, mapping and other location services to facilitate in- person meetings with co-conspirators or a victim.

On a cellular telephone, 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. Your Affiant seeks to complete a comprehensive and unbiased examination of the data on the device for information which could aid in the investigation; seeking only prescribed information would jeopardize the completeness of the

search as it is typically unknown how the cellular telephone was used or the technical ability and intent of the user before the device has been examined.

Your Affiant knows evidence can remain on the device or media for indefinite periods of time after the communication originally took place, even if deleted by the user. Data generally is stored on the physical memory of the 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.

The following are examples of how types of data on digital devices can assist investigators. A full, all-inclusive list would be impossible due to the ever-increasing development of digital devices and their applications.

1. Phone information, configurations, calendar events, notes and user account information which can be used to identify or confirm who owns or was using a cellular telephone. Because of their small size, cellular telephones can easily be passed from one person. As such it is necessary to document evidence that reveals or suggests who possessed or used the device. This evidence is akin to the search for venue items when executing a search warrant at a residence.
2. Call logs can establish familiarity between people involved in an incident. These records are consistently stamped with dates and times which can be significant regarding the reconstruction of the timeline of events regarding an investigation. Associated contact lists stored in the device can provide names to correspond with voice calls as well as other forms of communication. Voicemails can indicate the purpose of the phone call when the phone call was not answered. This information can also be invaluable to establish conspirators, witnesses and suspect information.
3. Communication records from SMS and MMS messaging, chats, instant messages and e-mails can provide invaluable insight to establish an individual's level of culpability and knowledge regarding an investigated incident. It is not uncommon for users to send and receive dozens and even hundreds of messages a day which document the person's activities and can aid in completing an investigation.
4. Data from associated supplemental software applications (apps), both standard and manually installed, stored on the cellular telephone can demonstrate the user's association with investigated people, locations and events. Cellular telephones have the ability to run apps which allow them to increase their functionality. Common programs include social media applications such as Facebook and Twitter as well as messaging applications Snapchat and Facebook Messenger to name a few. These applications are increasingly used as alternative methods for users to communicate from the standard messaging service as they offer additional functionality. Many of these applications are able to

determine the user's geographic location which can be instrumental to completing an investigation.

5. Media files such as images, videos, audio and documents provide first-hand documentation of actions regarding an event. Additionally, files can contain embedded metadata that show additional information which is valuable to investigators such as when and where the file was created. Cellular telephones have the ability to create, store and exchange media with other devices and computers.
6. Internet browsing history including bookmarks, browser cookies and other associated cache files stored on cellular telephones can demonstrate the planning or desire to participate in a crime by documenting the viewing of websites associated with the incident.
7. Cellular tower connections, GPS data, wireless networks, Bluetooth and synchronization logs can associate the cellular telephone with being in proximity of a location or other digital devices. Viewing this data can demonstrate that the device, and thus also its user, was in a location associated with an incident.
8. The user dictionary on a phone contains user generated entries such as names and uncommon words. The presence of these records can demonstrate familiarity with the crime being investigated.
9. Device generated files and data, wholly apart from user-generated files and data, contains electronic evidence pertaining to virtually all actions taken on the digital device, often without any conscious action by the user. This data is stored in multiple databases within a file system, which are determined by the application creating the data. This data includes logs of device use; records of the creation, modification, deletion, and/or sending of files; uses of the internet, such as uses of social media websites and internet searches/browsing; information regarding the user identity at any particular date and time; usage logs and information pertaining to the physical location of the device over time; pointers to outside storage locations, such as cloud storage, or devices to which data may have been removed, and information about how that offsite storage is being used. If the device is synced with other devices, it will retain a record of that action. Digital device users typically do not erase or delete this evidence, because special software or use of special settings are usually required for the task. However, it is technically possible to delete this information.

Your Affiant also requests authority to obtain assistance from a technical specialist, to review the digital device(s) and digital media for the best and least intrusive method of securing digital evidence that the warrant authorizes for seizure, and to assist in securing such evidence. For the technical reasons described, the digital evidence listed above shall be submitted to the Electronic Evidence Unit located at 605 South 10th Street, Lincoln, Lancaster County, State of Nebraska, for digital forensic processing and analysis, or another location convenient to law enforcement.

Your Affiant knows, as with other types of evidence, the context, location, and data surrounding information in the device data is often necessary to understand whether evidence falls within the scope of the warrant. This type of information will be important to the forensic examiner's ability to piece together and recognize evidence of the above-listed crimes.

Your Affiant knows the forensic examiner may also need the following items in order to conduct a thorough and accurate search of the devices: computer hardware, software, peripherals, internal or external storage devices, power supplies, cables; internet connection and use information; security devices; software; manuals; and related material.

Your Affiant knows that digital devices are constantly changing system data on the device as programmed by their manufacturer. Additionally, your Affiant knows that searching the digital device itself would irreversibly alter data and/or evidence on the device. To search a device for evidence, the commonly accepted best practice of digital forensics is to utilize forensic software to obtain an extraction of the data on the device. Attempts will be made to obtain the devices data by only making unobtrusive revocable changes to the system settings to permit the digital extraction of the data. If necessary, the device may require disassembly to obtain the desired data which may render the device inoperable. These processes do not change or alter any of the user data stored on the device. The extraction is then searched using analysis software to locate, identify, and seize the evidence authorized by this warrant. The device and the image are then preserved in evidence.

The item(s) has/have been stored in a manner in which its/their contents are, to the extent material to this investigation, in substantially the same state as they were when the device(s) first came into the possession of the Lincoln Police Department.

The item(s) to be searched may be delivered to the Electronic Evidence Unit located at 605 South 10th Street, Lincoln, Lancaster County, State of Nebraska, or other location, for digital forensic processing and analysis. The Electronic Evidence Unit forensic examiners may designate additional forensic services, as they may deem necessary, to complete the analysis. Once examination and analysis has been completed, the listed evidence shall be returned to the Lincoln Police Department Property Unit, where it will be held until any final disposition by the court or pursuant to Neb. Rev. Stat. §29-820.

LANCASTER COUNTY
2024 JUN 11 PM 2:59

CLERK OF THE
DISTRICT COURT

IN THE DISTRICT COURT OF LANCASTER COUNTY, NEBRASKA

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

Investigator Christopher Monico #1368, being first duly sworn upon oath deposes and states, is a law enforcement officer with the Lincoln Police Department, Lincoln, Lancaster County, Nebraska. Your Affiant is currently involved in the investigation of the delivery and distribution of controlled substances (cocaine, fentanyl, and methamphetamine), 28-416(1)(A) (F2A), occurring in the city of Lincoln, Lancaster County, Nebraska; Cass County, Nebraska; Sarpy County, Nebraska; and the city of Omaha, Douglas County, Nebraska.

Attachments

- Attachment A: Property to Be Searched
- Attachment B: Technical Information Regarding Cellular Telephones and Searches

The above are hereby attached and incorporated by reference.

Affiant's Background

Your Affiant has been a Police Officer for the Lincoln Police Department since 2000. Your Affiant has been investigating misdemeanor and felony crimes with the Lincoln Police Department and has been an Investigator with the Lincoln/Lancaster County Narcotics Task Force since 2014. Your Affiant has received Special Deputy State Sheriff deputization through the Nebraska State Patrol. Your Affiant has training and experience in conducting criminal investigations. Your Affiant has been directly involved in numerous drug investigations and has received training in various types of criminal investigations to include, complex narcotics investigations, undercover narcotics investigations, digital evidence recovery, and analysis of cellular telephones.

This affidavit is submitted in support of a search warrant. Your Affiant may not have set forth every fact known to your Affiant regarding this investigation. The information contained in this Affidavit is from your Affiant's investigation and may include information provided by other law enforcement or others.

Case Facts

Your Affiant knows that around mid-January 2024, information was received from a Confidential Informant (CI) that Jeremy M. Eaves (DOB: 07-15-1996) was actively involved in selling controlled substances in Lincoln, Nebraska and Omaha, Nebraska. The CI provided investigators with a current phone number for Jeremy M. Eaves and advised that Eaves used this cellphone number to facilitate and set up his current drug transactions. The CI said that the CI had been obtaining controlled substances from Jeremy M. Eaves since around the fall of 2023. The CI was able to make an introduction of an undercover Investigator, your Affiant, to Eaves, for the purpose of being able to purchase quantities of cocaine from Eaves.

Between 02-02-2024 and 05-28-2024, your Affiant performed a total of eight controlled purchases from Jeremy M. Eaves, Javier O. Jasso (DOB: 05-26-1983) and Bryan J. Hall (DOB: 01-20-1980). Eaves had two periods of incarceration at the Lancaster County jail between 02-15-2024 and 04-25-2024. During these periods of incarceration, Jasso and his associate, Bryan Hall delivered drugs to your Affiant. While incarcerated, Jasso sold drugs to Eaves' drug customers and his own drug customers. Hall was used by Jasso to deliver drugs on behalf of Jasso.

During the eight controlled purchases, your Affiant purchased a total of 2.2 ounces of cocaine, 9.2 ounces of methamphetamine, and sixty (60) M30 fentanyl pills.

While Eaves was incarcerated at the Lancaster County jail, Eaves made recorded jail calls to Jasso and their shared drug source in Sacramento, California. During these recorded jail calls, Eaves and Jasso discussed their drug business, discussed paying for drugs, talked about having packages of drugs shipped to them, had conversations about drug customers, and discussed how Eaves was going to continue to sell drugs after his release from jail. Eaves referred to the phone number 402-510-9726, as his phone number. Eaves contacted Jasso at 701-340-2771. Subscriber information for 701-340-2771 and 402-510-9726 showed that Javier O. Jasso was the subscriber for both phone numbers.

It was discussed, during these recorded jail phone calls, that the California source was going to send a package of "buttons" on 04-23-2024. This specific package was identified by the USPS Postal Inspectors. This package was found to have been sent on 04-23-2024 from a Post Office in Sacramento, California. This package was seized, and a federal search warrant was executed on this package on 05-01-2024.

The USPS package had a tracking number of 9505515904264114800386. USPS Postal Inspectors were able to identify the address of 4816 South 180th Street in Omaha, Douglas County, Nebraska, where this package was to be delivered. The package contained some packaging material and one vacuum sealed bag that contained numerous blue round M30 pills that are suspected to contain fentanyl. The total weight of the vacuum sealed bag and its contents was 576 grams or 1.26 pounds.

US Postal Inspectors were able to identify a total of 14 packages that had been sent from Sacramento, California and have been delivered to or were destined to be delivered to 4816 South 180th Street, Omaha, Douglas County, Nebraska, between 01-12-2024 and 05-15-2024. All of the 14 packages had hand-written labels. The handwriting on each shipping label appears to have been written by the same person, as the writing/script looks the same on each shipping label.

On 03-25-2024, District Court warrants were issued for pen register data and precision location data for Eaves and Jasso's cellular telephones. On 05-09-2024, a District Court warrant was issued for precision location data on a white 2005 Ford F150, New Mexico license plate 2881FR, VIN: 1FTPW14515FB73250.

Using precision location data, your Affiant was able to learn that Eaves had flown to Sacramento, California on two occasions, during this investigation. On 05-08-24, Eaves flew to Sacramento, California from Omaha, Nebraska. Eaves returned to Omaha, Nebraska on 05-09-2024. On 05-23-2024, Eaves again flew to Sacramento, California from Omaha, Nebraska. Eaves returned to Omaha, Nebraska on 05-25-2024.

On 05-16-2024, information was received through the USPS Postal Inspectors that on May 1, 2024, a Priority Mail package, tracking number 9505515904274132119575 was accepted for shipping in Sacramento, California. This package weighed 3 pounds, 14 ounces. Postal information advised that this package was delivered on 05-15-2024 to 4816 South 180th Street, Omaha, Nebraska. This package had a hand-written label.

Your Affiant reviewed electronic surveillance footage of 4816 South 180th Street, Omaha, Nebraska, for the date of 05-15-2024. On 05-15-2024 at 11:40 am, the USPS delivery truck arrives. The mailman places a mailer envelope into the mailbox on the street. The mailman then uses the south driveway and drives up towards the residence; to deliver the package, the mail truck drives out of camera view. At 11:41 am, the USPS truck uses the north driveway to return to South 180th Street. The mail truck goes southbound on South 180th Street.

From the Jasso pen information (701-340-2771), at 12:55 pm, Jasso made an outgoing voice call to David B. Danon, 402-932-7563. The call is 35 seconds long. At 12:57 pm, Jasso sent a text message to David Danon, 402-932-7563. David B. Danon is the property owner of 4816 South 180th Street, Omaha, Nebraska.

At 1:06 pm, a silver 2023 Chevy Malibu, Michigan license plate, 05721RF, rented by Javier O. Jasso, enters the camera view, traveling northbound on South 180th Street. The vehicle enters the south driveway and drives up the driveway towards the residence at 4816 South 180th Street. At 1:08 pm, the silver 2023 Chevy Malibu, Michigan license plate, 05721RF, exits using the north driveway. The vehicle leaves the area traveling southbound on South 180th Street.

On 05-26-2024, USPS Inspectors identified another package that had been sent on 05-25-2024 from Sacramento, California to 4816 South 180th Street, Omaha, Douglas County, Nebraska. This package has the tracking number: 9505515904274146128044. This package was addressed to be delivered to 4816 South 180th Street, Omaha, Nebraska, on Tuesday, May 28th, 2024. This package box weighed 3 pounds 9.6 ounces.

At 12:04 pm on 05-28-2024, USPS Inspectors executed a federal search warrant on the package with tracking number: 9505515904274146128044. The package contained a tin covered plastic box that was wrapped in numerous layers of plastic wrap and plastic bubble wrap. The package weighed 1,070 grams or 1.07 kilos of suspected cocaine. The substance was tested by a TruNarc device, which indicated the substance was cocaine. USPS Task Force Officer (TFO) Spencer removed 18 grams of the controlled substance and the remainder was placed back into the original package for delivery.

On 05-28-2024, District Court search warrants were issued for the addresses of 4816 South 180th Street and 5630 South 169th Street in Omaha, Douglas County, Nebraska. Eaves, Jasso, and Hall all resided at 5630 South 169th Street, Omaha, Nebraska.

On 5-28-2024, a controlled delivery of the package with tracking number 9505515904274146128044 was made at 4816 South 180th Street, Omaha, Nebraska. The property owner, David B. Danon, took the package inside his home. Investigators with the assistance of the Douglas County, Nebraska, SWAT team executed the search warrant at Danon's residence. During the search, Investigators located the USPS package in Danon's basement, where Danon was located upon entry into the residence. The package had not yet been opened.

During the search of 4816 South 180th Street, Omaha, Nebraska, Investigators located .6 grams of methamphetamine, 13.8 grams of psilocybin mushrooms, three handguns, a

shotgun, three rifles, numerous gun magazines and ammunition. David B. Danon was arrested for Possession of a Controlled Substance and Possession with Intent to Deliver a Controlled Substance. David B. Danon was lodged at the Douglas County jail.

Investigators then served the search warrant at 5630 South 169th Street, Omaha, Nebraska. Jasso and Eaves were taken into custody. During the search, Investigators located a black Apple iPhone (Q2410566) in the white 2005 Ford F150, New Mexico license plate 2881FR. Eaves was arrested from that vehicle. Investigators located Jasso in his upstairs bedroom bathroom. On Jasso's bed, Investigators located a black Apple iPhone, powered off, (Q2410599). Investigators also located a total of \$7035 US currency, 11.6 ounces of psilocybin mushrooms, 27.6 grams of cocaine, 17.97 ounces of methamphetamine, 29.88 ounces of marijuana, 45 THC vape cartridges, 2,127 blue M30 fentanyl pills, 3 fentanyl transdermal patches, 157 user doses of LSD, 181 suspected ecstasy tablets, an empty USPS Priority shipping box from a Sacramento package sent on 05-08-2024 and delivered to 4816 South 180th Street, Omaha, Nebraska, on 05-10-2024, a shotgun, two rifles, ammunition, 617.5 pills of ten different controlled medications, other quantities of pills, powders, and rock-like substances which will require additional testing to identify, drug paraphernalia, owe notes, and banking information.

Jasso and Eaves were arrested for Conspiracy to Deliver a Controlled Substance. Both were lodged at the Lancaster County jail. Bryan J. Hall was not located on 05-28-2024. On 05-29-2024, arrest warrants were issued by the US District Court for the district of Nebraska for Jasso, Eaves, and Hall. The arrests warrants were for Conspiracy to distribute over 500 grams of methamphetamine, over 400 grams of fentanyl, and over 500 grams of cocaine, in violation of Title 21, USC, Section 846.

On 05-29-2024, US Postal Inspectors identified another package sent from Sacramento, California, destined to be delivered at 4816 South 180th Street, Omaha, Nebraska. Postal Inspectors advised that this package was sent on 05-28-2024. On 05-31-2024, a federal search warrant was executed on this package. The package contained suspected cocaine. The substance was tested using a TruNarc device, which indicated the substance was cocaine. With packaging the cocaine weighed 1305.8 grams or 1.3 kilos.

Your Affiant knows that individuals use their cellular telephones to communicate with others and facilitate the sales and purchases of illegal drugs. Your Affiant used cellphones, which included voice calls and text messages using the encrypted app, "Signal", to communicate with Eaves and Jasso during this investigation. Your Affiant is attempting to identify other individuals in Eaves and Jasso's drug distribution network including their drug sources and other drug customers. Your Affiant is also attempting to locate digital evidence from the eight controlled purchases that your Affiant conducted

with Eaves, Jasso, and Hall.

The above does constitute grounds of probable cause for an issuance of a search warrant to search and seize the evidence specifically identified in Attachment A. Attachment B is technological information concerning search methods.

Your Affiant would advise the court that the search of cellular devices is a lengthy process requiring special steps to ensure the integrity of the electronic evidence. Therefore, it may not be possible to complete a return for the court within the ten (10) days normally required by the court.

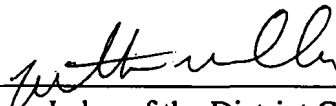
Further AFFIANT saith not;

Dated this 6 day of June, 2024.



LPD Inv. Christopher Monico #1368, AFFIANT

SUBSCRIBED to in my presence and sworn to before me this 6th day of June, 2024.



Judge of the District Court

Matthew O. Mellor

Printed Name of Judge