11/3/2010 10.13 AIN Ocalifica Galver	Journey	
#9	RECEIPT, INVENTORY AND RETURN	3-1
STATE OF MINNESOTA, COUNTY OF CARVER	District 1 co	OURT
RECEIPT, INVENTORY AND	RETURN	
1. Detective Tyler Stahn	, received the attached search wa	arrant
issued by the Honorable Dege Braaten executed it as follows:	, on <u>June 8</u> , <u>16</u> (yr) and	d have
Pursuant to said warrant, on		Em., I arrant
I took into custody the property and things listed below: (attach an	d identify additional sheet if necessary)	
	FILED	
- Pending-	JUN 1 0 2016	
	CARVER COUNTY COU	RTS
Cell tower records		
		-
Strike when appropriate: • I left a receipt for the property and things listed above with a copy of the warrant.	Subscribed and sworn to before me this day of <u>June</u> , <u>20</u>	
 None of the items set forth in the search warrant were found. I shall (retain) or (deliver) custody of said property as directed by Court order. 	Carver	-
10/10	Notary Public Coun	ity, MN

COURT - WHITE COPY • PROS. ATTY - YELLOW COPY • PEACE OFFICER - PINK COPY • PREMISES/PERSON - GOLD COPY

, being first duly sworn,

upon eath, depose and say that I have read the foregoing receipt, inventory and return and the matters stated are true and correct, except as to such matters stated therein

on information and belief, and as to those, I believe them to be true.

SEARCH WARRANT

STATE OF MINNESOTA, COUNTY OF CARVER

TO: SGT. MEIER, DETECTIVE STAHN, DETECTIVE WAGNER, DETECTIVE NELSON, DETECTIVE KUHNAU, DETECTIVE GRAMENTZ, DETECTIVE NUCCI, (A) PEACE OFFICER(S) OF THE STATE OF MINNESOTA.

WHEREAS, **DETECTIVE TYLER STAHN** has this day on oath, made application to the said Court applying for issuance of a search warrant to search the following described Premises,:

AT&T National Compliance Center for AT&T 11760 US Hwy 1 North Palm Beach, FL 33408 Fax-888-938-4715

located in the City of North Palm Beach, County of Palm Beach, STATE OF FLORIDA for the following described property and things:

Phone records for the cell phone number of 612-805-9959, serviced by AT&T; these records are to include:

- Subscriber information which includes: name and billing address for the account holder, any alternate contact information
- Call Detail Records between the dates of 3/21/2016 at 0000 hours through 4/21/2016 at 2359 hours.
- SMS data records between the dates of 3/21/2016 at 0000 hours through 4/21/2016 at 2359 hours.
- Cell Tower Data showing the approximate location of the cell phone during times of data usage between 3/21/2016 at 0000 hours through 4/21/2016 at 2359 hours.

WHEREAS, the application and supporting affidavit of Detective Tyler Stahn was/were duly presented and read by the Court, and being fully advised in the premises.

NOW, THEREFORE, the Court finds that probable cause exists for the issuance of a search warrant upon the following grounds:

- The property above-described constitutes evidence which tends to show a crime has been committed, or tends to show that a particular person has committed a crime.

The Court further finds that probable cause exists to believe that the above-described property and things are at the above-described premises, 11760 US Hwy 1. North Palm Beach, FL 33408.

NOW, THEREFORE, YOU SGT. MEIER, DETECTIVE STAHN, DETECTIVE WAGNER, DETECTIVE NELSON, DETECTIVE KUHNAU, DETECTIVE GRAMENTZ, DETECTIVE NUCCI THE PEACE OFFICER(S) AFORESAID, AND ALL OTHER PERSONNEL UNDER YOUR DIRECTION AND CONTROL ARE HEREBY COMMANDED BETWEEN THE HOURS OF 7:00 A.M. AND 8:00 P.M. ONLY TO SEARCH THE DESCRIBED PREMISES, FOR THE ABOVE-DESCRIBED PROPERTY AND THINGS, AND TO SEIZE SAID PROPERTY AND THINGS AND TO RETAIN THEM IN CUSTODY SUBJECT TO COURT ORDER AND ACCORDING TO LAW.

BY THE COURT:

Dated: 6-8-16

JUDGE OF DISTRICT COURT

FILED

Application 1-1

JUN 1 U 2018

STATE OF MINNESOTA, COUNTY OF CARVER COUNTY COURT STATE OF MINNESOTA

) APPLICATION FOR SEARCH WARRANT AND SUPPORTING AFFIDAVIT.

COUNTY OF CARVER

Detective Tyler Stahn, being duly sworn upon oath, hereby makes application to this Court for a warrant to search the Premises, hereinafter described, for the property and things hereinafter described.

Affiant knows the contents of this application and supporting affidavit, and the statements herein are true of his/her own knowledge, save as to such as are herein stated on information and belief, and as to those, he/she believes them to be true.

Affiant has good reason to believe, and does believe, that the following described property and things, to wit:

Phone records for the cell phone number of 612-805-9959, serviced by AT&T; these records are to include:

- Subscriber information which includes: name and billing address for the account holder, any alternate contact information
- Call Detail Records between the dates of 3/21/2016 at 0000 hours through 4/21/2016 at 2359 hours.
- SMS data records between the dates of 3/21/2016 at 0000 hours through 4/21/2016 at 2359 hours.
- Cell Tower Data showing the approximate location of the cell phone during times of data usage between 3/21/2016 at 0000 hours through 4/21/2016 at 2359 hours.

are at the premises, described as:

AT&T National Compliance Center for AT&T 11760 US Hwy 1 North Palm Beach, FL 33408 Fax-888-938-4715

located in the City of North Palm Beach, County of Palm Beach, and State of Florida.

This affiant applies for issuance of a search warrant upon the following grounds:

 The property above-described constitutes evidence which tends to show a crime has been committed, or tends to show that a particular person has committed a crime. The facts tending to establish the foregoing grounds for issuance of a search warrant are as follows:

Your affiant, Detective Tyler Stahn, is a licensed peace officer with the State of Minnesota and has been employed by the Carver County Sheriff's Office since July 2010. Detective Stahn is currently assigned to the Investigations Division. As part of Detective Stahn's assignment, he has learned the following:

On April 14, 2016, Your Affiant is aware that Prince Rogers Nelson DOB 06/07/1978 travelled to Atlanta, GA for a concert. Among those travelling with Prince during this trip was Kirk Anthony Johnson DOB 9/22/1964.

Prince boarded a flight on April 15, 2016 to return to Minneapolis. While en route to Minneapolis, Prince suffered a medical emergency and the flight had to make an emergency landing in Moline, IL. The Doctor who treated Prince documented Prince as suffereing from an opiate overdose, however, Prince refused treatment at the hospital. Johnson told hospital staff Prince may have taken Percocet. Prince was released from the hospital later that morning.

On April 21, 2016 at approximately 0945hrs, Carver County Sheriff Deputies were dispatched to a medical at Paisley Park, 7801 Audubon Road in the city of Chanhassen, where a person was found not breathing. At approximately 0948hrs, Deputies arrived on scene and located the victim identified as Prince. Prince was found unresponsive and was pronounced dead at the scene.

Your Affiant learned that Prince recently had a history of going through withdrawals, which were believed to be the result of the abuse of prescription medication. Through this investigation, Investigators discovered controlled substances in Prince's residence. Autopsy results have shown that Prince died as the result of an accidental overdose via the use of an opiate drug known as Fentynal.

A Prescription Monitoring Warrant was issued as a part of this investigation. The results of that search warrant have shown that Prince was not prescribed any of the controlled substances located in the residence.

Your Affiant has learned through this investigation that Kirk Johnson was known to have contacted a Minnesota doctor, Dr. Schulenberg, to help Prince with regards to hip pain. Dr. Schulenberg met with Prince and prescribed him Clonidine, Hydroxyzine Pamoate and Diazepam. On 4/20/2016, Johnson went to Walgreen's in Minnetonka, located at 4950 Co Rd 101, and picked up Prince's prescription medication. Johnson told Investigators this was the first time he had ever done something like that for Prince.

During a search warrant executed at Paisley Park on 4/21/2016 (the day Prince was found deceased), a suitcase was found in Prince's bedroom next to his bed. Among the items inside that suitcase were prescription pill bottles in the name of Johnson. A closer examination of those pill bottles revealed that not all the pills inside the containers were the pills listed on the prescription. One of the pill bottles, a Vitamin D bottle, was found to contain the controlled substance Ondansetron Hydrochloride. A second prescription bottle, said to contain Ondansetron, was found to contain the controlled substance Acetaminophen/oxycodone hydrochloride. The date those medications were prescribed to Johnson, according to the pill bottles, was 4/7/2016. The medications were prescribed by Dr. Schulenberg.

Johnson told Investigators he was unaware Prince was addicted to pain medication. Your Affiant is aware that Johnson was Prince's bodyguard and close personal friend. Your Affiant is aware that Johnson has been working with/for Prince since the 1980's. Your Affiant is aware that Johnson was one of the few people who had unrestricted access to Paisley Park.

Your Affiant is aware there was a sizable amount of narcotic medications located inside Paisley Park. The narcotic medications recovered inside Paisley Park were not located in just one area, but rather, were located in various pill containers throughout the residence. Many of those areas where the pills were located would

be places Prince would frequent, such as his bedroom and wardrobe/laundry room. Your Affiant is aware that many of the narcotic medications were stored in containers that did not signify they were narcotic medications; for example, narcotic medications were located inside over-the-counter vitamin bottles.

Based on the above described information, Your Affiant finds it reasonable that Johnson would have had knowledge of Prince's abuse of prescription/narcotic medication.

Your Affiant knows Johnson's phone number to be 612-805-9959. Your Affiant is aware that phone number is serviced by AT&T. Your Affiant is aware that AT&T is a foreign corporation located outside the State of Minnesota in the State of Florida. Your Affiant is aware that the Court has jurisdiction to issue a Minnesota State search warrant for records held by the above corporation pursuant to Minnesota State statute 626.18, subd. 2.2, which allows a search warrant for records that are in actual constructive possession of a foreign corporation that provides electronic communication services or remote computing services to the general public, where those records would reveal the identity of the customers using those services; data stored by, or on behalf of, the customer, the customers usage of those services; the recipient or destination of communications sent to or from those customers; or the content of those messages.

Your Affiant is aware that cell phone towers store location data (GPS coordinates) during times when a phone is being actively used (i.e. making/receiving phone calls and text messages). Your Affiant is aware that the GPS information does not specifically pin point to the physical location of the cell phone, but rather, triangulates off the nearest cellular tower. Your Affiant knows through training and experience that these GPS coordinates can be used to assist law enforcement with determining the location of individuals during times of suspected criminal activity. Your Affiant is also aware that such information can be used to assist law enforcement in determining if two people may have been in the same area around the same time. Your Affiant is aware the use of cell tower data can be used to corroborate statements made by victims, suspects, witnesses, and other persons involved in a criminal investigation.

Your Affiant respectfully requests the Courts permission to search AT&T records for the following information: Subscriber information, call detail records (including voice calls and text message logs), and Cell Tower Data showing the approximate location of the phone during times of data usage between the dates of 3/21/2016 at 0000 hours through 4/21/2016 at 2359 hours.

WHEREFORE, Affiant requests a search warrant be issued, commanding Sgt. Meier, Detective Stahn, Detective Wagner, Detective Nelson, Detective Kuhnau, Detective Gramentz, Detective Nucci, (a) peace officer(s), of the State of Minnesota, and all other personnel under your direction and control between the hours of 7:00 a.m. and 8:00 p.m. only to search the hereinbefore described Premises, for the described property and things and to seize said property and things and keep said property and things in custody until the same be dealt with according to law.

Affiant: Detective Tyler Stahn

Subscribed and sworn to before me this 3

day of June , 20 16

Judge of District Court