

C4-033008

IN THE COUNTY COURT OF LANCASTER COUNTY, NEBRASKA

IN THE MATTER OF THE SEARCH WARRANT
OF THE DESCRIBED PREMISES OF

Snapchat, Inc.

Custodian of Records

2772 Donald Douglas Loop North

Santa Monica, CA 90405

SANTA MONICA, LOS ANGELES COUNTY, CALIFORNIA

CR 24-1

SEARCH WARRANT RETURN

STATE OF NEBRASKA)

)

ss.

County of Lancaster)

The undersigned states that he received the Search Warrant issued herein on the 3rd day of May, 2024, and that he executed the same on the 16th day of May, 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.

Kevin Meyer #1716

Inv. Kevin Meyer #1716

SUBSCRIBED to in my presence and sworn to before me this 21 day of

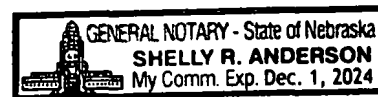
May, 2024.

LANCASTER COUNTY

2024 MAY 23 PM 2:00

CLERK OF THE
DISTRICT COURT

Shelly R Anderson
Notary Public



Warrant Return & Inventory



002181774D02

225

JK

INVENTORY

IN THE COUNTY COURT OF LANCASTER COUNTY, NEBRASKA

IN THE MATTER OF THE SEARCH WARRANT
OF THE DESCRIBED PREMISES OF
Snapchat, Inc.
Custodian of Records
2772 Donald Douglas Loop North
Santa Monica, CA 90405
SANTA MONICA, LOS ANGELES COUNTY, CALIFORNIA

LANCASTER COUNTY
2024 MAY 23 PM 3:00
CLERK OF THE
DISTRICT COURT

STATE OF NEBRASKA)
County of Lancaster)

ss.

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

Kevin Meyer, 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 here in.

Zip Files

Inventory made in the presence of Inv. Andrew Barksdale #1733

Kevin Meyer #1716
Inv. Kevin Meyer #1716

SUBSCRIBED to in my presence and sworn to before me this 21 day of
May, 2024.

Shelly R Anderson
Notary Public



RECEIPT

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

Zip Files

LANCASTER COUNTY
2024 MAY 23 PM 3:00
CLERK OF THE
DISTRICT COURT

DATED this 16TH day of May, 2024.

 #1716
Law Enforcement Officer

 1733
WITNESS

IN THE COUNTY OF LANCASTER COUNTY, NEBRASKA

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

LANCASTER COUNTY
2024 MAY 23 PM 3:00
CLERK OF THE DISTRICT COURT

TO: Kevin Meyer, an Investigator with the Lincoln Police Department, Lancaster County, Nebraska, and any and all law enforcement officers.

WHEREAS, Kevin Meyer 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. 86-2,108, 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 notice or disclosure restriction shall be for a period not to exceed 90 days.

THEREFORE, you are commanded to search the places(s) listed in Attachment A to seize the listed property, as well as search the property for the digital evidence listed in Attachment B.

Service Provider shall send the information electronically via email at lpd1716@cjis.lincoln.ne.gov or to Investigator Kevin Meyer #1716 at the Lincoln Police Department, 575 S 10th Street, Lincoln, NE, 68508.

This search warrant shall be executed and returned within ten (10) days to a Clerk of the Lancaster District Court, Nebraska. In the event records are not received from the Service Provider within ten (10) days, your Affiant requests authorization to return the search warrant within ten (10) days of receipt of the records.

Given under my hand and seal this 3rd day of May, 2024.

[Handwritten Signature]


Judge of the County Court

Lauree J. Yards

Printed Name of Judge

ATTACHMENT A

Property to Be Searched

This warrant is directed to Snap Inc. – 2772 Donald Douglas Loop North, Santa Monica, CA 90405.

Service via (Snap Inc.) Law Enforcement Request System (LERS) on-line via:
<https://less.snapchat.com/login>

This warrant applies to records associated with specific Snapchat accounts associated with Username: nexxttup

with preserved data associated to Snap Inc. case number/preservation ID 57775a98a2.

ATTACHMENT B

Particular Things to be Seized

To the extent that the information described in Attachment A is within the possession, custody, or control of Snap Inc. regardless of whether such information is located within or outside of the United States, including any messages, records, files, logs, or information that have been deleted but are still available, or have been preserved.

Snap Inc. is requested to disclose the following records for each identifier listed in Attachment A for the time frame of January 1st, 2024 at 0800 hours to April 29th, 2024 at 1600 hours, specifically for the following items:

1. 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;
2. 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 servers;
3. 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;
4. 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;
5. 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.

IN THE COUNTY COURT OF LANCASTER COUNTY, NEBRASKA

LANCASTER COUNTY
2024 MAY 23 PM 3:00
CLERK OF THE
DISTRICT COURT

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

Kevin Meyer, being first duly sworn upon oath deposes and states that he is an Investigator for the Lincoln Police Department, Lincoln, Lancaster County, Nebraska. AFFIANT states he is currently involved in the investigation of DELIVER; MANUFUFACTURE; INTENT TO DELIVER CONTROLLED SUBSTANCE, SCHEDULE 1,2,3 in violation of Nebraska Revised Statue 28-416(1)(2)(B) (F2A) occurring in Lincoln, Lancaster County Nebraska. AFFIANT has reviewed case reports regarding this investigation prepared by other involved Law Enforcement Officers.

Affiant's Background

Your AFFIANT has been a police officer for the Lincoln Police Department since 2013. Your AFFIANT has spent 5 years as a patrol officer, 3 years as a narcotics investigator with the Lincoln-Lancaster County Narcotics Task Force and is currently assigned as an investigator for the Capital Region Safe Streets Task Force. Your AFFIANT has training and experience in investigating a wide range of crimes to include narcotics and weapon related offenses. Your AFFIANT has authored numerous search warrants pertaining to the aforementioned investigations.

This Affidavit is submitted in support of a search warrant. Since this Affidavit is being submitted for the limited purpose of securing a search warrant, your Affiant has not set forth every fact known to me regarding this investigation. The statements contained in this Affidavit are based in part on the investigation that your Affiant has conducted, and information provided to your Affiant by other law enforcement officers verbally, and through written reports.

Case Facts

On 03-23-2022 a Confidential Informant (CI) provided information regarding Christopher Johnson (12-13-1991) being involved in the sale of illegal narcotics. The CI advised that Johnson was known to sell marijuana and cocaine from 200 South 21st Street, Lincoln, Lancaster County, Nebraska and had seen him with a firearm in the past. Investigators Salcedo and Villamonte drove to the area of 21st and N Street and located a green Mercury Marquis bearing Nebraska plate WLH474. This vehicle was found to be registered to Christopher Johnson.

On 03-24-2022, utilities were checked for the address of 200 S 21st Street and it was found that Thien Dang (04-22-1995) had utilities in her name at apartment #203. From prior investigations, your AFFIANT knows that Thien Dang is currently in a dating relationship with Detrick Smith (06-16-1992).

On 03-25-2022 at approximately 1250 hours, Your AFFIANT and Investigator Lind observed the green Marquis pulling into the parking lot of 200 S 21st Street being operated by Johnson. The vehicle was observed to park in the parking lot and no one was observed to enter or exit the vehicle. A short time later Johnson left in the vehicle and drove a short distance away. Johnson was observed to pull into the parking lot of 2047 M Street where he parked and met with a silver Lexus SUV bearing Nebraska plate VPG457. This Lexus SUV was found to be registered to a Mark McManaman. A check through the Lincoln Police Department Records Management System showed that Tyler McManaman (06-07-1989) was stopped in this vehicle on 03-18-2022 and is likely the primary driver. As Your AFFIANT drove by, Detrick Smith was observed to be out of the vehicle and speaking with Johnson. A check of McManaman's criminal history shows that he was arrested on 02-05-2022 for possession of a controlled substance. Officer Clevenger #1868 authored a search warrant on McManaman's cellular phone pursuant to that arrest. During a review of the phone contents, Officer Clevenger found that McManaman was involved in the distribution of narcotics and that Detrick Smith was his source. Officer Clevenger also found messages on the phone between McManaman and Thien Dang discussing narcotics purchases.

On 04-05-2022 at approximately 1500 hours, Your AFFIANT and Investigator Lind observed Johnson's green Marquis parked in the parking lot of 200 S 21st Street. At approximately 1640 hours, Johnson and Smith were observed to exit the building and walk through the parking lot towards Johnson's vehicle. Your AFFIANT observed Smith enter the passenger seat of Johnson's vehicle. Johnson was observed to walk over and enter the passenger seat of a tan 2005 Honda Accord bearing Nebraska plate WXS273. Johnson was in this vehicle for approximately one minute before he exited the passenger door, walked over to the Marquis and entered the driver's seat. The tan Honda Accord promptly left the parking lot. From your AFFIANT's training and experience your AFFIANT knows that this type of short-term interaction is often indicative of hand-to-hand narcotics sales.

On 04-06-2022 at approximately 1542 hours, Investigators with the LPD Gang Unit with the assistance of the LPD SWAT team served a no-knock warrant at the address of 200 S 21st Street #203. This address was the known address of Detrick Smith. During a search of the apartment, approximately 3,448 grams of marijuana was located in the kitchen area and southeast bedroom. This marijuana had been divided among numerous baggies and appeared to be packaged for sale. Evidence of sales was also found to include scales, baggies, a heat sealer and money counter. Also found in the apartment was a black Glock 20 Gen 4 10MM handgun and a black Glock 19 Gen 5 9mm handgun along with ammunition for both firearms. After Smith was taken into custody he was searched incident to arrest. On his person, Investigators

located \$11,624 U.S. Currency in various denominations. During an interview with Smith, he identified Johnson as a source for ecstasy; marijuana, and cocaine. Smith also identified Johnson as being responsible for shooting five people on two separate occasions and to regularly carry firearms. Smith also stated that after each of these shootings, Johnson would flee the state. As a result of this investigation, Smith was federally indicted for Possession of Marijuana with Intent to Distribute 841(a)(1) and 841(b)(1) and Possession of a Firearm in Furtherance of a Drug Trafficking Offense 924(c)(1)(b)(ii). Smith was convicted and sentenced to 240 months in federal prison.

On 02-22-2023, your AFFIANT observed Johnson post a photograph to his Snapchat account which depicted what appeared to be a prescription bottle without a label. This photograph had the caption, "900" followed by an emoji with a dollar sign. Your AFFIANT knows from training and experience that promethazine with codeine often comes in bottles like these. Your AFFIANT believes that based on the caption and the photograph of the bottle, Johnson was advertising bottles of promethazine with codeine for \$900.

On 09-04-2023, Officers with the Omaha Police Department were dispatched to the area of 45th and Spencer Street, Omaha, Nebraska on a motor vehicle accident. Upon arrival, officers located a silver Chevrolet Tahoe bearing Nebraska plate YJA507 unoccupied and with damages consistent with being involved in an accident. Several witnesses stated the driver fled on foot and described him as a black male in his 30's, approximately 6'4", a stocky build, short hair, glasses, a white shirt and white shorts. An inventory of the vehicle was conducted prior to it being towed. During the search, Omaha Police Officer Nicholson #2504 located a Glock 9mm handgun with an extended magazine in the back seat of the vehicle. Numerous pieces of mail were also located in the vehicle that had Christopher Z. Johnson's name on them. The Chevrolet Tahoe was registered to 706 W. P Street in Lincoln, Lancaster County, Nebraska, which is the same address that Christopher Johnson lists on his Nebraska Driver's License. The physical description of the driver that was given by witnesses also matched the physical characteristics of Johnson.

A check of Christopher Johnson's criminal record shows that he is a Nebraska Convicted Felon and prohibited from possessing firearms. On July 23, 2009 Johnson was convicted of 1st Degree Assault in Lancaster County, Nebraska and sentenced to 7 to 10 years in prison. On December 17, 2009 Johnson was convicted of Assault by a Confined Person in Lancaster County, Nebraska and sentenced to 1 to 2 years in prison. On April 22, 2014 Johnson was convicted of Attempt of a Class 1 Felony in Lancaster County, Nebraska and sentenced to 5 to 10 years in prison.

Omaha Police conducted additional follow on the case which further tied Christopher Johnson to the vehicle. A warrant was issued for his arrest for Possession of a Deadly Weapon by a Prohibited Person (28-1206). Johnson was located at his mother's residence, 706 W. P Street, Lincoln, Lancaster County, Nebraska on 11-30-2023 and arrested on the warrant.

In January 2024, your AFFIANT was conducting social media surveillance and identified a Snapchat account that belonged to Christopher Johnson. The account name was “nexxttup” and had vanity name, “Doeboy”, which is a known nickname of Johnson. The account listed a date of birth as December 13th which coincides with Johnson’s date of birth, 12-13-1991. Furthermore, while routinely monitoring this account, your AFFIANT observed Johnson to post numerous “selfie” style videos of himself. Your AFFIANT has had prior contact with Johnson and was able to positively identify the party in the videos as Johnson. Your AFFIANT began routinely monitoring this account for evidence of criminal activity.

On 01-24-2024, your AFFIANT observed Johnson to post a photograph on his Snapchat account. The photograph depicts a multi-colored tray with what appears to be burnt marijuana on the tray. The caption reads, “Moonrock we smoke different”. Your AFFIANT knows from training and experience that “moonrocks” are a form of marijuana that has been sprayed or dipped in tetrahydrocannabinol (THC) concentrate or hash oil, creating a stronger or more potent high.

On 04-18-2024, investigators with the Lincoln/Lancaster County Narcotics Task Force served two residential search warrants in furtherance of an ongoing narcotics investigation. The suspect of the investigation was Torrence Terry, whom investigators identified as a source of narcotics, specifically fentanyl. During the service of the search warrant, investigators located a total of 420 blue M30 fentanyl pills, 2166.6 grams of THC edibles, and 47.2 grams of cocaine. Two firearms were also seized with one of them being reported stolen. As part of the investigation, investigators transported the occupants from both residences to the Lincoln Police Department headquarters for interviews. One of these occupants was Sara Wells (09-30-1984) who was identified as Terry’s girlfriend.

Investigator Tenney #1821 read Wells her Miranda rights which she waived both verbally and in writing. She then participated in an interview with Investigator Tenney where she identified several of Terry’s sources. Wells reported that Torrence's current source was a male she knew as “Doughboy” that lived on W P St. Investigator Tenney showed Wells a photo of Christopher Johnson and she confirmed that he was “Doughboy”. Wells reported that Johnson gets the fentanyl pills in Omaha and drives them to Lincoln to sell to Terry. Wells reported that she had driven Terry to Johnson's house on one prior occasion.

From the prior investigation, your AFFIANT knows that Johnson had been residing at 706 West P Street for several years. This is his mother’s address and Johnson was living there up until approximately 04-02-2024 when utilities were stopped. Based on videos that Johnson posted to his Snapchat account, investigators were able to determine that Johnson moved to his brother’s house at 629 south 19th Street, Lincoln, Lancaster County, Nebraska. Since the beginning of April, 2024, Johnson has posted numerous videos from the front porch of this residence along with videos of his vehicles in the garage, driveway and in the street in front of the residence. Investigators have also conducted physical surveillance on this residence and have observed Johnson there on a regular basis.

On 04-26-2024, Johnson posted a video to his snapchat account that depicted several commercially available THC products laid out on a countertop. One of the packages was labeled, "Zen Cannabis", "Cannabis-infused gummies". The product label identified the package of having 10 individually packaged gummies with a 10mg THC content. In total there were approximately 5 different packages of THC gummies. Also laid out were three packages of THC vape cartridges. These were all labeled as being 1 gram cartridges and had marijuana leaves on the packaging.

On 04-28-2024, Johnson posted a video to his snapchat account that depicted several commercially available THC products. The label on the packaging identify them as "NEXT" brand 2 gram cartridges. The video shows 4 separate packages each labeled as sativa, indica or a hybrid strain. The packages each have marijuana leaves on them as well indicating that they have marijuana content in them. Physical surveillance was conducted on 629 S 19th Street during this time frame and Investigators were able to determine that Johnson was at his residence during the general time frame in which he posted this video to his Snapchat account.

Account Preservation

A Preservation Request was served for Johnson's Snapchat account, "nexxttup" on 04-18-2024 via email to Snapchat, Inc. Snapchat responded with a confirmation email and assigned the preserved data with Snapchat case number 57775a98a2. Snapchat will preserve the data for a period of 90 days and will extend the preservation upon request.

Snapchat Specific Facts

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.

“Voice” A user can also make voice and video chats using the Snapchat platform. Video chats can be one-on-one or with a group. Snap chat retains records of these contacts but does not retain content.

“Location” Snapchat users can also share their Live Location with select contacts or all of their friends. This option doesn’t include people who’ve added the user as a friend, but who the user hasn’t added back. Live Location data is shared with the chosen friends even while a user is in Ghost Mode. Users can opt out of Live Location at any time without prompting a notification to your friends. When Live Location sharing is enabled, the device’s precise location data is collected and shared with the selected friends even when the user has the Snapchat app closed.

“AI” Snapchat has added an AI feature. My AI is a chatbot currently available to Snapchatters. In a chat conversation, My AI can answer trivia questions, offer advice, help plan a trip, or make other suggestions. My AI is powered by OpenAI’s ChatGPT technology, with additional safety enhancements and controls unique to Snapchat.

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.

Machine Cookies

Snap Inc. also uses “cookies” to store and receive identifiers and other information on computers, phones, and other devices. Other technologies, including data stored from the user’s web browser or device, identifiers associated with the user’s device, and other software, are used for similar purposes. “Cookies” are defined in this context as small pieces of text used to store information on web browsers. Companies use “cookies” for the following purposes: Authentication; Security, Site and Product Integrity; Advertising, Recommendations, Insights and Measurement; Site Features and Services; Performance; Analytics and Research, Records of any user accounts that are linked to the Account by machine cookies (meaning all Snapchat user IDs that logged into Snapchat by the same machine as the Account, identifying multiple accounts utilizing similar machines);


Your Affiant requests authorization to search for and seize the listed items in Attachment A and B, hereby attached and incorporated by reference.

Service Provider shall send the information electronically via email at lpd1716@cjis.lincoln.ne.gov or to **Investigator Kevin Meyer #1716** at the Lincoln Police Department, 575 S 10th Street, Lincoln, NE, 68508.

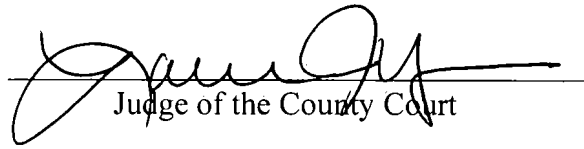
This search warrant shall be executed and returned within ten (10) days to a Clerk of the Lancaster District Court, Nebraska. In the event records are not received from the Service Provider within ten (10) days, your Affiant requests authorization to returned the search warrant within ten (10) days of receipt of the records.

Further AFFIANT saith not;

Dated this 3rd day of May, 2024.


Investigator Kevin Meyer, AFFIANT

SUBSCRIBED to in my presence and sworn to before me this 3rd day of May, 2024.


Judge of the County Court

Laurie J Yarbrough
Printed Name of Judge



ATTACHMENT A

Property to Be Searched

This warrant is directed to Snap Inc. – 2772 Donald Douglas Loop North, Santa Monica, CA 90405.

Service via (Snap Inc.) Law Enforcement Request System (LERS) on-line via:
<https://less.snapchat.com/login>

This warrant applies to records associated with specific Snapchat accounts associated with Username: nexxttup

with preserved data associated to Snap Inc. case number/preservation ID 57775a98a2.

ATTACHMENT B

Particular Things to be Seized

To the extent that the information described in Attachment A is within the possession, custody, or control of Snap Inc. regardless of whether such information is located within or outside of the United States, including any messages, records, files, logs, or information that have been deleted but are still available, or have been preserved.

Snap Inc. is requested to disclose the following records for each identifier listed in Attachment A for the time frame of January 1st, 2024 at 0800 hours to April 29th, 2024 at 1600 hours, specifically for the following items:

1. 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;
2. 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 servers;
3. 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;
4. 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;
5. 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.

6. 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
7. Waypoints saved GPS locations, or any electronic information stored on the Snapchat Account that may relate to recent trips or points of interest.
8. All precision location information associated with users account to include GPS, wireless networks, cell towers, Bluetooth, Wi-Fi access points, and other sensors, such as gyroscopes, accelerometers, and compasses.
9. Any other items that are contraband and are fruits of, have been used in the commission of, or may constitute evidence of this crime;
10. Records of any Snapchat accounts that are linked to the Account by machine cookies (meaning all Snapchat user IDs that logged into Snapchat by the same machine as the Account);
11. "My AI" chat box communications content, including recorded interactions with the AI, actions taken by the AI on behalf of the Target accounts, and stored conversations with the "My AI" service and User location information shared with "My AI" chatbot.