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ATTORNEY GENERAL



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October 27, 2023

Michele Haggan, Associate Clerk
Androscoggin Superior Court
2 Turner Street
Auburn, ME 04210
FILED VIA SHAREFILE

Re: *Search Warrant for 24 Mollison Way Lewiston, Maine, 551 Lincoln Street, Lewiston, Maine
and a White 2008 Chevrolet Pickup Truck bearing New Hampshire [REDACTED]*

Dear Michele:

Enclosed for filing please find State of Maine's Motion to Impound in the above- referenced matter.

Thank you for your attention to this matter.

Very truly yours,

/s/ Leane Zainea

Leane Zainea
Assistant Attorney General
Criminal Division

LZ/knb
Enclosure

STATE OF MAINE
ANDROSCOGGIN, ss

DISTRICT COURT
LOCATION: LEWISTON
DOCKET NO.

IN RE: SEARCH WARRANT FOR)
24 MOLLISON WAY LEWISTON, MAINE)
551 LINCOLN STREET LEWISTON, MAINE)
AND A WHITE 2008 CHEVROLET PICKUP)
TRUCK BEARING [REDACTED])
[REDACTED])

MOTION TO IMPOUND

NOW COMES the State of Maine, by and through its attorney, Leane Zainea, Assistant Attorney General and respectfully requests this Honorable Court to order the impoundment of this motion and proposed Order, the affidavit and search warrant and inventory for 24 Mollison Way Lewiston, Maine, 551 Lincoln Street, Lewiston, Maine and a White 2008 Chevrolet Pickup Truck bearing [REDACTED]

[REDACTED] for following reasons:

1. In support of this motion, the State submits that the search warrant, affidavit in support of the search warrant and inventory relates to an ongoing homicide investigation and that the disclosure of the search warrant, affidavit in support of the search warrant and inventory will interfere with the investigation and prosecution of this case.
2. One copy of the completed and returned search warrant, affidavit in support of the search warrant and inventory may be provided to Detective Justin Huntley of the Maine State Police.

WHEREFORE, the State of Maine respectfully requests that this Honorable Court impound the State's Motion to Impound and proposed Order, affidavit, search warrant and inventory in the above captioned matter until initial appearance.

Dated: October 27, 2023

/s/ Leane Zainea
Leane Zainea
Assistant Attorney General
Maine State Bar Number: 3707
Office of the Attorney General
Criminal Division
6 State House Station
Augusta, ME 04333-0006
(207) 626-8800
Filed via Sharefile

STATE OF MAINE
ANDROSCOGGIN, ss

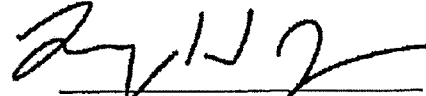
DISTRICT COURT
LOCATION: LEWISTON
DOCKET NO.

IN RE: SEARCH WARRANT FOR)
24 MOLLISON WAY LEWISTON, MAINE)
551 LINCOLN STREET LEWISTON, MAINE)
AND A WHITE 2008 CHEVROLET PICKUP)
TRUCK BEARING [REDACTED])
[REDACTED]

ORDER ON
MOTION TO IMPOUND

The State of Maine's Motion to Impound is hereby granted. The Clerk shall impound the State's Motion to Impound and the Court's Order and the Affidavit in support of Search Warrant, the Search Warrant and inventory until initial appearance. One copy of the completed and returned search warrant packet may be provided to Det. Justin Huntley of the Maine State Police.

Date: 10/27/2023



JUSTICE, SUPERIOR COURT
Judge, Maine District Court

Search Warrant Affidavit

STATE OF MAINE
ANDROSCOGGIN, ss.

UNIFIED CRIMINAL DOCKET
LOCATION: LEWISTON
DOCKET NO. _____

IN RE: SEARCH WARRANT FOR
24 MOLLISON WAY LEWISTON, MAINE,
551 LINCOLN STREET LEWISTON, MAINE
AND A WHITE 2008 CHEVROLET PICKUP TRUCK

AFFIDAVIT AND REQUEST
FOR SEARCH WARRANT
[M.R.U. Crim. P. 41 & 41B]



**AFFIDAVIT OF DETECTIVE JUSTIN HUNTLEY OF
THE MAINE STATE POLICE**

I, Justin Huntley, a duly sworn law enforcement officer for the Maine State Police, hereby state under oath and upon penalties and pains of perjury that there is probable cause to believe that:

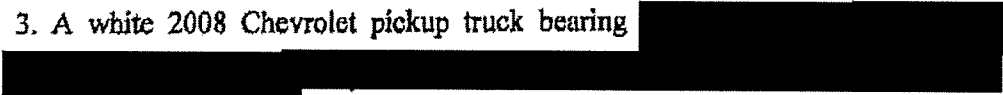
Part I: Located on or about the property/premises described below, namely:

1. A large white, multi-storied building, located at 24 Mollison Way in Lewiston, Maine. This building is home to a bowling alley known as Just-In-Time Recreation, also known as Sparetime Recreation.

2. A tan and white, single storied building, located at 551 Lincoln Street in Lewiston, Maine. This building is home to Schemengees Bar and Grille.

Members of the Maine State Police are present at each location listed above.

3. A white 2008 Chevrolet pickup truck bearing



and assigned



This

vehicle is currently parked in the parking lot of or near 551 Lincoln Street in Lewiston, Maine (Schemengees Bar and Grille) in which members of the Maine State Police are present.

Search Warrant Affidavit

There is certain property/evidence, namely:

Based upon the foregoing, I respectfully submit that there is probable cause to believe the property listed above either contains evidence of, or itself constitutes an instrumentality of the offense(s) of Murder, 17-A M.R.S. 201-1(A) which are subject to search under M.R.U. Crim. P. 41 & 41B, and should therefore be seized and searched for the following items:

- A. Any and all firearms.
- B. Firearms, ammunition, magazines including but not limited to cartridges, casings, bullets and bullet fragments.
- C. Cellular telephone(s) and electronic storage media contained upon them (including related documentation, passwords and security devices).
- D. Any item(s) with red brown stains or what appears to be blood, including but not limited to clothing, footwear, bags, eyeglasses, and identification information.
- E. Trace evidence to include hairs, fibers, deoxyribonucleic acid (DNA), and latent impressions.
- F. Security camera systems, including but not limited to, cameras, video recorders, and system hard drive(s).
- G. All property that could constitute evidence of the commission of a crime.

Part II: My conclusion that such probable cause exists is based on the following factual information:

A. Introduction

- 1. I, Justin Huntley, Detective for the Maine State Police, make this affidavit in support of an application for a search and seizure warrant under Title 16, Chapter 3, Subchapters 10 & 11 as well as Rule 41B of the Maine Rules of Unified Criminal Procedure.
- 2. This affidavit is intended to show that there is sufficient probable cause for the requested search and seizure warrant and does not necessarily set forth all of

Search Warrant Affidavit

my knowledge about this matter. The statements contained in this affidavit are based upon the following: my own personal knowledge; knowledge obtained from other individuals during my participation in this investigation, including other law enforcement officers; interviews of witnesses; my review of records related to this investigation; communications with others who have knowledge of the events and circumstances described herein; and information gained through my training and experience.

B. Experience

1. I, Justin Huntley, am a Detective with the Maine State Police, located in the County of Androscoggin, in the state of Maine. My training and experience includes the investigation of numerous major criminal cases including, but not limited to, narcotics crimes, sexual assault crimes and homicide investigations. I have been a law enforcement officer for approximately eighteen years. I have attended numerous training courses related to criminal investigation throughout my career.
2. I have authored and assisted in the execution of numerous search-and-seizure warrants during my tenure as a law enforcement officer.

C. Specific Probable Cause

Based on my knowledge and experience and on information received from other individuals and other law enforcement officers as set forth below, I have learned the following:

1. On October 25, 2023, at 06:56 P.M., The Lewiston Auburn Communication Center received a report of a male shooting a firearm inside Just-In-Time Recreation (also known as Sparetime Recreation) located at 24 Mollison Way in Lewiston. The Auburn Communication Center subsequently received numerous 911 calls reporting multiple victims at this location.
2. At 07:08 P.M., the Lewiston Auburn Communication Center received multiple reports of an active shooter inside of Schemengees Bar and Grille located at 551 Lincoln Street in Lewiston.

Search Warrant Affidavit

3. At 08:48 P.M., Androscoggin Sheriff's Office (ASO) Detective Maurice Drouin obtained video surveillance footage from Schemengees Bar and Grille. The video showed a white male, armed with a rifle, exit a white passenger vehicle and make entry into the establishment. A screenshot of the white passenger vehicle was distributed to investigating law enforcement personnel.
4. At 09:13 P.M., Maine State Police (MSP) Detective Victoria Lane made entry into Just-In-Time Recreation. She observed seven (7) deceased individuals inside the establishment with one (1) being a female and the rest males. The victims sustained apparent gunshot wounds. Detective Lane observed numerous rifle cartridges on the ground throughout the premises.
5. At 09:16 P.M., Lewiston Police Department Chief David St. Pierre received a phone call from [REDACTED] stating that a widely circulated photograph of the shooter [REDACTED] Robert Card [REDACTED] [REDACTED]
6. At 09:47 P.M. Detective Lane made entry into Schemengees Bar and Grille. She observed seven (7) deceased [REDACTED] (1) additional deceased [REDACTED] outside. The victims each sustained apparent gunshot wounds. Detective Lane observed numerous rifle cartridges on the ground throughout the premises.
7. At 09:56 P.M., Lisbon Police Department personnel located a white Subaru at the Pejepscoot boat launch.
8. At 09:57 P.M., MSP Detective Conner Walton conducted a reverse vehicle registration search on Robert Card. The Bureau of Motor Vehicles (BMV) return indicated that a white 2013 Subaru Outback bearing Maine registration [REDACTED] was assigned to Robert Card.
9. At 10:01 P.M., Lisbon Police Department personnel confirmed that the Subaru at the Pejepscoot boat launch was Robert Card's vehicle.
10. At 10:03 P.M., MSP Detective Herbert Leighton and I interviewed [REDACTED] [REDACTED] at Lewiston Police Department. [REDACTED] Robert has been delusional since February 2023 after a bad break-up with a woman. [REDACTED] explained that since the break-up, Robert has had significant weight loss, has

Search Warrant Affidavit

been hospitalized for mental health issues and stopped taking prescribed medication. [REDACTED] Robert had a strong interest in firearms and owned a lot of them, to include rifles and handguns. [REDACTED] Robert believed there was a conspiracy involving people accusing him as a pedophile. Robert believed certain businesses were spreading this rumor online. [REDACTED] that Just-In-Time Recreation, Schemengees Bar and Grille, Gowell's Market in Litchfield, and Mixers Nightclub in Sabattus were the businesses Robert believed were spreading online rumors of him being a pedophile. According to [REDACTED] Robert also believed that some of his family members were involved in the conspiracy.

11. At 11:30 P.M., MSP Sergeant Jesse Duda spoke with Robert [REDACTED] Card [REDACTED] [REDACTED] Sergeant Duda that Robert was in a relationship with a woman named [REDACTED] over the past few months, before [REDACTED] ended the relationship. [REDACTED] that Robert met [REDACTED] at a cornhole competition at Schemengees Bar and Grille [REDACTED] that ever since the relationship ended, Robert started wearing hearing aids and had been saying crazy things.
12. At 11:45 P.M., I watched a portion of the video footage from Schemengees Bar and Grille. The footage depicted a male walking through the bar and shooting at the patrons. The male in the footage was similar in appearance to the BMV photograph of Robert Card.
13. On October 26, 2023 at 01:15 A.M., Lisbon Police Department personnel told Lewiston Police Sergeant David Levesque, who told investigative personnel, that they observed a long rifle in the Subaru that was located at the Pejepscoot boat launch .
14. The Subaru that was located at the Pejepscoot boat launch was seized and transported to a secure location. At 02:29 A.M. Detective Lane spoke with MSP Trooper Jason Wing who escorted the Subaru from the Pejepscoot boat launch to the secure location. Trooper Wing said he observed, in plain view in the passenger area of the vehicle, paperwork containing Robert Card's name.

Search Warrant Affidavit

Trooper Wing confirmed that the vehicle's BMV registration was assigned to Robert Card.

15. On October 26, 2023, at approximately 05:15 P.M., MSP Lieutenant Randall Keaten informed me that law enforcement personnel discovered a white 2008 Chevrolet pickup truck bearing [REDACTED] that was parked in the parking lot of 551 Lincoln Street in Lewiston (Schemengees Bar and Grille). Law enforcement personnel observed two "assault style" rifles and magazines lying, unsecured, in the front seat area of the truck. A query of the New Hampshire BMV database revealed that the truck is registered to [REDACTED]

Part III: Based on my education, training and experience, and the facts set forth in this affidavit, there is probable cause to believe, and I do believe, the following:

- A. It is believed that a search of the previously described locations will reveal items of evidentiary value regarding the crime of Murder, in violation of 17-A M.R.S. 201:1(A).
- B. As the investigation into the homicides at Just-In-Time Recreation and Schemengees Bar and Grille began to unfold, investigators quickly came to believe that Robert Card was the assailant. Video footage depicting one of the shooting scenes showed an individual resembling Robert committing the shooting. A vehicle that was later determined to be Robert's vehicle, that matched a description of the suspect's vehicle, was later found abandoned at a nearby boat launch. Furthermore, Robert's [REDACTED] after seeing a photograph of the shooter, called the police and said the shooter was Robert. As the investigation continued, a white pickup truck with a New Hampshire registration was discovered in the parking lot of Just-In-Time Recreation with two "assault" style rifles lying on the inside. It is reasonable to believe that items of evidentiary value, in relation to the previously described homicides, would be recovered at Just-In-Time Recreation, Schemengees Bar and Grille, and from the white pickup truck discovered in the parking lot of Schemengees Bar and Grille.

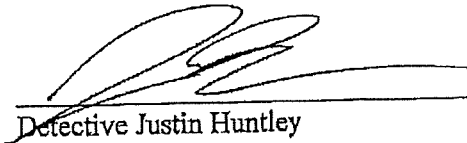
Search Warrant Affidavit

C. This affidavit had been reviewed by Maine Assistant Attorney General Leane Zainea

WHEREFORE, I pray that a warrant may issue authorizing a search of the Property/Premises described above in Part I for the Property/Evidence described above in Part II, and that if such Property/Evidence be found that it shall be seized.

I hereby swear under pains and penalties of perjury that the facts set forth in this affidavit are true and correct to the best of my knowledge, information and belief.

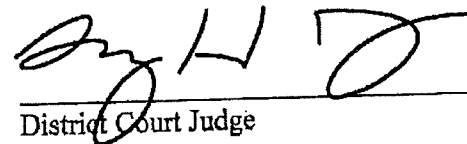
Dated: 10/26/2023



Detective Justin Huntley
Maine State Police

Appeared before me under oath on this date the above-named Detective Justin Huntley and signed and swore to the truth of the facts contained in the foregoing instrument.

Dated: 10/26/2023



District Court Judge

Search Warrant

STATE OF MAINE
ANDROSCOGGIN, ss.

UNIFIED CRIMINAL DOCKET
LOCATION: LEWISTON
DOCKET NO. _____

IN RE: SEARCH WARRANT FOR
24 MOLLISON WAY LEWISTON, MAINE, SEARCH WARRANT
551 LINCOLN STREET LEWISTON, MAINE [M.R.U. Crim. P. 41 & 41B]
AND A WHITE 2008 CHEVROLET PICKUP TRUCK

To: Any officer authorized by law to execute this Search Warrant;

Affidavit having been made before me by Detective Justin Huntley of the Maine State Police and as I am satisfied that there is probable cause to believe that grounds for the issuance of a search warrant exist; you are hereby commanded to search the place(s) or person(s) specified herein and, if the specified property is found, to seize such property and prepare a written inventory of the property seized in 14 days.

Part I: Located on or about the property/premises described below, namely:

1. A large white, multi-storied building, located at 24 Mollison Way in Lewiston, Maine. This building is home to a bowling alley known as Just-In-Time Recreation, also known as Sparetime Recreation.

2. A tan and white, single storied building, located at 551 Lincoln Street in Lewiston, Maine. This building is home to Schemengees Bar and Grille.

3. A white 2008 Chevrolet pickup truck bearing New Hampshire registration

_____ and assigned _____ This vehicle is currently parked in the parking lot of or near 551 Lincoln Street in Lewiston, Maine (Schemengees Bar and Grille) in which members of the Maine State Police are present.

Search Warrant


Part II: Evidence/Property to be seized:

- A. Any and all firearms.
- B. Firearms, ammunition, magazines including but not limited to cartridges, casings, bullets and bullet fragments.
- C. Cellular telephone(s) and electronic storage media contained upon them (including related documentation, passwords and security devices).
- D. Any item(s) with red brown stains or what appears to be blood, including but not limited to clothing, footwear, bags, eyeglasses, and identification information.
- E. Trace evidence to include hairs, fibers, deoxyribonucleic acid (DNA), and latent impressions.
- F. Security camera systems, including but not limited to, cameras, video recorders, and system hard drive(s).
- G. All property that could constitute evidence of the commission of a crime.

EITHER NIGHTTIME OR DAYTIME WARRANT

For reasonable cause shown in the affidavit(s)/evidence, this warrant may be executed in the daytime or in the nighttime (7:00 P.M. to 7:00 A.M.) and shall be returned together with a written inventory, within 14 days of issuance, hereof, to the Maine District Court located in Lewiston, Maine.

Issued in Hallowell, Maine in the County of Kennebec this
26th day of October at 7:57 AM / PM.


District Court Judge

Inventory

STATE OF MAINE
ANDROSCOGGIN, ss.

UNIFIED CRIMINAL DOCKET
LOCATION: LEWISTON
DOCKET NO. SW-23 172

IN RE: SEARCH WARRANT FOR
24 MOLLISON WAY LEWISTON, MAINE,
551 LINCOLN STREET LEWISTON, MAINE
AND A WHITE 2008 CHEVROLET PICKUP TRUCK
[REDACTED]

INVENTORY
[M.R.U. Crim. P. 41(g) & 41B]

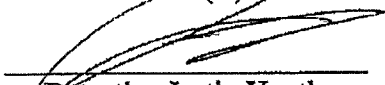
The following material(s) were seized pursuant to the above search warrant:

Please see the attached documentation.

VERIFICATION

The Maine State Police seized the evidence set forth above in this inventory pursuant to a search warrant signed on October 26, 2023, by The Honorable Judge Tammy Ham-Thompson regarding an investigation into Murder, 17-A M.R.S. 201-1(A).


Date: 11/08/2023



Detective Justin Huntley

Personally appeared the above named, Detective Justin Huntley, and made oath to the truth of the foregoing inventory.

Date: 11-8-23



Clerk/Notary Public












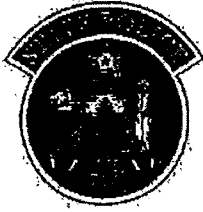


Maine State Police

Seizure Inventory

Case Number: 23S056156	Owner:
Case Officer: Bond, Reid	
Offense Code: Homicide - Willful Kill-Gun	

Item #	Item Type & Description	Barcode
199	Evidence -Ballistic Evidence QTY:1.00 Make:Hornaday Model:308 Win Caliber:308 Win Fired Cartridge casing Hornaday .308 Win	 1008673
200	Evidence -Ballistic Evidence QTY:1.00 Make:Hornaday Model:.308 Win Caliber:308 Win Fired Cartridge Casing Hornaday .308 Win	 1008674
201	Evidence -Ballistic Evidence QTY:1.00 Make:Hornaday Model:.308 Win Caliber:308 Win Fired Cartridge Casing Hornaday .308 Win	 1008675
202	Evidence -Ballistic Evidence QTY:1.00 Make:Hornaday Model:.308 Win Caliber:308 Win Fired Cartridge Casing Hornaday .308 Win	 1008676
203	Evidence -Ballistic Evidence QTY:1.00 Make:Hornaday Model:.308 Win Caliber:308 Win Fired Cartridge Casing Hornaday .308 Win	 1008677
204	Evidence -Ballistic Evidence QTY:1.00 Make:Hornaday Model:.308 Win Caliber:308 Win Fired Cartridge Casing Hornaday .308 Win	 1008678
205	Evidence -Ballistic Evidence QTY:1.00 Make:Hornaday Model:.308 Win Caliber:308 Win Fired Cartridge Casing Hornaday .308 Win	 1008679
206	Evidence -Electronics QTY:1.00 Make:Iphone Black iPhone on Table	 1008680
207	Evidence -Electronics QTY:1.00 Make:Cell phone Color:Black Black/Gray Cell phone	 1008681



Maine State Police

Seizure Inventory

Case Number: 23S056156	Owner:
Case Officer: Bond, Reid	
Offense Code: Homicide - Willful Kill-Gun	

Item #	Item Type & Description	Barcode
208	Evidence -Ballistic Evidence QTY:1.00 Make:Hornaday Model:.308 Win Caliber:308 Win Fired Cartridge Casing Hornaday .308 Win	 1008682
209	Evidence -Ballistic Evidence QTY:1.00 Caliber:308 Win Bullet	 1008683
210	Evidence -Electronics QTY:1.00 Cell phone in pink case	 1008684
211	Evidence -Ballistic Evidence QTY:1.00 Make:Hornaday Model:.308 Win Fired Cartridge Casing Hornaday .308 Win by knife	 1008685
212	Evidence -Ballistic Evidence QTY:1.00 Make:Hornaday Model:.308 Win Caliber:308 Win Fired Cartridge Casing Hornaday .308 Win	 1008686
213	Evidence -Electronics QTY:1.00 Make:Hearing Aid Hearing Aid [REDACTED]	 1008687
214	Evidence -Clothing QTY:1.00 Make:Eye Glasses Eye Glasses [REDACTED]	 1008688
215	Evidence -Ballistic Evidence QTY:1.00 Make:Hornaday Model:.308 Win Caliber:308 Win Fired Cartridge Casing Hornaday .308 Win	 1008689
216	Evidence -Ballistic Evidence QTY:1.00 Make:Hornaday Model:.308 Win Caliber:308 Win Fired Cartridge Casing Hornaday .308 Win	 1008690



Maine State Police

Seizure Inventory

Case Number: 23S056156	Owner:
Case Officer: Bond, Reid	
Offense Code: Homicide - Willful Kill-Gun	











Item #	Item Type & Description	Barcode
217	Evidence -Ballistic Evidence QTY:1.00 Make:Hornaday Model:.308 Win Caliber:308 Win Fired Cartridge Casing Hornaday .308 Win	 1008691
218	Evidence -Electronics QTY:1.00 Make:Cell Phone Cell Phone with Black and Gray Case	 1008692
219	Evidence -Electronics QTY:1.00 Make:Cell Phone Cell Phone in Blue Case	 1008693
220	Evidence -Clothing QTY:1.00 Broken Eye Glasses	 1008694
221	Evidence -Electronics QTY:1.00 Make:iPhone Color:Red Red iPhone with Black case	 1008695
222	Evidence -Ballistic Evidence Bullet Frag	 1008696
223	Evidence -Ballistic Evidence Bullet Frag	 1008697
225	Evidence -Ballistic Evidence QTY:1.00 Make:Hornaday Model:.308 Win Caliber:308 Win Fired Cartridge Casing Hornaday .308 Win	 1008699
226	Evidence -Electronics Make:iPhone Color:Blue Blue iPhone	 1008700
227	Evidence -Electronics QTY:1.00 Make:Cell Phone Cell Phone in Blue Case	 1008701

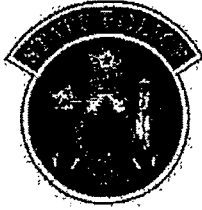


Maine State Police

Seizure Inventory

Case Number: **23S056156** Owner:
Case Officer: **Bond, Reid**
Offense Code: **Homicide - Willful Kill-Gun**










Item #	Item Type & Description	Barcode
229	Evidence -Ballistic Evidence QTY:1.00 Bullet from under air hockey table	 1008703
230	Evidence -Ballistic Evidence Bullet on floor by the column	 1008704
231	Evidence -Electronics Make:iPhone Color:Blue Blue iPhone with Case	 1008705
232	Evidence -Ballistic Evidence QTY:1.00 Make:Hornaday Model:.308 Win Caliber:308 Win Fired Cartridge Casing Hornaday .308 Win	 1008706
233	Evidence -Ballistic Evidence QTY:1.00 Make:Hornaday Model:.308 Win Caliber:308 Win Fired Cartridge Casing Hornaday .308 Win	 1008707
234	Evidence -Ballistic Evidence QTY:1.00 Make:Hornaday Model:.308 Win Caliber:308 Win Fired Cartridge Casing Hornaday .308 Win	 1008708
235	Evidence -Electronics QTY:1.00 Cell Phone in a Black Case	 1008709
236	Evidence -Electronics QTY:1.00 Model:iPhone iPhone in Black Case	 1008710
237	Evidence -Electronics QTY:1.00 Cell Phone in Pocket of Black Carhart Jacket	 1008711
238	Evidence -Electronics QTY:1.00 Cell Phone in Black Carhart Jacket	 1008712



Maine State Police

Seizure Inventory

Case Number: 23S056156	Owner:
Case Officer: Bond, Reid	
Offense Code: Homicide - Willful Kill-Gun	










Item #	Item Type & Description	Barcode
239	Evidence -Electronics QTY:1.00 Make:Cell Phone Cell Phone in Black/Blue Case	 1008713
240	Evidence -Electronics QTY:1.00 Make:Cell Phone Yellow Cell Phone in Green Case	 1008714
241	Evidence -Electronics QTY:1.00 Make:Cell Phone iPhone in a Boston Red Sox Case	 1008715
242	Evidence -Electronics QTY:1.00 Black iPhone in Pocket of Gray Sweat Shirt	 1008716
243	Evidence -Electronics QTY:1.00 Make:Cell Phone White iPhone with Black Case In a gray Fleece Pocket	 1008717
245	Evidence -Electronics QTY:1.00 Make:Cell Phone Cell Phone in a Black Case on Bar	 1008719
246	Evidence -Electronics QTY:1.00 Make:Cell Phone Cell Phone in a Black Case [REDACTED] [REDACTED]	 1008720
247	Evidence -Electronics QTY:1.00 Make:Cell Phone Cell Phone in Boston Bruins Jacket	 1008721
248	Evidence -Electronics QTY:1.00 Make:Cell Phone Cell Phone in Pink Fleece Coat Pocket	 1008722



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Seizure Inventory

Case Number: 23S056156	Owner:
Case Officer: Bond, Reid	
Offense Code: Homicide - Willful Kill-Gun	

Item #	Item Type & Description	Barcode
249	Evidence -Ballistic Evidence QTY:1.00 Make:Hornaday Model:.308 Win Caliber:308 Win Fired Cartridge Casing Hornaday .308 Win	 1008723
250	Evidence -Electronics QTY:1.00 Make:Cell Phone Cell Phone from Purse [REDACTED]	 1008724
251	Evidence -Electronics QTY:1.00 Make:Cell Phone Cell Phone in a Pink Case found [REDACTED]	 1008725
252	Evidence -Electronics QTY:1.00 Make:Cell Phone Cell Phone in Black Case	 1008726
253	Evidence -Electronics QTY:1.00 Make:Cell Phone Black iPhone [REDACTED]	 1008727
254	Evidence -Electronics QTY:1.00 Make:Cell Phone Cell Phone in Black Jacket Pocket	 1008728
255	Evidence -Electronics QTY:1.00 Make:Cell Phone Silver iPhone in Clear Case	 1008729
256	Evidence -Electronics QTY:1.00 Make:Cell Phone Cell Phone [REDACTED]	 1008730
257	Evidence -Electronics QTY:1.00 Make:Cell Phone Cell Phone in a Black Case	 1008731



Maine State Police

Seizure Inventory

Case Number: **23S056156** Owner:
Case Officer: **Bond, Reid**
Offense Code: **Homicide - Willful Kill-Gun**











Item #	Item Type & Description	Barcode
258	Evidence -Weapon QTY:1.00 Chef Knife with White Handle	 1008732
259	Evidence -Ballistic Evidence QTY:1.00 Make:Hornaday Model:308 Win Caliber:308 Win Hornaday .308 Win Cartridge	 1008733
260	Evidence -Ballistic Evidence QTY:1.00 Make:Hornaday Model:308 Win Caliber:308 Win Hornaday 308 Win Cartridge	 1008734
261	Evidence -Ballistic Evidence QTY:1.00 Make:Hornaday Model:308 Win Caliber:308 Win Hornaday 308 Win Cartridge	 1008735
262	Evidence -Ballistic Evidence QTY:1.00 Make:Hornaday Model:308 Win Caliber:308 Win Hornaday 308 Win Cartridge	 1008736
263	Evidence -Ballistic Evidence QTY:1.00 Caliber:308 Win Magazine with Hornaday 308 Win Cartridges	 1008737
265	Evidence -Trace Evidence (swab, hairs, fibers, etc.) QTY:1.00 Swab from Red/ Brown Stain	 1008739
266	Evidence -Electronics QTY:1.00 Make:Hardrive Hard Drive from Office	 1008740
267	Evidence -Electronics QTY:1.00 Security Camera DVR	 1008741



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Seizure Inventory

Case Number: 23S056156	Owner:
Case Officer: Bond, Reid	
Offense Code: Homicide - Willful Kill-Gun	

Item #	Item Type & Description	Barcode
268	Evidence -Trace Evidence (swab, hairs, fibers, etc.) QTY:1.00 Swab of Red/Brown Stain	 1008742
269	Evidence -Trace Evidence (swab, hairs, fibers, etc.) QTY:1.00 Swab Red/Brown Stain	 1008743
270	Evidence -Trace Evidence (swab, hairs, fibers, etc.) QTY:1.00 Swab Red/Brown Stain	 1008744
271	Evidence -Trace Evidence (swab, hairs, fibers, etc.) QTY:1.00 Swab Red/ Brown Stain	 1008745
272	Evidence -Electronics Make:Cell Phone Black Cell Phone	 1008746
273	Evidence -Trace Evidence (swab, hairs, fibers, etc.) QTY:1.00 Swab Red/Brown Stain	 1008747
274	Evidence -Trace Evidence (swab, hairs, fibers, etc.) QTY:1.00 Swab Red/Brown Stain	 1008748
275	Evidence -Electronics QTY:1.00 Make:Cell Phone Cell Phone	 1008749
276	Evidence -Electronics Make:Tablet Tablet	 1008750
277	Evidence -Ballistic Evidence QTY:1.00 Bullet Frag Lane 13	 1008751

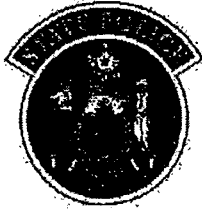


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Seizure Inventory

Case Number: 23S056156	Owner:
Case Officer: Bond, Reid	
Offense Code: Homicide - Willful Kill-Gun	

Item #	Item Type & Description	Barcode
278	Evidence -Ballistic Evidence QTY:1.00 Bullet Frag Lane 13	 1008752
279	Evidence -Ballistic Evidence QTY:1.00 Bullet Frag Lane 13	 1008753
280	Evidence -Ballistic Evidence QTY:1.00 Bullet Frag	 1008754
281	Evidence -Ballistic Evidence QTY:1.00 Bullet Frag	 1008755
282	Evidence -Ballistic Evidence QTY:1.00 Bullet Frag	 1008756
283	Evidence -Ballistic Evidence Bullet Frag Lane 13	 1008757
284	Evidence -Ballistic Evidence QTY:1.00 Bullet Frag Lane 12	 1008758
285	Evidence -Ballistic Evidence Bullet Frag Lane 12	 1008759
286	Evidence -Ballistic Evidence QTY:1.00 Bullet Frag Lane 11	 1008760
287	Evidence -Ballistic Evidence QTY:1.00 Bullet Frag Lane 8	 1008761



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Seizure Inventory

Case Number: 23S056156	Owner:
Case Officer: Bond, Reid	
Offense Code: Homicide - Willful Kill-Gun	

Item #	Item Type & Description	Barcode
288	Evidence -Ballistic Evidence QTY:1.00 Bullet Frag	1008762
289	Evidence -Ballistic Evidence QTY:1.00 Bullet Frag	1008763
290	Evidence -Ballistic Evidence QTY:1.00 Bullet Frag	1008764
291	Evidence -Ballistic Evidence QTY:1.00 Bullet Frag	1008765
292	Evidence -Ballistic Evidence QTY:1.00 Bullet Frag	1008766
293	Evidence -Ballistic Evidence QTY:1.00 Bullet with Red/Brown Stain Under [REDACTED] in Carpet	1008767
294	Evidence -Ballistic Evidence QTY:1.00 Bullet Frag from Bar Dinning Area	1008768

Trooper Verifying Seizure: _____ Date: _____

Received By: _____ Date: _____



Maine State Police

Seizure Inventory

Case Number: 23S056156	Owner:
Case Officer: Bond, Reid	
Offense Code: Homicide - Willful Kill-Gun	

Item #	Item Type & Description	Barcode
20	Evidence -Trace Evidence (swab, hairs, fibers, etc.) RBS drag stain in Schemengees parking lot	 1008493
21	Evidence -Clothing Blue sneaker with RBS by Schemengees stairs	 1008494
22	Evidence -Ballistic Evidence 5.56 cartridge- WMA headstamp	 1008495
23	Evidence -Other Marlboro cigarette butt from Schemengees parking lot	 1008496
24	Evidence -Trace Evidence (swab, hairs, fibers, etc.) RBS on pavement	 1008497
25	Evidence -Trace Evidence (swab, hairs, fibers, etc.) RBS on pavement	 1008498
26	Evidence -Trace Evidence (swab, hairs, fibers, etc.) RBS on white line of parking stall- Schemengees	 1008499
27	Evidence -Trace Evidence (swab, hairs, fibers, etc.) RBS on grill of Dodge Challenger [REDACTED]	 1008500
28	Evidence -Clothing Women's blue jeans w/ RBS and defect near left pocket (unknown owner)	 1008501
29	Evidence -Trace Evidence (swab, hairs, fibers, etc.) Swab of RBS on pavement	 1008502



Maine State Police

Seizure Inventory

Case Number: 23S056156	Owner:
Case Officer: Bond, Reid	
Offense Code: Homicide - Willful Kill-Gun	











Item #	Item Type & Description	Barcode
30	Evidence -Trace Evidence (swab, hairs, fibers, etc.) Swab of RBS in front of red dodge- Schemengees	 1008503
31	Evidence -Trace Evidence (swab, hairs, fibers, etc.) Swab of RBS on hood of red Dodge	 1008504
32	Evidence -Trace Evidence (swab, hairs, fibers, etc.) Swab of RBS on white line next to black Toyota	 1008505
33	Evidence -Trace Evidence (swab, hairs, fibers, etc.) Swab of RBS behind black Toyota	 1008506
34	Evidence -Trace Evidence (swab, hairs, fibers, etc.) Swab of RBS on pavement left-rear of Toyota	 1008507
35	Evidence -Ballistic Evidence Hornady 9mm +P cartridge	 1008508
36	Evidence -Ballistic Evidence Hornady .308 Winchester casing from under red Chevrolet	 1008509
39	Evidence -Trace Evidence (swab, hairs, fibers, etc.) Swab of RBS on back stairs	 1008512
40	Evidence -Trace Evidence (swab, hairs, fibers, etc.) Swab of RBS tissue by building stairs	 1008513
41	Evidence -Trace Evidence (swab, hairs, fibers, etc.) Swab of RBS tissue on silver GMC hood	 1008514



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Seizure Inventory

Case Number: 23S056156	Owner:
Case Officer: Bond, Reid	
Offense Code: Homicide - Willful Kill-Gun	

Item #	Item Type & Description	Barcode
42	Evidence -Trace Evidence (swab, hairs, fibers, etc.) Swab of RBS fingerprint on Honda Crosstour	 1008515
43	Evidence -Trace Evidence (swab, hairs, fibers, etc.) Swab of RBS- rear passenger door Mini Cooper	 1008516
44	Evidence -Jewelry Black chain necklace on ground by Nissan pickup	 1008517
198	Evidence -Trace Evidence (swab, hairs, fibers, etc.) Swab of R/B fingerprint from Honda Crosstour	 1008672
228	Evidence -Ballistic Evidence Caliber:308 .308 Casing (Headstamp FC 308 WIN) from main room of Schemengees	 1008702
264	Evidence -Ballistic Evidence Bullet recovered from heat pump outside Schemengees	 1008738
295	Evidence -Ballistic Evidence Bullet fragment from arcade room- Placard 34	 1008769
296	Evidence -Ballistic Evidence FC 308 WIN casing from Arcade- Placard 31	 1008770
297	Evidence -Ballistic Evidence Hornady .308 WIN casing from Arcade- Placard 32	 1008771
298	Evidence -Trace Evidence (swab, hairs, fibers, etc.) Swab of RBS from Arcade- Placard 33	 1008772



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Seizure Inventory

Case Number: 23S056156	Owner:
Case Officer: Bond, Reid	
Offense Code: Homicide - Willful Kill-Gun	

Item #	Item Type & Description	Barcode
299	Evidence -Ballistic Evidence Hornady .308 casing from Arcade- Placard 28	 1008773
300	Evidence -Ballistic Evidence Hornady .308 casing from Arcade- Placard 29	 1008774
301	Evidence -Ballistic Evidence Hornady .308 casing from Arcade- Placard 30	 1008775
302	Evidence -Ballistic Evidence Bullet fragment from Arcade- Placard 35	 1008776
303	Evidence -Electronics Make:iPhone Blue iPhone from Cornhole room Placard 36	 1008777
304	Evidence -Electronics Black iPhone from Cornhole Room- Placard 37	 1008778
305	Evidence -Ballistic Evidence Hornady .308 casing from Cornhole room- Placard 38	 1008779
306	Evidence -Ballistic Evidence Hornady .308 casing from Cornhole room- Placard 39	 1008780
307	Evidence -Ballistic Evidence Hornady .308 casing from Cornhole room- Placard 40	 1008781
308	Evidence -Ballistic Evidence Hornady .308 casing from Cornhole room- Placard 41	 1008782



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Seizure Inventory

Case Number: 23S056156	Owner:
Case Officer: Bond, Reid	
Offense Code: Homicide - Willful Kill-Gun	

Item #	Item Type & Description	Barcode
309	Evidence -Ballsttc Evidence Hornady .308 casing from Cornhole room- Placard 42	 1008783
310	Evidence -Ballsttc Evidence Hornady .308 casing from Cornhole room- Placard 43	 1008784
311	Evidence -Ballsttc Evidence Hornady .308 casing from Cornhole room- Placard 44	 1008785
312	Evidence -Ballsttc Evidence Hornady .308 casing from Cornhole room- Placard 45	 1008786
313	Evidence -Trace Evidence (swab, hairs, fibers, etc.) Swab of RBS from Cornhole Room- Placard 46	 1008787
314	Evidence -Trace Evidence (swab, hairs, fibers, etc.) Swab of RBS from Cornhole Room- Placard 47	 1008788
315	Evidence -Trace Evidence (swab, hairs, fibers, etc.) Human tissue from Cornhole Room- Placard 48	 1008789
316	Evidence -Trace Evidence (swab, hairs, fibers, etc.) Human tissue from Cornhole Room- Placard 49	 1008790
317	Evidence -Trace Evidence (swab, hairs, fibers, etc.) Human tissue from Cornhole Room- Placard 50	 1008791
318	Evidence -Household Item(s) Hat and wallet contents from Cornhole Room- Placard 51	 1008792



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Seizure Inventory

Case Number: 23S056156	Owner:
Case Officer: Bond, Reid	
Offense Code: Homicide - Willful Kill-Gun	

Item #	Item Type & Description	Barcode
319	Evidence -Ballistic Evidence Bullet fragment- Placard 52	 1008793
320	Evidence -Trace Evidence (swab, hairs, fibers, etc.) Swab of RBS from Cornhole Room- Placard 52	 1008794
321	Evidence -Electronics iPhone and case from Cornhole Room- Placard 53	 1008795
322	Evidence -Trace Evidence (swab, hairs, fibers, etc.) Swab of RBS from Cornhole Room- Placard 54	 1008796
323	Evidence -Electronics Cell Phone from Cornhole Room- Placard 55	 1008797
324	Evidence -Household Item(s) Bean bag from Cornhole Room- Placard 56	 1008798
325	Evidence -Electronics Cell phone fragments from Cornhole Room- Placard 57	 1008799
326	Evidence -Household item(s) Beanbag from Cornhole Room- Placard 58	 1008800
327	Evidence -Trace Evidence (swab, hairs, fibers, etc.) RBS tissue from Cornhole Room- Placard 59	 1008801
328	Evidence -Electronics Black iPhone from Pool Room- Placard 73	 1008802



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Seizure Inventory

Case Number: 23S056156	Owner:
Case Officer: Bond, Reid	
Offense Code: Homicide - Willful Kill-Gun	

Item #	Item Type & Description	Barcode
329	Evidence -Ballistic Evidence Hornady .308 casing from Pool room- Placard 74	 1008803
330	Evidence -Household Item(s) Piece of credit card from Pool room- Placard 75	 1008804
331	Evidence -Ballistic Evidence Hornady .308 casing from Pool Room- Placard 72	 1008805
332	Evidence -Ballistic Evidence Bullet fragment from Pool room- Placard 71	 1008806
333	Evidence -Ballistic Evidence Black .308 magazine from Pool room- Placard 69	 1008807
334	Evidence -Ballistic Evidence Hornady .308 casing from Pool room- Placard 70	 1008808
335	Evidence -Household Item(s) Beanbag from Pool room- Placard 68	 1008809
336	Evidence -Ballistic Evidence Hornady .308 casing from Pool room- Placard 67	 1008810
337	Evidence -Ballistic Evidence Hornady .308 casing from Pool room- Placard 66	 1008811
338	Evidence -Ballistic Evidence Hornady .308 casing from Pool room- Placard 65	 1008812



Maine State Police

Seizure Inventory

Case Number: 23S056156	Owner:
Case Officer: Bond, Reid	
Offense Code: Homicide - Willful Kill-Gun	

Item #	Item Type & Description	Barcode
382	Evidence -Electronics Piece of cell phone from Pool room- Placard 60	 1008856
383	Evidence -Electronics Purple iphone from Pool Room- Placard 63	 1008857
384	Evidence -Electronics Black iPhone from Pool Room- Placard 64	 1008858
385	Evidence -Household Item(s) Draw string bag with bean bags and bullet from Pool Room- Placard 78	 1008859
386	Evidence -Electronics Silver cell phone from Pool Room- Placard 76	 1008860
387	Evidence -Electronics Black phone from Pool Room - Placard 77	 1008861
388	Evidence -Electronics Green iPhone from Pool Room- Placard 81	 1008862
389	Evidence -Electronics Blue iPhone from Pool Room- Placard 80	 1008863
390	Evidence -Electronics Black iPhone from Bar Room- Placard 91	 1008864
391	Evidence -Electronics Blue iPhone from Bar Room- Placard 92	 1008865



Maine State Police

Seizure Inventory

Case Number: 23S056156	Owner:
Case Officer: Bond, Reid	
Offense Code: Homicide - Willful Kill-Gun	







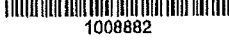
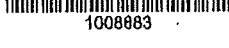
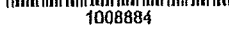
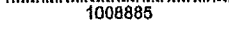
Item #	Item Type & Description	Barcode
392	Evidence -Ballistic Evidence Bullet fragment from Bar Room- Placard 123	 1008866
393	Evidence -Trace Evidence (swab, hairs, fibers, etc.) RBS tissue from Bar Room- Placard 115	 1008867
394	Evidence -Trace Evidence (swab, hairs, fibers, etc.) RBS Tissue from Bar Room- Placard 111	 1008868
395	Evidence -Trace Evidence (swab, hairs, fibers, etc.) RBS tissue from Bar Room- Placard 122	 1008869
396	Evidence -Trace Evidence (swab, hairs, fibers, etc.) RBS tissue from Pool Room- Placard 84	 1008870
397	Evidence -Trace Evidence (swab, hairs, fibers, etc.) RBS tissue from Pool Room- Placard 116	 1008871
398	Evidence -Electronics Silver iPhone from Pool Room- Placard 83	 1008872
399	Evidence -Electronics Black iPhone from Bar Room- Placard 96	 1008873
400	Evidence -Household item(s) Glasses from Pool Room- Placard 131	 1008874
401	Evidence -Ballistic Evidence Bullet fragment from Pool Room- Placard 135	 1008875



Maine State Police

Seizure Inventory

Case Number: 23S056156	Owner:
Case Officer: Bond, Reid	
Offense Code: Homicide - Willful Kill-Gun	

Item #	Item Type & Description	Barcode
402	Evidence -Tool(s) Butcher knife from Pool Room- Placard 85	 1008876
403	Evidence -Clothing Green and black hat from Utility Room- Placard 124	 1008877
404	Evidence -Other Beanbag from below power lever in Utility Room- Placard 125	 1008878
405	Evidence -Clothing Glasses from Cornhole Room- Placard 132	 1008879
406	Evidence -Trace Evidence (swab, hairs, fibers, etc.) RBS swab from Pool Room- Placard 79	 1008880
407	Evidence -Trace Evidence (swab, hairs, fibers, etc.) RBS tissue from Bar Room- Placard 103	 1008881
408	Evidence -Trace Evidence (swab, hairs, fibers, etc.) RBS swab from Bar Room- Placard 129	 1008882
409	Evidence -Trace Evidence (swab, hairs, fibers, etc.) RBS from Bar Room- Placard 97	 1008883
410	Evidence -Trace Evidence (swab, hairs, fibers, etc.) RBS swab from Bar Room- Placard 105	 1008884
411	Evidence -Trace Evidence (swab, hairs, fibers, etc.) RBS Swab from Bar Room- Placard 104	 1008885



Maine State Police

Seizure Inventory

Case Number: 23S056156	Owner:
Case Officer: Bond, Reid	
Offense Code: Homicide - Willful Kill-Gun	

Item #	Item Type & Description	Barcode
412	Evidence -Trace Evidence (swab, hairs, fibers, etc.) RBS swab from Pool Room- Placard 82	 1008886
413	Evidence -Trace Evidence (swab, hairs, fibers, etc.) RBS swab from chair in Pool room- Placard 118	 1008887
414	Evidence -Trace Evidence (swab, hairs, fibers, etc.) RBS swab from wall in Pool Room- Placard 117	 1008888
415	Evidence -Trace Evidence (swab, hairs, fibers, etc.) RBS swab from door in entryway A- Placard 106	 1008889
416	Evidence -Trace Evidence (swab, hairs, fibers, etc.) RBS swab door Entryway A- Placard 107	 1008890
417	Evidence -Trace Evidence (swab, hairs, fibers, etc.) Blind swab of main power switch- Placard 140	 1008891
418	Evidence -Clothing Backpack with bullet defect on pool table- Placard 127	 1008892
419	Evidence -Trace Evidence (swab, hairs, fibers, etc.) RBS swab from Pool Room- Placard 126	 1008893
420	Evidence -Ballistic Evidence Bullet fragment drawer in dining room- Placard 145	 1008894
421	Evidence -Other Pool ball holder with copper jacket- Placard 143	 1008895



Maine State Police

Seizure Inventory

Case Number: 23S056156	Owner:
Case Officer: Bond, Reid	
Offense Code: Homicide - Willful Kill-Gun	

Item #	Item Type & Description	Barcode
422	Evidence -Trace Evidence (swab, hairs, fibers, etc.) RBS swab from Pool Room- Placard 128	 1008896
423	Evidence -Trace Evidence (swab, hairs, fibers, etc.) RBS swab from pool room- Placard 114	 1008897
424	Evidence -Trace Evidence (swab, hairs, fibers, etc.) RBS swab from table in Pool Room- Placard 113	 1008898
425	Evidence -Trace Evidence (swab, hairs, fibers, etc.) RBS swab of pool cue from Pool room- Placard 120	 1008899
426	Evidence -Trace Evidence (swab, hairs, fibers, etc.) RBS from Pool room wall- Placard 112	 1008900
427	Evidence -Trace Evidence (swab, hairs, fibers, etc.) RBS from chair in Pool room- Placard 130	 1008901
428	Evidence -Trace Evidence (swab, hairs, fibers, etc.) RBS swab of Pool room wall- Placard 119	 1008902
429	Evidence -Debris sample Metal fragment from Pool room floor- Placard 137	 1008903
430	Evidence -Ballistic Evidence Copper jacketing from Pool room floor- Placard 136	 1008904
431	Evidence -Trace Evidence (swab, hairs, fibers, etc.) RBS from chair in Bar- Placard 134	 1008905



Maine State Police

Seizure Inventory

Case Number: 23S056156	Owner:
Case Officer: Bond, Reid	
Offense Code: Homicide - Willful Kill-Gun	







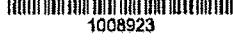
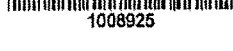
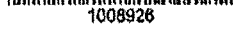
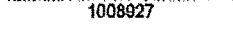
Item #	Item Type & Description	Barcode
432	Evidence -Ballistic Evidence Bullet fragment from pool table in Pool room- Placard 144	 1008906
433	Evidence -Ballistic Evidence Bullet fragment from Pool room wall- Placard 141	 1008907
434	Evidence -Trace Evidence (swab, hairs, fibers, etc.) RBS swab from door top in Arcade- Placarded as JCO 1	 1008908
435	Evidence -Trace Evidence (swab, hairs, fibers, etc.) RBS swab from door bottom in Arcade- Placarded as JCO2	 1008909
436	Evidence -Trace Evidence (swab, hairs, fibers, etc.) RBS swab of door bottom in Arcade- Placarded as JCO 3	 1008910
437	Evidence -Electronics Black cell phone from kitchen- Placard 109	 1008911
438	Evidence -Electronics Black iPhone at Bar- Placard 108	 1008912
439	Evidence -Trace Evidence (swab, hairs, fibers, etc.) RBS tissue from wall in Cornhole Room- Placard 121	 1008913
440	Evidence -Ballistic Evidence Bullet from wall of Cornhole Room- Placard 142	 1008914
441	Evidence -Ballistic Evidence Hornady .308 casing from Bar floor- Placard 90	 1008915



Maine State Police

Seizure Inventory

Case Number: 23S056156	Owner:
Case Officer: Bond, Reid	
Offense Code: Homicide - Willful Kill-Gun	

Item #	Item Type & Description	Barcode
442	Evidence -Ballistic Evidence Winchester .308 casing from Bar floor- Placard 102	 1008916
444	Evidence -Ballistic Evidence Winchester .308 casing from Bar floor- Placard 100	 1008918
445	Evidence -Ballistic Evidence Hornady .308 casing from Bar floor- Placard 98	 1008919
446	Evidence -Ballistic Evidence Hornady .308 casing from Bar floor- Placard 101	 1008920
447	Evidence -Ballistic Evidence Hornady .308 casing from Bar floor- Placard 95	 1008921
448	Evidence -Ballistic Evidence Winchester .308 casing Bar floor- Placard 94	 1008922
449	Evidence -Ballistic Evidence Winchester .308 casing from bar floor- Placard 93	 1008923
451	Evidence -Ballistic Evidence Hornady .308 casing from Poolroom floor- Placard 86	 1008925
452	Evidence -Clothing [REDACTED] glasses- Placard 133	 1008926
453	Evidence -Ballistic Evidence Hornady .308 casing from Poolroom floor- Placard 87	 1008927



Maine State Police

Seizure Inventory

Case Number: 23S056156	Owner:
Case Officer: Bond, Reid	
Offense Code: Homicide - Willful Kill-Gun	

Item #	Item Type & Description	Barcode
454	Evidence -Ballistic Evidence Hornady .308 casing on pool table- Placard 89	 1008928
455	Evidence -Ballistic Evidence Hornady .308 casing from Poolroom floor- Placard 88	 1008929
456	Evidence -Ballistic Evidence Hornady .308 casing from Pool room floor- Placard 62	 1008930
457	Evidence -Ballistic Evidence Hornady .308 casing from Pool room floor- Placard 61	 1008931
458	Evidence -Ballistic Evidence Hornady .308 casing from pool room floor- Placard 147	 1008932
459	Evidence -Ballistic Evidence Bullet from Pool Room divider- Placard 146	 1008933
473	Evidence -Electronics Make:Samsung Color:Black Black cell phone in black backpack located in kitchen near stove	 1008947

Trooper Verifying Seizure: _____ Date: _____

Received By: _____ Date: _____



Maine State Police

Seizure Inventory

Case Number: 23S056156	Owner:
Case Officer: Bond, Reid	
Offense Code: Homicide - Willful Kill-Gun	

Item #	Item Type & Description	Barcode
164	Evidence -Firearms Make:Sig Model:P365 Gun Type:Pistol Caliber:9 mm Ser [REDACTED] Sig Sauer P365 from Chevy Silverado at Schemegees	 1008638
165	Evidence -Firearms Make:Glock Model:26 Gun Type:Pistol Callber:9 mm Ser [REDACTED] Glock 26 from Chevy Silverado at Schemegees	 1008639
167	Evidence -Firearms Make:Anderson Model:AR-15 Gun Type:Rifle Caliber:5.56 mm [REDACTED] Anderson AR-15 from Chevy Silverado at Schemegees	 1008641
168	Evidence -Firearms Make:IWI Model:AR-15 Gun Type:Rifle Caliber:5.56 mm [REDACTED] IWJ AR-15 from Chevy Silverado at Schemegees	 1008642

Trooper Verifying Seizure: _____ Date: _____

Received By: _____ Date: _____

STATE OF MAINE
ANDROSCOGGIN, ss.

UNIFIED CRIMINAL DOCKET
LOCATION: LEWISTON
DOCKET NO. _____

IN RE: SEARCH WARRANT FOR)
WHITE 2013 SUBARU OUTBACK)
[REDACTED])
OWNED BY ROBERT CARD)

AFFIDAVIT AND REQUEST
FOR SEARCH WARRANT
[M.R.U. Crim. P. 41 & 41B]

The following material(s) were seized pursuant to the search warrant above captioned above:
Inventory Pending

VERIFICATION

The Maine State Police seized records from 2013 Subaru Outback owned by Robert Card pursuant to a search warrant signed by Judge Ham-Thompson on 10/27/2023 with the material pending regarding an investigation into Murder in violation of 17-A M.R.S. § 201.

Date: 11-8-2023

Blake Conrad
Blake Conrad

Personally appeared the above named, ^{Blake Conrad} ~~Benjamin Handzel~~, and made oath to the truth of the foregoing inventory.

Date: 11-8-2023

[Signature]
Clerk/Notary Public
[Signature]

Search Warrant Affidavit

STATE OF MAINE
ANDROSCOGGIN, ss.

UNIFIED CRIMINAL COURT
LOCATION: Lewiston
DOCKET NO. _____

IN RE: SEARCH WARRANT FOR)
WHITE 2013 SUBARU OUTBACK)
[REDACTED])
OWNED BY ROBERT CARD)

AFFIDAVIT AND REQUEST
FOR SEARCH WARRANT
[M.R.U. Crim. P. 41 & 41B]

**AFFIDAVIT OF BENJAMIN HANDZEL OF THE
MAINE STATE POLICE**

I, Benjamin Handzel, a duly sworn law enforcement officer for the Maine State Police, hereby state under oath and upon penalties and pains of perjury that there is probable cause to believe that:

Part I: Located on or about the property described below, namely:

- A. A White 2013 Subaru Outback registered to ROBERT CARD [REDACTED] with Maine Passenger Car [REDACTED] currently at the Maine State Police Crime Lab in Augusta.
- B. Any and all electronic systems onboard the vehicle that collects, maintains, and/or stores data including but not limited to the vehicle's infotainment system and/or telematics devices with the above described vehicle.

Part II: There is certain evidence or property, namely: Based upon the foregoing, I respectfully submit that there is probable cause to believe the property listed above either contains evidence of, or itself constitutes an instrumentality of Murder in violation of 17-A M.R.S. § 201, which are subject to search under M.R.U. Crim. P. 41 & 41B, and should therefore be seized and searched for the following items:

- A. Live and deleted user attribution data including user accounts, e-mail accounts, passwords, PIN codes, patterns, methods of payment, account names, user names, screen names, remote data storage accounts, documents, files, metadata, log files, user voice profiles and other

Search Warrant Affidavit

- biometric identifiers or any other information and evidence that may demonstrate attribution to a particular user or users;
- B. Live and deleted historical navigation data tracks, routes, and waypoints, GPS fixes, favorites, past journeys, trip logs, and user entered data, Latitude, Longitude, and Altitude coordinates, and related dates and times;
 - C. Live and deleted logs, records, documents, and other items that may constitute evidence, contraband, fruits, and/or instrumentalities of violations of crime(s) listed;
 - D. Live and deleted contact lists, call logs, text messages and multimedia messages (SMS and MMS messages), e-mails, chats, video conference communication data, contact information, installed application information including their content and any other information which can be used to identify potentially associated persons;
 - E. Live and deleted passwords, password files, PIN codes, encryption codes, or other information necessary to access the digital device or data stored on the digital device such as hidden file applications;
 - F. Live and deleted documents, programs, pictures, videos, audio files, text files, databases, application data, calendar entries, user dictionaries, malware, viruses, tracking or other remote monitoring software, and any associated metadata;
 - G. Live and deleted web browser history, web browser bookmarks, temporary Internet files, cookies, searched items, downloaded and uploaded files, social networking websites or applications; and
 - H. Live and deleted data stored on removable media such as Subscriber Identity Modules (SIM cards), flash memory storage devices such as Secure Digital (SD) and Micro SD media cards and any associated wireless devices (Bluetooth, Wi-Fi, or other technology).

Search Warrant Affidavit

Your affiant or others from my department/agency will review the material received for evidence relating to Murder in order to extract information that falls under the search warrant parameters. The seized material will include information that demonstrates the identity of the individual producing communications or using the vehicle.

This Court is authorized to issue this warrant pursuant to 15 M.R.S. §§ 55 & 56.

Part III: My conclusion that such probable cause exists is based on the following factual information:

A. Introduction

1. I, Benjamin Handzel, Detective for the Maine State Police, make this affidavit in support of an application for a search and seizure warrant under Title 16, Chapter 3, Subchapters 10 & 11 as well as Rule 41B of the Maine Rules of Unified Criminal Procedure. I have reason to believe that a particular motor vehicle's Infotainment System and related storage media may contain evidence identifying and linking, victim(s), suspect(s), and possible witness(es) to the crime(s) of Murder in violation of 17-A M.R.S. § 201.
2. This affidavit is intended to show that there is sufficient probable cause for the requested search and seizure warrant and does not set forth all of my knowledge about this matter. The statements contained in this affidavit are based upon the following: my own personal knowledge; knowledge obtained from other individuals during my participation in this investigation, including other law enforcement officers; interviews of witnesses; my review of records related to this investigation; communications with others who have knowledge of the events and circumstances described herein; and information gained through my training and experience.

B. Experience

1. I, Benjamin Handzel, am a Detective with the Maine State Police, located in the County of Cumberland, in the state of Maine. My training and experience includes the investigation of numerous major criminal cases including, but not limited to, Murder, Aggravated Assault, Gross Sexual Assault. I have been a law enforcement officer for 6 years. I have attended several law enforcement-training courses both relative to criminal investigation in general and cyber-crime in particular. I have led numerous

Search Warrant Affidavit

investigations involving the use of digital media or computer systems in committing crimes.

2. I have authored and assisted in the execution of numerous search-and-seizure warrants during my tenure as a law enforcement officer. Annually, I receive 20 hours of in-service training for law enforcement officers, which includes Maine case law, and various criminal law updates.
3. I have authored and assisted in the execution of more than [number] search-and-seizure warrants during my tenure as a law enforcement officer. I have spoken with Detective Martin Royle in the Maine State Police Computer Crimes Unit (CCU) who has informed me about the ability to retrieve digital evidence from vehicles.

C. Information concerning Motor Vehicle Infotainment Systems

1. I know from my training and experience and discussions with Detective Royle at the CCU that a motor vehicle is no longer just limited to transportation. Many modern motor vehicles are factory installed with entertainment and communications consoles. These consoles are commonly called Infotainment Systems. Infotainment Systems allow drivers and/or passengers to connect their devices to the digital world. Such systems can store and/or stream digital content to and from a variety of devices; it may even broadcast a wireless signal which would allow passengers to connect to the World Wide Web (Internet).
2. I also know that many motor vehicle Infotainment Systems allow a user to sync (connect and integrate communications wirelessly and/or with a cable) mobile devices to a particular motor vehicle Infotainment System. This connectivity generally allows motor vehicle occupants to perform hands-free operations such as voice calling and texting, access data streaming stream services such as music, news, weather, maps, navigation, traffic data, and other web based information and related content.
3. Furthermore, I know that Motor Vehicle Infotainment Systems commonly support the importing of content and other data information from a particular user's mobile device. Such data may include content that may provide user attribution to particular user(s) that may include mobile device identifiers, telephone numbers, user accounts details, methods of payment, passwords, PIN codes, user voice profiles and other biometric identifiers, contact lists, call logs, text messages, e-mails, pictures, videos, web history, telephone numbers, addresses and/or GPS (Global Positioning System) coordinates, and

Search Warrant Affidavit

other historical navigation information.

4. I know that Global Positioning System or GPS portable navigation systems associated with Infotainment Systems use a space-based radio-navigation system which provide users with accurate information on position, velocity, and time anywhere in the world and in all weather conditions using a connected network of orbiting satellites. GPS portable navigation devices can store information in their digital memory about the locations where the device was for a period of time.
5. Consequently, there is probable cause to believe that the historical GPS data associated with the Infotainment System will contain recorded evidence of the physical location of the associated vehicle and/or person(s) whenever the vehicle and/or person was moving or stationary. Information and evidence of the associated vehicle and/or person(s) travels should contribute to identifying the locations from which the vehicle and/or person departed, the locations where the associated vehicle and/or person(s) traveled to and the time the associated vehicle and/or person(s) remained at different coordinates.
6. I know that even after a previously connected mobile device is removed, much historical live and deleted data may remain within the digital storage capabilities of the Infotainment System.
7. I know that these Infotainment Systems and associated connected or previously connected mobile devices can be used to delete, create, share, and store files and other data including navigation history, documents, photographs, videos, electronic mail, search history and other relevant live and deleted user information. I also know that such devices can be used to communicate and share information with others and that data can be transferred between various devices – wirelessly and by connected cables.
8. I also know that live and deleted data recovered from Infotainment Systems may show evidence of current, on-going, future, and past criminal activity. Such information can be used to identify locations, victims, witnesses, associates and co-conspirators. I also know that data from these devices can often include user attribution data that can identify the person(s) who sent, received, created, viewed, modified, or otherwise had control over particular content.
9. I know that it is necessary to search live and deleted data recovered from a digital device, including Infotainment systems, from when the digital device was first activated to when a device was seized. This is specifically necessary to establish that a particular device

Search Warrant Affidavit

and any associated applications can be attributed to a particular user. Additionally, this full range of time may be necessary to identify communications, contacts, calendar entries, pictures, videos, location information (including chats, texts, emails, web searches, GPS, navigation, maps, and other data) that may convey communication between parties and identify suspects, co-conspirators, associates, witnesses and other individuals who may have involvement or knowledge of crimes and to establish pre-planning, execution, and post event information of criminal activity. Without this information, it may not be possible to authenticate and understand events of a particular day and time in proper context and to attribute particular user or users of a device and their associated applications in proper context.

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

D. Specific probable cause

1. I am a Detective assigned to the Maine State Police, I have reason to believe that a particular motor vehicle's Infotainment System and related storage media may contain evidence identifying and linking, victim(s), suspect(s), and possible witness(es) to the crime(s) of Murder in violation of 17-A M.R.S. § 201.
2. I have done the following to determine that the vehicle operated from 07/25/2023-10/25/2023 by Robert Card is equipped with an infotainment system which is installed within the center console/dashboard. On 10/25/2023 Berla Corporation informed Det. Martin Royle the Subaru Outback that is registered to Robert Card that was seized as a part of this investigation is equipped with an infotainment center. These systems are designed to store a vast amount of data which includes recent destinations, favorite locations, call logs, contact lists, SMS messages, emails, pictures, videos, social media feeds, and the navigation history of everywhere the vehicle has traveled. These systems may also record events such as the activation and de-activation of the vehicle's headlights, the opening and closing of doors at a specific location, and the location of the vehicle at the time Bluetooth devices are connected. This data will be acquired to assist law enforcement during their investigation. [See earlier section for more details]

Search Warrant Affidavit

3. On October 25, 2023, at 06:56 P.M., The Lewiston Auburn Communication Center received a report of a male shooting a firearm inside Just-In-Time Recreation (also known as Sparetime Recreation) located at 24 Mollison Way in Lewiston. The Auburn Communication Center subsequently received numerous 911 calls reporting multiple victims at this location.
4. At 07:08 P.M., the Lewiston Auburn Communication Center received multiple reports of an active shooter inside of Schemengees Bar and Grille located at 551 Lincoln Street in Lewiston.
5. At 08:48 P.M., Androscoggin Sheriff's Office (ASO) Detective Maurice Drouin obtained video surveillance footage from Schemengees Bar and Grille. The video showed a white male, armed with a rifle, exit a white passenger vehicle and make entry into the establishment. A screenshot of the white passenger vehicle was distributed to investigating law enforcement personnel.
6. At 09:13 P.M., Maine State Police (MSP) Detective Victoria Lane made entry into Just-In-Time Recreation. She observed seven (7) deceased individuals inside the establishment with one (1) being a female and the rest males. The victims sustained apparent gunshot wounds. Detective Lane observed numerous rifle cartridges on the ground throughout the premises.
7. At 09:16 P.M., Lewiston Police Department Chief David St. Pierre received a phone call from [REDACTED] stating that a widely circulated photograph of the shooter [REDACTED] Robert Card [REDACTED]
8. At 09:47 P.M., Detective Lane made entry into Schemengees Bar and Grille. She observed seven (7) deceased males inside and one (1) additional deceased male [REDACTED] [REDACTED]. The victims each sustained apparent gunshot wounds. Detective Lane observed numerous rifle cartridges on the ground throughout the premises.
9. At 09:56 P.M., Lisbon Police Department personnel located a white Subaru at the Pejepscot boat launch.
10. At 09:57 P.M., MSP Detective Conner Walton conducted a reverse vehicle registration search on Robert Card. The Bureau of Motor Vehicles (BMV) return indicated that a white 2013 Subaru Outback [REDACTED] was assigned to Robert Card.

Search Warrant Affidavit

11. At 10:01 P.M., Lisbon Police Department personnel confirmed that the Subaru at the Pejepscoot boat launch was Robert Card's vehicle.
12. At 10:03 P.M., MSP Detective Herbert Leighton and Det. Justin Huntley interviewed ██████████ at Lewiston Police Department. ██████████ said that Robert has been delusional since February 2023 after a bad break-up with a woman. ██████████ explained that since the break-up, Robert has had significant weight loss, has been hospitalized for mental health issues and stopped taking prescribed medication. ██████████ said Robert had a strong interest in firearms and owned a lot of them, to include rifles and handguns. She said Robert believed there was a conspiracy involving people accusing him as a pedophile. Robert believed certain businesses were spreading this rumor online. ██████████ said that Just-In-Time Recreation, Schemengees Bar and Grille, Gowell's Market in Litchfield, and Mixers Nightclub in Sabattus were the businesses Robert believed were spreading online rumors of him being a pedophile. According to ██████████ Robert also believed that some of his family members were involved in the conspiracy.
13. At 11:30 P.M., MSP Sergeant Jesse Duda spoke with Robert's ██████████ ██████████ told Sergeant Duda that Robert was in a relationship with a woman named ██████████ over the past few months, before ██████████ ended the relationship. ██████████ said that Robert met ██████████ at a cornhole competition at Schemengees Bar and Grille. Ryan said that ever since the relationship ended, Robert started wearing hearing aids and had been saying crazy things.
14. At 11:45 P.M., I watched a portion of the video footage from Schemengees Bar and Grille. The footage depicted a male walking through the bar and shooting at the patrons. The male in the footage was similar in appearance to the BMV photograph of Robert Card.
15. On October 26, 2023 at 01:15 A.M., Lisbon Police Department personnel told Lewiston Police Sergeant David Levesque, who told investigative personnel, that they observed a long rifle in the Subaru that was located at the Pejepscoot boat launch .
16. The Subaru that was located at the Pejepscoot boat launch was seized and transported to a secure location. At 02:29 A.M. Detective Lane spoke with MSP Trooper Jason Wing who escorted the Subaru from the Pejepscoot boat launch to the secure location. Trooper Wing said he observed, in plain view in the passenger area of the vehicle,

Search Warrant Affidavit

paperwork containing Robert Card's name. Trooper Wing confirmed that the vehicle's BMV registration was assigned to Robert Card.

17. I know based on my training and experience the data from the infotainment center may provide locations that Robert Card may frequent or people he may communicate with.

18. This affidavit was reviewed by AAG Lisa Bogue. AAG Bogue has been a prosecutor for over 20 years and has reviewed hundreds of search warrants.

Part IV:

1. As the investigation into the homicides at Just-In-Time Recreation and Schemengees Bar and Grille began to unfold, investigators quickly came to believe that Robert Card was the assailant. Video footage depicting one of the shooting scenes showed an individual resembling Robert committing the shooting. A vehicle that was later determined to be Robert's vehicle, that matched a description of the suspect's vehicle, was later found abandoned at a nearby boat launch. Furthermore, Robert's own sister, after seeing a photograph of the shooter, called the police and said the shooter was Robert.
2. On 10/25/2023, Det. Martin Royle from the Maine State Police Computer Crimes Unit was informed by Berla Corporation that Robert Card's vehicle was equipped with an infotainment center.
3. Based on my training and experience, I know the infotainment center may provide location information of the vehicle at the time of the shootings as well as the location of the vehicle in the days and weeks leading up to the shooting.
4. Based on my training and experience, I know the infotainment center may provide contacts of people that Robert Card communicates with.

Based upon my experience, education, and training and the facts made known to me during the course of this investigation, your affiant believes that evidence of the offense(s) Murder may be found on the infotainment center of Robert Card's vehicle.

- A. Based on the information regarding Vehicle Infotainment Systems, the vehicle, a 2013 White Subaru Outback was involved at the time of the crime and the infotainment would retain information of communications while paired to the phone or of any locations driven to in the vehicle.

Search Warrant Affidavit

1. Logs of communications of Robert Card, phone and text message logs; interactions through posts; location history; friend lists; and other information or data tending to show Robert Cards communications and his pattern of life.
2. Content including location history, messages, and media files; and metadata including IP information and machine cookies; and other information or data tending to show the location of Robert Card on at the time of the shootings and the days and weeks leading up to the shootings. Location information can show pattern of life for the period requested to provide inculpatory or exculpatory information. At this time, Card's location is unknown and this information may show locations he had been frequenting
3. Public or private communications that discuss the crime of Murder, or the motive or reasons for the crime of Murder.
4. Media files or other data and information tending to depict the physical appearance of Robert Card around the time of the crime or that show him owning or wearing items of clothing at any time that match the appearance of the outfit described by witness/shown on security footage/etc. at time of crime.
5. Subscriber and other identifying information, device information and IP logs, and activity logs. The same subscriber information is necessary to provide evidence to make other material admissible at trial.
6. Subscriber information, friend lists, billing information; and communication logs that reveal further avenues for investigation, for example by revealing regular between Robert Card and a previously unknown person around the time of the crime, or by showing evidence of another account through a separate online service provider, such as a an Apple ID that would reveal the existence of an Apple account, which itself may contain evidence relevant to this investigation.
7. Any and all data stored in the infotainment or telematics system of a white colored 2013 Subaru Outback, [REDACTED]
[REDACTED] The vehicle is currently registered to Robert Card, [REDACTED] with an address of [REDACTED]
8. I understand that the infotainment system will be removed within the 14 days but that the forensic analysis will take more time. I will make a return within the 14 days indicating that the system has been seized and turned over for forensic analysis.

Part V: SPECIAL REQUESTS

Search Warrant Affidavit

A. WAIVER AND PRECLUDING NOTICE

1. **Waiver of Notice to Owner or User of Electronic Device.** Based on the facts set forth in the affidavit, and pursuant to M.R.U. Crim. P. 41B(c) & (d) and 16 M.R.S. §§ 643(2) & 649(2), it is hereby requested that the court order that the notification ordinarily required under 16 M.R.S. §§ 643 & 649 is waived, based on the determination that such disclosure would have an adverse result, meaning (1) immediate danger of death or serious physical injury, (2) flight from prosecution, (3) destruction of or tampering with evidence, (4) intimidation of a potential witness, (5) seriously jeopardizing an investigation, or (6) undue delay of a trial.

B. Use of Civilians

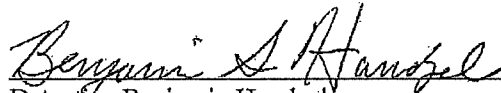
1. I also understand that in order to successfully complete a forensic extraction from an Infotainment System it may be necessary to repair the device, replace the screen, replace the chassis, reconnect wires, or replace a battery. I also understand that it may be necessary to employ advanced forensic processes to bypass locked display screens and other data access restrictions. Advanced processes may include potentially destructive and destructive processes such as gaining root and/or Super user level access, JTAG, ISP-JTAG and chip-off.
2. I respectfully request that the warrant authorize that the executing law enforcement officer(s) may enlist the aid of a law enforcement computer forensic laboratory and/or certified digital evidence examiner(s) to include the New York State Police in the searching, viewing, photographing, recording, copying, forensic imaging, and analysis of any and all of the information described including the assistance of civilian employees of such law enforcement agencies.

WHEREFORE, I pray that a warrant may issue authorizing a search of the Property/Premises described above in Part I for the Property/Evidence described above in Part II, and that if such Property/Evidence be found that it shall be seized.

I hereby swear under pains and penalties of perjury that the facts set forth in this affidavit are true and correct to the best of my knowledge, information and belief.

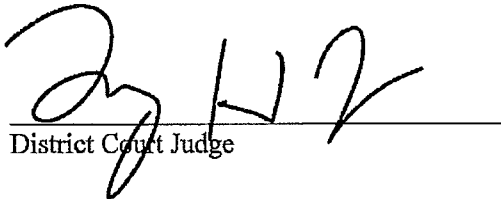
Search Warrant Affidavit

Dated: 10/27/2023


Detective Benjamin Handzel
Maine State Police

Appeared before me under oath on this date the above-named Benjamin Handzel and signed and swore to the truth of the facts contained in the foregoing instrument.

Dated: 10/27/2023


District Court Judge

Search Warrant

STATE OF MAINE
ANDROSCOGGIN, ss.

UNIFIED CRIMINAL COURT
LOCATION: Lewiston
DOCKET NO. _____

IN RE: SEARCH WARRANT FOR)
WHITE 2013 SUBARU OUTBACK)
[REDACTED])
OWNED BY ROBERT CARD)

SEARCH WARRANT
[M.R.U. Crim. P. 41 & 41B]

To: Any officer authorized by law to execute this Search Warrant;

Affidavit having been made before me by Benjamin Handzel of the Maine State Police; and as I am satisfied that there is probable cause to believe that grounds for the issuance of a search warrant exist; you are hereby commanded to search the place(s) or person(s) specified herein and, if the specified property is found, to seize such property and prepare a written inventory of the property seized.

Part I: Located on or about the property described below, namely:

- A. A White 2013 Subaru Outback registered to ROBERT CARD [REDACTED] with Maine Passenger Car [REDACTED] currently at the Maine State Police Crime Lab in Augusta.
- B. Any and all electronic systems onboard the vehicle that collects, maintains, and/or stores data including but not limited to the vehicle's infotainment system and/or telematics devices with the above described vehicle.

PART II: There is certain evidence or property, namely:

- A. Based upon the affidavit, I find that there is probable cause to believe the property listed above either contains evidence of, or itself constitutes an instrumentality of Murder of 17-

Search Warrant

A M.R.S. § 201, is subject to search under M.R.U. Crim. P. 41 & 41B, and should therefore be seized and searched for the following items:

1. Live and deleted user attribution data including user accounts, e-mail accounts, passwords, PIN codes, patterns, methods of payment, account names, user names, screen names, remote data storage accounts, documents, files, metadata, log files, user voice profiles and other biometric identifiers or any other information and evidence that may demonstrate attribution to a particular user or users;
2. Live and deleted historical navigation data tracks, routes, and waypoints, GPS fixes, favorites, past journeys, trip logs, and user entered data, Latitude, Longitude, and Altitude coordinates, and related dates and times;
3. Live and deleted logs, records, documents, and other items that may constitute evidence, contraband, fruits, and/or instrumentalities of violations of crime(s) listed;
4. Live and deleted contact lists, call logs, text messages and multimedia messages (SMS and MMS messages), e-mails, chats, video conference communication data, contact information, installed application information including their content and any other information which can be used to identify potentially associated persons;
5. Live and deleted passwords, password files, PIN codes, encryption codes, or other information necessary to access the digital device or data stored on the digital device such as hidden file applications;
6. Live and deleted documents, programs, pictures, videos, audio files, text files, databases, application data, calendar entries, user dictionaries, malware, viruses, tracking or other remote monitoring software, and any associated metadata;
7. Live and deleted web browser history, web browser bookmarks, temporary Internet files, cookies, searched items, downloaded and uploaded files, social networking websites or applications; and

Search Warrant

8. Live and deleted data stored on removable media such as Subscriber Identity Modules (SIM cards), flash memory storage devices such as Secure Digital (SD) and Micro SD media cards and any associated wireless devices (Bluetooth, Wi-Fi, or other technology).
9. Any and all data stored in the infotainment or telematics system of a white colored 2013 Subaru Outback, [REDACTED]
[REDACTED] The vehicle is currently registered to Robert Card, [REDACTED] with an address of [REDACTED]

Your affiant or others from my department/agency will review the material received for evidence relating to Murder in order to extract information that falls under the search warrant parameters. The seized material will include information that demonstrates the identity of the individual producing communications or using the vehicle.

This Court is authorized to issue this warrant pursuant to 15 M.R.S. §§ 55 & 56.

[X] Waiver of Notice to Owner or User of Electronic Device. Based on the facts set forth in the affidavit, and pursuant to M.R.U. Crim. P. 41B(c) & (d) and 16 M.R.S. §§ 643(2) & 649(2), it is hereby ORDERED that the notification ordinarily required under 16 M.R.S. §§ 643 & 649 is waived, based on the determination that such disclosure would have an adverse result, for the reasons marked below:

- (1) immediate danger of death or serious physical injury,
- (2) flight from prosecution,
- (3) destruction of or tampering with evidence,
- (4) intimidation of a potential witness,
- (5) seriously jeopardizing an investigation, or
- (6) undue delay of a trial.

Search Warrant

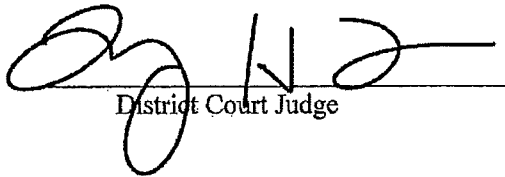
In order to successfully complete a forensic extraction from an Infotainment System, you are authorized to repair device(s), replace the screen(s), replace the chassis, reconnect wires, or replace batteries. You are also authorized to employ advanced forensic processes to bypass locked display screens and other data access restrictions. Advanced processes may include potentially destructive processes such as gaining root and/or Super user access, JTAG, ISP-JTAG and chip-off.

The executing law enforcement officer(s) may enlist the aid of a law enforcement computer forensic laboratory and/or certified digital evidence examiner(s) to include the New York State Police in the searching, viewing, photographing, recording, copying, forensic imaging, and analysis of any and all of the information described.

ANYTIME WARRANT

This warrant shall be executed anytime and shall be returned, together with a written inventory, within 14 days of the issuance hereof, to the Maine District Court located in Lewiston, Maine.

Issued in Hallowell, *Maine in the County of* Kennebec *this*
27th *day of* October 2023, *at* 8:10 AM/ PM.


District Court Judge



Maine State Police

Property Report

Case Number: **23S056156**

Case Officer: **Bond, Reid**

Owner: **Card, Robert**

Item #	Item Type & Description
37	Evidence -Vehicle Make:Subaru Model:Outback Color:White Ser [REDACTED] 2013 Subaru Outback
Collected Location: Boat Launch	
Collected Address: Miller Park boat launch Lisbon	
Date & Time Obtained:10/26/2302:24	
98	Evidence -Document(s) Misc military records from bookcase
Collected Location: Room B	
Collected Address: [REDACTED]	
Date & Time Obtained:10/26/2321:48	
102	Evidence -Ballistic Evidence QTY:1.00 Make:Duramag Model:.308 5 .308 Cartridges (3 F C and 2 Winchester brand)
Collected Location: Inside Subaru-Front passenger seat	
Collected Address: [REDACTED]	
Date & Time Obtained:10/26/2320:13	
105	Evidence -Ballistic Evidence QTY:1.00 Make:Mag Pull Model:P Mag 20 20 .308 Win (5 F C and 15 R-P brand)
Collected Location: Inside Subaru-Front passenger seat	
Collected Address: [REDACTED]	
Date & Time Obtained:10/26/2320:13	
110	Evidence -Firearms Make:Ruger Model:SFAR Color:Black [REDACTED] Rugar SFAR .308 Rifle w/ Burris AR-332 scope and Odin GLM (N41203352) Laser light
Collected Location: Inside Subaru-Front passenger seat area	
Collected Address: [REDACTED]	
Date & Time Obtained:10/26/2321:05	
114	Evidence -Ballistic Evidence QTY:1.00 Make:.308 Win Hornady .308 Win. Hornady cartridge from chamber



Maine State Police

Property Report

Case Number: 23S056156
Case Officer: Bond, Reid

Owner: Card, Robert

Item #	Item Type & Description	Collected Location	Collected Address	Date & Time Obtained
		Chamber of Ruger SFAR rifle	[REDACTED]	10/26/2321:05
116	Evidence -Ballistic Evidence QTY:1.00 Make:Mag Pull Model:P Mag 25 14 .308 Win Hornady cartridges	Magazine well in Ruger SFAR rifle	[REDACTED]	10/26/2321:05
118	Evidence -Ballistic Evidence QTY:1.00 Make:Mag Pull Model:P Mag Mag with 8 cartridges with .308 Win Hornady	Inside Subaru-Passenger side floor	[REDACTED]	10/26/2321:13
125	Evidence -Currency Money Total:\$255.00	Inside Subaru-Center console storage area	[REDACTED]	10/26/2321:20
128	Evidence -Ballistic Evidence QTY:1.00 Make:Mag Pull Model:P Mag 20 Mag with 20 .308 cartridges (2 R P and 18 F-C brand cartridges)	Inside Subaru-Passenger side door pocket	[REDACTED]	10/26/2322:35
130	Evidence -Documents Misc documents with Robert Card's name on them	Inside Subaru	[REDACTED]	10/26/2322:15
136	Evidence -Other Gray "YETI" cup from Center console of MV			



Maine State Police

Property Report

Case Number: **23S056156**

Case Officer: **Bond, Reid**

Owner: **Card, Robert**

Item #	Item Type & Description	Collected Location	Collected Address	Date & Time Obtained
		Inside Subaru-Center console cup holder	[REDACTED]	10/26/2322:50
139	Evidence -Trace Evidence (swab, hairs, fibers, etc.) Swab from brake pedal (Presumptive positive for blood)	Inside Subaru	[REDACTED]	10/26/2323:15
142	Evidence -Trace Evidence (swab, hairs, fibers, etc.) Swab of brake pedal (Presumptive positive for blood)	Inside Subaru	[REDACTED]	10/26/2323:15
145	Evidence -Trace Evidence (swab, hairs, fibers, etc.) Swab of gas pedal (Presumptive positive for blood)	Inside Subaru	[REDACTED]	10/26/2323:18
148	Evidence -Trace Evidence (swab, hairs, fibers, etc.) Swab of floor mat by driver's heel area (Presumptive positive for blood)	Inside Subaru	[REDACTED]	10/26/2323:22
150	Evidence -Other Driver's side floor mat (Presumptive positive for blood)	Inside Subaru	[REDACTED]	10/26/2323:24
156	Evidence -Trace Evidence (swab, hairs, fibers, etc.) Swab of steering wheel of MV	Inside Subaru	[REDACTED]	10/26/2323:30



Maine State Police

Property Report

Case Number: **23S056156**
Case Officer: **Bond, Reid**

Owner:

Item #	Item Type & Description	Collected Location	Collected Address	Date & Time Obtained
157	Evidence -Trace Evidence (swab, hairs, fibers, etc.) Swab of shifter from MV	Inside Subaru	[REDACTED]	10/26/2323:27
158	Evidence -Ballistic Evidence 1 box of 50 Turan 9mm casings and one box of 26 .308 casings in a PMC box	Inside Subaru-Drivers side door pocket	[REDACTED]	10/26/2323:33

STATE OF MAINE
ANDROSCOGGIN, ss.

UNIFIED CRIMINAL COURT
LOCATION: LEWISTON
DOCKET NO. _____

IN RE: SEARCH WARRANT FOR)
ACCOUNT INFORMATION OF)
FACEBOOK.COM [REDACTED])
FACEBOOK ID: [REDACTED]

AFFIDAVIT AND REQUEST
FOR SEARCH WARRANT
[M.R.U. CRIM. P. 41 & 41B]

The following material(s) were seized pursuant to the above search warrant:

1. No responsive data obtained due to incorrect account identifier.

VERIFICATION

Date: 11-8-2023

Blake Conrad
Detective Blake Conrad

Personally appeared the above named, Detective Blake Conrad, and made oath to the truth of the foregoing inventory.

Date: 11-8-23

[Signature]
Clerk/Notary Public

[Signature]



Maine State Police Evidence Control Sheet

Maine State Police
Case #: 23S056156
Offense: Murder / Non-Negligent
Item Placard ID Collected By
Number

Total Number of Case #: 1
Total Number of Items: 1
MSP Primary Officer: Andrews, Jason

Item Number	Placard ID	Collected By	Current Location	Description	General Location Obtained	Specific Location	Date and Time
163		Andrews, Jason	PERSONAL CUSTODY: EGO, Dawn	FBI Gathered phone- [REDACTED] - Blue phone in Black Offerbox. Model: SM-S908U Entered on previous case number [REDACTED]	[REDACTED] Bowdoin	On nightstand left of bed in bedroom- room B	10/26/23 17:02

Inventory

STATE OF MAINE
SAGADAHOC, ss.

UNIFIED CRIMINAL DOCKET
LOCATION: West Bath
DOCKET NO. _____

IN RE: SEARCH WARRANT
FOR [REDACTED],
BOWDOIN, MAINE ALSO
IDENTIFIED AS [REDACTED]
[REDACTED] BOWDOIN, MAINE

)
) INVENTORY
) [M.R.U. Crim. P. 41(g) & 41B]
)

The following material(s) were seized pursuant to the above search warrant:

See Attachment

VERIFICATION

The Maine State Police seized the following evidence set forth above in this inventory pursuant to a search warrant signed on 10/26/2023 by Judge Tammy Ham-Thompson regarding an investigation into Murder in violation of 17-A M.R.S. § 201.

Date:

Blake K. Conrad

Personally appeared the above named, Blake K. Conrad, and made oath to the truth of the foregoing inventory.

Date:

Clerk/Notary Public



STATE OF MAINE

SAGADAHOQ, SS

DISTRICT COURT
SITTING AT WEST BATH
CRIMINAL ACTION
DOCKET NO. _____

IN RE: SEARCH WARRANT FOR
[REDACTED] BOWDOIN,
MAINE ALSO IDENTIFIED AS
[REDACTED] BOWDOIN,
MAINE

SEARCH WARRANT
(M.R. CRIM. P. 41)

TO: Any officer authorized by law to execute this search warrant. On the basis of the

[x] Affidavit by: Det. Blake Conrad - Maine State Police dated October 26, 2023;
which affidavit is attached to the original hereof and made a part thereof to be filed in the
District Court:

I am satisfied that there is probable cause to believe that there are grounds for the
issuance of a search warrant. You are therefore commanded to search the place(s) and/or
person(s) described below for the property and/or person(s) described below and, if the
property and/or person(s) is/are found, to seize such property and/or person(s) and
prepare a written inventory of the property seized.

Place(s), person(s), or vehicle(s) to be searched:

- [REDACTED] Bowdoin ME 04287. Also identified in TLO (open source
data base that collects public information) as [REDACTED] Bowdoin,
Maine. This residence is white/light gray single wide mobile home with a
short gravel driveway. The residence sits perpendicular to the road. The
entrance to the residence is on its left side. To the left of the residence is a large
blue metal garage. There is a lean to shed off to the right of the garage.
- Officers are currently located at the residence and are familiar with the location.

Property or article(s) to be searched for:

- Any and all firearms.
- Any and all firearm ammunition to include spent ammunition casings.
- Any telephones, cellular telephone(s), computers, and or/electronic memory storage devices and their contents.
- Blood samples, hairs, fibers, bone or bone fragments, bodily fluids or other trace evidence for purpose of identification and/or comparison.
- Any and all personal documents of Robert Card
- All property that could constitute evidence of the commission of a crime.
- Latent prints and DNA.
- Medications prescribed to Robert Card

Name of owner or occupant of premises, if known:

- Robert Card date of birth [REDACTED]

All of the above being seizable pursuant to Rule 41 of the Maine Rules of Criminal Procedure as (a) evidence of a violation of Title 17-A of the Maine Revised Statutes Annotated; (b) property designed or intended to be used or which is or has been used as the means of committing a criminal offense under Chapter 9 of Title 17-A M.R.S.A.; (c) evidence of a violation of Title 17-A section 201 and/or the fruits of a crime.

X

DAYTIME WARRANT ONLY

This warrant shall be executed between the hours of 7:00 AM. And 9:00 P.M. and shall be returned, together with a written inventory, within 10 days of the issuance hereof, to the Lewiston District Court of Maine.

EITHER NIGHTTIME OR DAYTIME WARRANT

For reasonable cause shown in the affidavit(s)/evidence, this warrant may be executed in the daytime or in the nighttime (09:00 P.M. to 7:00 P.M.) and shall be returned together with a written inventory, within 10 days of the issuance hereof, to the West Bath Division of the Sagadahoc District of the District Court of Maine

UNANNOUNCED EXECUTION OF SEARCH WARRANT

For reasonable cause shown, this warrant may be executed by an officer without providing notice of the officer's purpose and office.

Issued at _____ in the County of _____ on this 26th day October
2023

Time issued: _____ AM/PM

Judge, Maine District Court
Justice, Maine Superior Court
Justice of the Peace

STATE OF MAINE

SAGADAHOOC, SS

DISTRICT COURT
SITTING AT WEST BATH
CRIMINAL ACTION
DOCKET NO. _____

IN RE: SEARCH WARRANT FOR
[REDACTED] BOWDOIN,
MAINE ALSO IDENTIFIED AS [REDACTED]
[REDACTED] BOWDOIN, MAINE

AFFIDAVIT AND REQUEST FOR SEARCH WARRANT
(M.R. CRIM. P. 41)

To: Any Judge of the District Court or Justice of the Peace:

I, Blake Conrad, being duly sworn by oath, affirm that I have been a Detective for the Maine State Police, State of Maine, since 2022 and have been employed by the Maine State Police Department since 2012. I hereby apply for a search warrant to search the vehicle described below and to seize the property, also described below. I have probable cause to believe, and do believe, that there is evidence of the commission of a crime, to wit:

- Murder, 17-A M.R.S. 201-(A)

Part I: Located on or about the property/premises described below, namely:

- [REDACTED] ME 04287. Also identified in TLO (open source data base that collects public information) as [REDACTED] Bowdoin, Maine. This residence is white/light gray single wide mobile home with a short gravel driveway. The residence sits perpendicular to the road. The entrance to the residence is on its left side. To the left of the residence is a large blue metal garage. There is a lean to shed off to the right of the garage. The residence is currently secured by law enforcement officers who are familiar with the residence.

Name of owner:

- Robert Card, date of birth [REDACTED]

Description: [X] Building [] Vehicle [] Person [] Computer [] Other (records)

Part II: Property or article(s) to be searched for:

- Any and all firearms.
- Any and all firearm ammunition to include spent ammunition casings.
- Any telephones, cellular telephone(s), computers, and or/electronic memory storage devices and their contents.
- Blood samples, hairs, fibers, bone or bone fragments, bodily fluids or other trace evidence for purpose of identification and/or comparison.
- Any and all personal documents of Robert Card
- All property that could constitute evidence of the commission of a crime.
- Latent prints and DNA.
- Medications prescribed to Robert Card

Reason for Seizure:

- X property that constitutes evidence of the commission of a criminal offense.
- [] contraband under 17-A, M.R.S.A. ss _____ to wit, _____
(Crime) (17-A, M.R.S.A. ss _____,
- [] property designed or intended for use or which is or has been used as the means of committing a criminal offense.
- [] person for whose arrest there is probable cause or who is unlawfully restrained

Part III: My conclusion that such probable cause exists is based on the following factual information:

A. Introduction

1. I, Blake Conrad, a Detective for the Maine State Police Major Crimes Unit, make this affidavit in support of an application for a search and seizure warrant under Title 16, Chapter 3, Subchapters 10 & 11 as well as Rule 41B of the Maine Rules of Unified Criminal Procedure.
2. This affidavit is intended to show that there is sufficient probable cause for the requested search and seizure warrant and does not necessarily set forth all of my knowledge about this matter. The statements contained in this affidavit

are based upon the following: my own personal knowledge; knowledge obtained from other individuals during my participation in this investigation, including other law enforcement officers; interviews of witnesses; my review of records related to the events and circumstances described herein; and information gained through my training, education, and experience.

B. Experience

1. I, Blake Conrad, am a Detective with the Maine State Police. I graduated from the 64th Maine State Police Recruit Training Troop in April of 2013. My training and experience include the investigation of major criminal cases including, but not limited to, aggravated assault crimes and murder.
2. I have authored and assisted in the execution of numerous search-and-seizure warrants during my tenure as a law enforcement officer.
3. I have personal knowledge of the facts and circumstances hereinafter related as a result of an investigation I responded to on 10/25/2023.

C. Specific Probable Cause

1. On 03/25/2023 at 1856 hours, Auburn Communication Center received a first report of a male shooting inside Just In Time Recreation (also known as Sparetime Recreation) located at 24 Mollison Way in Lewiston. The Auburn Communication Center subsequently received numerous 911 calls reporting multiple victims at this location.
2. At 1908 hours, Auburn Communication Center received multiple reports of an active shooter inside Schemengee's Billards located at 553 Lincoln Street in Lewiston.
3. At 2048 hours, Androscoggin Sheriff's Office Detective Maurice Drouin obtained video surveillance footage from Schemengee's. The video showed a white male exit a white passenger vehicle armed with an assault rifle and make entry into the establishment. A screenshot of the white passenger vehicle was distributed to investigating law enforcement personnel.
4. At 2113 hours, I made entry into Just In Time Recreation. I observed seven (7) deceased individuals inside the establishment with one (1) being a female and the rest males. The victims had sustained apparent gunshot wounds. I observed numerous rifle cartridges on the ground throughout the premises.
5. At 2126 hours, Lewiston Police Department Chief David St. Pierre received a phone call from [REDACTED] stating the male in the distributed suspect photograph [REDACTED] Robert Card.
6. At 2147 hours I made entry into Schemengee's. I observed seven (7) deceased males inside and one (1) additional deceased [REDACTED] located outside. The victims each sustained apparent gunshot wounds. I observed numerous rifle cartridges on the ground throughout the premises.
7. At 2156 hours, Lisbon Police Department advised officers located a Subaru at the Pejepscoot boat launch.

8. At 2157 hours, Maine State Police Detective Conner Walton conducted a reverse vehicle registration search on Robert. The DMV return indicated a white 2013 Subaru Outback bearing [REDACTED] was registered to Robert Card.
9. At 2201 hours, Lisbon Police Department confirmed the Subaru in the Pejepscot boat launch was the suspect's vehicle.
10. At 2203 hours, Maine State Police Detective Justin Huntley interviewed [REDACTED] at Lewiston Police Department. [REDACTED] told Det. Huntley that Robert has been delusional since February 2023 after a bad break-up. [REDACTED] Det. Huntley that since the break-up, Robert has had significant weight loss, has been hospitalized for mental health issues and prescribed medication that he stopped taking. [REDACTED] described Robert as being very interested in firearms and owned a lot of them to include assault rifles and handguns. [REDACTED] said that Robert believed there was a conspiracy against him and people were accusing him of being a pedophile. Robert believed businesses were broadcasting online that Robert was a pedophile. [REDACTED] told Det. Huntley that the following businesses: Sparetime Recreation; Schemengee's; Gowell's Market in Litchfield; and, Mixers Nightclub in Sabattus were the businesses that were broadcasting that Robert was a pedophile. Robert also believed that his family was involved in the conspiracy.
11. At 2330 hours, Maine State Police Sergeant Jesse Duda spoke with Robert [REDACTED]. [REDACTED] told Sgt. Duda that Robert had been in a relationship with a person named [REDACTED] the past few months before [REDACTED] ended the relationship. [REDACTED] stated that Robert met [REDACTED] at a cornhole competition at Schemengee's. [REDACTED] said that ever since the relationship ended Robert started wearing hearing aids and had been saying crazy things.
12. At 2345 hours, I watched a portion of the video footage from Schemengee's. I observed the male walk through the bar while seeking out and shooting at patrons. The male in the footage was similar in appearance to the DMV photograph of Robert.
13. On October 26, 2023 at 0115 hours, Lisbon Police Department officers told Sgt. David Levesque of Lewiston Police Department who then told your affiant that they observed a long rifle in the Subaru that was located at the Pejepscot boat launch.
14. The Subaru that was located at the Pejepscot boat launch was sized and transported to a secured location. At 0229 hours, I spoke with Trooper Jason Wing who was escorting the Subaru from the Pejepscot boat launch to a secure location. Trooper Wing advised that located in plain view in the passenger area of the vehicle was paperwork containing Robert's name. Trooper Wing confirmed the vehicle's DMV registration returned to Robert Card.

15. At 0257 hours Det. Cpl. Bond conducted an interview with [REDACTED]

16. On October 26, 2023, a search warrant was approved by Judge Tammy Hamm-Thompson. That warrant identified the above described property as [REDACTED] Bowdoin, Maine. However, TLO also identifies the property as [REDACTED] Bowdoin, Maine. The property is the same, however there are two different address numbers for the same property.

17. At 1320 hours, I was made aware that the residence is not properly marked with a house or box number. I used TLOxp which is an open source online database that collects public information. I queried Robert Card [REDACTED] and learned that his listed address was [REDACTED] [REDACTED] in Bowdoin, Maine.

18. The eighteen deceased have been identified as follows,;

- a. Thomas Ryan Conrad
- b. Michael Deslauriers, II
- c. Jason Adam Walker
- d. Robert E. Violette
- e. William Young
- f. Tricia Asselin
- g. William Brackett
- h. Keith Macneir

(Since the issuance of the original warrant all eighteen victims have been identified.)

I request that a search be issued which may be executed during daytime hours (7:00 AM. to 9:00 P.M.).

I request that a search warrant be issued which may be executed either during the daytime or nighttime. The following grounds are reasonable cause for allowing the search warrant to be executed during the nighttime hours (9:00 P.M. to 7:00 A.M).

I request that a search warrant be issued which may be served without providing notice of the officer's purpose and office. The following grounds are reasonable cause

for allowing the search warrant to be served without providing notice of the officer's purpose and office:

- that the property sought may be quickly or easily altered, destroyed, concealed, removed or disposed of if prior notice is given;
- that the escape of the person sought may be facilitated if prior notice is given;
- that the person sought, the person from whom or from whose premises the property is sought, or an occupant thereof, may use deadly or non-deadly force in resistance to the execution of the warrant, and dispensing with prior notice is more likely to ensure the safety of officers, occupants or others, or;
- that such facts and circumstances exist as would render reasonable the

Subscrip
October

Page 8 of 9

Initials _____

warrant's execution without notice

Blake Conrad 1546 HRJ
Blake K. Conrad
Detective, Maine State Police

Subscribed and sworn to by Detective Blake K. Conrad before me this 26th day of
October 2023

Judge Maine District Court
Justice, Maine Superior Court
Justice of the Peace

AARON M. FREY
ATTORNEY GENERAL



STATE OF MAINE
OFFICE OF THE ATTORNEY GENERAL
6 STATE HOUSE STATION
AUGUSTA, MAINE 04333-0006

REGIONAL OFFICES
84 HARLOW ST. 2ND FLOOR
BANGOR, MAINE 04401
TEL: (207) 941-3070
FAX: (207) 941-3075

125 PRESUMPCOT ST., STE. 26
PORTLAND, MAINE 04103
TEL: (207) 822-0260
FAX: (207) 822-0259

14 ACCESS HIGHWAY, STE. 1
CARIBOU, MAINE 04736
TEL: (207) 496-3792
FAX: (207) 496-3291

TEL: (207) 626-8800
TTY USERS CALL MAINE RELAY 711

October 26, 2023

Sherri Harvey, Associate Clerk
Sagadahoc County Superior Court
101 New Meadows Road
West Bath, ME 04530
FILED VIA SHAREFILE

Re: Search Warrant

Dear Sherri:

Enclosed for filing please find State's Motion to Impound the search warrant for [REDACTED]
Bowdoin, Maine also identified as [REDACTED] [REDACTED] in Bowdoin, Maine in the above- referenced matter.

Thank you for your attention to this matter.

Very Truly Yours,

/s/ Leane Zainea

Leane Zainea
Assistant Attorney General
Criminal Division

LZ/knb
Enclosure

STATE OF MAINE
SAGADAHOC, ss

DISTRICT COURT
LOCATION: WEST BATH
DOCKET NO.

IN RE: SEARCH WARRANT FOR)
[REDACTED], BOWDOIN, MAINE)
ALSO IDENTIFIED AS [REDACTED])
BOWDOIN, MAINE)

MOTION TO IMPOUND

NOW COMES the State of Maine, by and through its attorney, Leane Zainea, Assistant Attorney General and respectfully requests this Honorable Court to order the impoundment of this motion and proposed Order, the affidavit and search warrant and inventory for [REDACTED] in Bowdoin, Maine also identified as [REDACTED], Bowdoin, Maine for following reasons:

1. In support of this motion, the State submits that the search warrant, affidavit in support of the search warrant and inventory relates to an ongoing homicide investigation and that the disclosure of the search warrant, affidavit in support of the search warrant and inventory will interfere with the investigation and prosecution of this case.
2. One copy of the completed and returned search warrant, affidavit in support of the search warrant and inventory may be provided to Detective Blake Conrad of the Maine State Police.

WHEREFORE, the State of Maine respectfully requests that this Honorable Court impound the State's Motion to Impound and proposed Order, affidavit, search warrant and inventory in the above captioned matter until initial appearance.

Dated: October 26, 2023

/s/ Leane Zainea
Leane Zainea
Assistant Attorney General
Maine State Bar Number: 3707
Office of the Attorney General
Criminal Division
6 State House Station
Augusta, ME 04333-0006
(207) 626-8800
Filed via Sharefile

STATE OF MAINE
SAGADAHOC, ss

DISTRICT COURT
LOCATION: WEST BATH
DOCKET NO.

IN RE: SEARCH WARRANT FOR)
[REDACTED], BOWDOIN, MAINE)
ALSO IDENTIFIED AS [REDACTED])
BOWDOIN, MAINE)

ORDER ON
MOTION TO IMPOUND

The State of Maine's Motion to Impound is hereby granted. The Clerk shall impound the State's Motion to Impound and the Court's Order and the Affidavit in support of Search Warrant, the Search Warrant and inventory until initial appearance. One copy of the completed and returned search warrant packet may be provided to Det. Blake Conrad of the Maine State Police.

Date:

JUSTICE, SUPERIOR COURT



Maine State Police Evidence Control Sheet

Total Number of Case #: 1
Total Number of Items: 56
MSP Primary Officer: Bond, Reid

Maine State Police
Case #: 23S056156
Offense: Homicide - Willful Kill-Gun
Item Placard ID Collected By

Item Number	Placard ID	Collected By	Current Location	Description	General Location Obtained	Specific Location	Date and Time
37		Wing, Jason	OUT- STATE POLICE CRIME LAB	2013 Subaru Outback	Miller Park boat launch Lisbon	Boat Launch	10/26/23 02:24
83		Wing, Jason	MCU-Gray: Gray MCU Temporary	Handwritten letter located on counter	[REDACTED] Bowdoin	Room A	10/26/23 21:48
84		Wing, Jason	MCU-Gray: Gray MCU Temporary	Handwritten contact list from refrigerator	[REDACTED] Bowdoin	Room A	10/26/23 21:48
85		Wing, Jason	MCU-Gray: Gray MCU Temporary	Gray and Black pistol seized from nightstand	[REDACTED] Bowdoin	Room B	10/26/23 21:48
86		Wing, Jason	MCU-Gray: Gray MCU Temporary	Black pistol mag containing about 17-rounds from nightstand	[REDACTED] Bowdoin	Room B	10/26/23 21:48
89		Wing, Jason	MCU-Gray: Gray MCU Temporary	One Hornady 9mm Luger	[REDACTED] Bowdoin	Room B	10/26/23 21:48
90		Wing, Jason	MCU-Gray: Gray MCU Temporary	Empty black ext mag, black 9mm mag with app. 15 cartridges, gray 9mm mag with 15 cartridges	[REDACTED] Bowdoin	Room B	10/26/23 21:48
91		Wing, Jason	MCU-Gray: Gray MCU Temporary	Honda bill of sale note from nightstand	[REDACTED] Bowdoin	Room B	10/26/23 21:48
92		Wing, Jason	MCU-Gray: Gray MCU Temporary	Vault by Pelican Case from top of bed	[REDACTED] Bowdoin	Room F	10/26/23 21:48

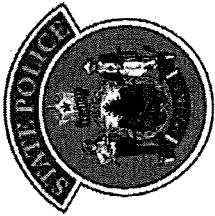


Maine State Police Evidence Control Sheet

Total Number of Case #: 1
 Total Number of Items: 56
 MSP Primary Officer: Bond, Reid

Maine State Police
 Case #: 23S056156
 Offense: Homicide - Willful Kill-Gun
 Item Placard ID Collected By

Item Number	Placard ID	Collected By	Current Location	Description	General Location Obtained	Specific Location	Date and Time
93		Wing, Jason	MCU-Gray: Gray MCU Temporary	Desktop computer tower from under desk	[Redacted] Bowdoin	Room F	10/26/23 21:48
94		Wing, Jason	MCU-Gray: Gray MCU Temporary	Pill bottle containing [Redacted] from nightstand	[Redacted] Bowdoin	Room B	10/26/23 21:48
95		Wing, Jason	MCU-Gray: Gray MCU Temporary	Tomahawk knife from closet	[Redacted] Bowdoin	Room F	10/26/23 21:48
96		Wing, Jason	MCU-Gray: Gray MCU Temporary	Box of arrows from closet	[Redacted] Bowdoin	Room F	10/26/23 21:48
97		Wing, Jason	MCU-Gray: Gray MCU Temporary	Bow from top shelf in closet	[Redacted] Bowdoin	Room F	10/26/23 21:48
98		Wing, Jason	MCU-Gray: Gray MCU Temporary	Misc military records from bookcase	[Redacted] Bowdoin	Room B	10/26/23 21:48
100		Wing, Jason	MCU-Gray: Gray MCU Temporary	Black box for Sig Sauer scope	[Redacted] Bowdoin	Room B	10/26/23 21:48
101		Wing, Jason	MCU-Gray: Gray MCU Temporary	Black Samsung phone box from under tv	[Redacted] Bowdoin	Room B	10/26/23 21:48
103		Wing, Jason	MCU-Gray: Gray MCU Temporary	Misc ammunition in green container from floor	[Redacted] Bowdoin	Room B	10/26/23 21:48
104		Wing, Jason	MCU-Gray: Gray MCU Temporary	Misc docs from top drawer of nightstand	[Redacted] Bowdoin	Room B	10/26/23 21:48

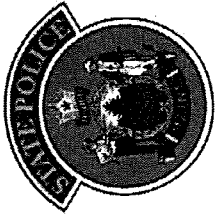


Maine State Police Evidence Control Sheet

Total Number of Case #: 1
 Total Number of Items: 56
 MSP Primary Officer: Bond, Reid

Maine State Police
 Case #: 23S056156
 Offense: Homicide - Willful Kill-Gun
 Item Placard ID Collected By

Item Number	Collector	Current Location	Description	General Location Obtained	Specific Location	Date and Time
106	Wing, Jason	MCU-Gray: Gray MCU Temporary	Oral B toothbrush from on counter	[Redacted] Bowdoin	Room C	10/26/23 21:48
107	Wing, Jason	MCU-Gray: Gray MCU Temporary	one hollowpoint cartridge from tv stand	[Redacted] Bowdoin	Room B	10/26/23 21:48
108	Wing, Jason	MCU-Gray: Gray MCU Temporary	Tin of hollowpoint .22 cal ammo from tv stand	[Redacted] Bowdoin	Room B	10/26/23 21:48
109	Wing, Jason	MCU-Gray: Gray MCU Temporary	Green folder containing medical documents from living room table	[Redacted] Bowdoin	Room A	10/26/23 21:48
111	Wing, Jason	MCU-Gray: Gray MCU Temporary	.22 cal rifle with ammo from Gun safe	[Redacted] Bowdoin	Room G	10/26/23 21:48
112	Wing, Jason	MCU-Gray: Gray MCU Temporary	Magazine with ammo from gun safe	[Redacted] Bowdoin	Room G	10/26/23 21:48
113	Wing, Jason	MCU-Gray: Gray MCU Temporary	7.62 rifle from gun safe	[Redacted] Bowdoin	Room G	10/26/23 21:48
115	Wing, Jason	MCU-Gray: Gray MCU Temporary	Rifle from gun safe	[Redacted] Bowdoin	Room G	10/26/23 21:48
117	Wing, Jason	MCU-Gray: Gray MCU Temporary	(4) 22-250 Remington cartridges from gun safe	[Redacted] Bowdoin	Room G	10/26/23 21:48
119	Wing, Jason	MCU-Gray: Gray MCU Temporary	.22 cal rifle from gun safe	[Redacted] Bowdoin	Room G	10/26/23 21:48

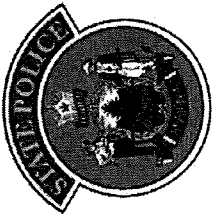


Maine State Police Evidence Control Sheet

Total Number of Case #: 1
 Total Number of Items: 56
 MSP Primary Officer: Bond, Reid

Maine State Police
 Case #: 23S056156
 Offense: Homicide - Willful Kill-Gun
 Collected By

Item Number	Placard ID	Wing, Jason	Current Location	Description	General Location Obtained	Specific Location	Date and Time
120		Wing, Jason	MCU-Gray: Gray MCU Temporary	22 cal rifle from gun safe	[Redacted] Bowdoin	Room G	10/26/23 21:48
121		Wing, Jason	MCU-Gray: Gray MCU Temporary	Rifle from gun safe	[Redacted] Bowdoin	Room G	10/26/23 21:48
122		Wing, Jason	MCU-Gray: Gray MCU Temporary	22 cal lever action rifle from gun safe	[Redacted] Bowdoin	Room G	10/26/23 21:48
123		Wing, Jason	MCU-Gray: Gray MCU Temporary	Handgun from gun safe	[Redacted] Bowdoin	Room G	10/26/23 21:48
124		Wing, Jason	MCU-Gray: Gray MCU Temporary	22 cal rifle from gun safe	[Redacted] Bowdoin	Room G	10/26/23 21:48
126		Wing, Jason	MCU-Gray: Gray MCU Temporary	Brown holster from gun safe	[Redacted] Bowdoin	Room G	10/26/23 21:48
127		Wing, Jason	MCU-Gray: Gray MCU Temporary	44 rem mag from gun safe	[Redacted] Bowdoin	Room G	10/26/23 21:48
129		Wing, Jason	MCU-Gray: Gray MCU Temporary	Night vision monocular from gun safe	[Redacted] Bowdoin	Room G	10/26/23 21:48
131		Wing, Jason	MCU-Gray: Gray MCU Temporary	Black Nikon RSH-13 scope from gun safe	[Redacted] Bowdoin	Room G	10/26/23 21:48
132		Wing, Jason	MCU-Gray: Gray MCU Temporary	(15) magazines with ammunition from gun safe	[Redacted] Bowdoin	Room G	10/26/23 21:48

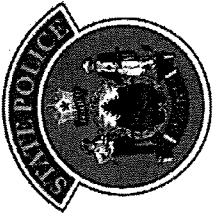


Maine State Police Evidence Control Sheet

Total Number of Case #: 1
Total Number of Items: 56
MSP Primary Officer: Bond, Reid

Maine State Police
Case #: 23S056156
Offense: Homicide - Willful Kill-Gun
Item Placard ID Collected By

Item Number	Placard ID	Collected By	Current Location	Description	General Location Obtained	Specific Location	Date and Time
133		Wing, Jason	MCU-Gray: Gray MCU Temporary	Misc ammunition from gun safe	[REDACTED] Bowdoin	Room G	10/26/23 21:48
134		Wing, Jason	MCU-Gray: Gray MCU Temporary	Misc ammunition from gun safe	[REDACTED] Bowdoin	Room G	10/26/23 21:48
135		Wing, Jason	MCU-Gray: Gray MCU Temporary	Misc ammunition from gun safe	[REDACTED] Bowdoin	Room G	10/26/23 21:48
137		Wing, Jason	MCU-Gray: Gray MCU Temporary	Misc ammunition from gun safe	[REDACTED] Bowdoin	Room G	10/26/23 21:48
138		Wing, Jason	MCU-Gray: Gray MCU Temporary	Spotting scope in black bag on top of gun safe	[REDACTED] Bowdoin	Room G	10/26/23 21:48
140		Wing, Jason	MCU-Gray: Gray MCU Temporary	Misc ammunition from gun safe	[REDACTED] Bowdoin	Room G	10/26/23 21:48
141		Wing, Jason	MCU-Gray: Gray MCU Temporary	Misc ammunition from tan bag	[REDACTED] Bowdoin	Room G	10/26/23 21:48
143		Wing, Jason	MCU-Gray: Gray MCU Temporary	Black box containing (20) rounds of ammunition	[REDACTED] Bowdoin	Room D	10/26/23 21:48
144		Wing, Jason	MCU-Gray: Gray MCU Temporary	Misc airgun pellets from shelf	[REDACTED] Bowdoin	Room D	10/26/23 21:48
146		Wing, Jason	MCU-Gray: Gray MCU Temporary	(3) thumb drives in computer bag	[REDACTED] Bowdoin	Room B	10/26/23 21:48



Maine State Police Evidence Control Sheet

Maine State Police
 Case #: 23S056156
 Offense: Homicide - Willful Kill-Gun
 Item Placard ID Collected By

Total Number of Case #: 1
 Total Number of Items: 56
 MSP Primary Officer: Bond, Reid

Item Number	Placard ID	Collected By	Current Location	Description	General Location Obtained	Specific Location	Date and Time
147		Wing, Jason	MCU-Gray: Gray MCU Temporary	Misc documents from bed	[Redacted] Bowdoin	Room B	10/26/23 21:48
149		Wing, Jason	MCU-Gray: Gray MCU Temporary	Grip for forearm from dresser	[Redacted] Bowdoin	Room B	10/26/23 21:48
151		Wing, Jason	MCU-Gray: Gray MCU Temporary	(2) thumb drives and (1) cd from nightstand next to bed	[Redacted] Bowdoin	Room B	10/26/23 21:48
152		Wing, Jason	MCU-Gray: Gray MCU Temporary	10 point crossbow with scope and three bolts from closet	[Redacted] Bowdoin	Room B	10/26/23 21:48
153		Wing, Jason	MCU-Gray: Gray MCU Temporary	Laptop from on the bed	[Redacted] Bowdoin	Room B	10/26/23 21:48
154		Wing, Jason	MCU-Gray: Gray MCU Temporary	Extended magazine from on the bed	[Redacted] Bowdoin	Room B	10/26/23 21:48
155		Wing, Jason	MCU-Gray: Gray MCU Temporary	Black Daisy bb gun from the corner	[Redacted] Bowdoin	Room D	10/26/23 21:48

Inventory

STATE OF MAINE
SAGADAHOC, ss.

UNIFIED CRIMINAL DOCKET
LOCATION: West Bath
DOCKET NO. _____

IN RE: SEARCH WARRANT FOR)
ACCOUNT INFORMATION OF)
██████████ THAT IS)
STORED AT PREMISES)
CONTROLLED BY AT&T)

) INVENTORY
) [M.R.U. Crim. P. 41(g) & 41B]
)

The following material(s) were seized pursuant to the above search warrant:

See Attachment

VERIFICATION

The Maine State Police seized the following evidence set forth above in this inventory pursuant to a search warrant signed on 10/27/2023 by Judge Tammy Ham-Thompson regarding an investigation into Murder in violation of 17-A M.R.S. § 201.

Date:

Blake K. Conrad

Personally appeared the above named, Blake K. Conrad, and made oath to the truth of the foregoing inventory.

Date:

Clerk/Notary Public

AARON M. FREY
ATTORNEY GENERAL



STATE OF MAINE
OFFICE OF THE ATTORNEY GENERAL
6 STATE HOUSE STATION
AUGUSTA, MAINE 04333-0006

REGIONAL OFFICES
84 HARLOW ST. 2ND FLOOR
BANGOR, MAINE 04401
TEL: (207) 941-3070
FAX: (207) 941-3075

125 PRESUMPCOT ST., STE. 26
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14 ACCESS HIGHWAY, STE. 1
CARIBOU, MAINE 04736
TEL: (207) 496-3792
FAX: (207) 496-3291

TEL: (207) 626-8800
TTY USERS CALL MAINE RELAY 711

October 27, 2023

Sherri Harvey, Associate Clerk
Sagadahoc County Superior Court
101 New Meadows Road
West Bath, ME 04530

Via email to: tammy.ham-thompson@courts.maine.gov
sherri.harvey@courts.maine.gov

Re: Search Warrant

Dear Sherri:

Enclosed for filing please find State's Motion to Impound the search warrant for account information of [REDACTED] that is stored at the premises controlled by AT&T the above- referenced matter.

Thank you for your attention to this matter.

Very Truly Yours,

/s/ Leane Zainea

Leane Zainea
Assistant Attorney General
Criminal Division

LZ/knb
Enclosure

STATE OF MAINE
SAGADAHOC, ss

UNIFIED CRIMINAL COURT
LOCATION: WEST BATH
DOCKET NO.

IN RE: SEARCH WARRANT FOR)
ACCOUNT INFORMATION OF)
██████████ THAT IS STORED) MOTION TO IMPOUND
AT PREMISES CONTROLLED BY AT&T)

NOW COMES the State of Maine, by and through its attorney, Leane Zainea, Assistant Attorney General and respectfully requests this Honorable Court to order the impoundment of this motion and proposed Order, the affidavit and search warrant and inventory for account information of ██████████ ██████████ that is stored at premises controlled by AT&T for following reasons:

1. In support of this motion, the State submits that the search warrant, affidavit in support of the search warrant and inventory relates to an ongoing homicide investigation and that the disclosure of the search warrant, affidavit in support of the search warrant and inventory will interfere with the investigation and prosecution of this case.
2. One copy of the completed and returned search warrant, affidavit in support of the search warrant and inventory may be provided to Detective Blake Conrad of the Maine State Police.

WHEREFORE, the State of Maine respectfully requests that this Honorable Court impound the State's Motion to Impound and proposed Order, affidavit, search warrant and inventory in the above captioned matter until initial appearance.

Dated: October 27, 2023

/s/ Leane Zainea
Leane Zainea
Assistant Attorney General
Maine State Bar Number: 3707
Office of the Attorney General
Criminal Division
6 State House Station
Augusta, ME 04333-0006
(207) 626-8800

STATE OF MAINE
SAGADAHOC, ss

UNIFIED CRIMINAL COURT
LOCATION: WEST BATH
DOCKET NO.

IN RE: SEARCH WARRANT FOR)
ACCOUNT INFORMATION OF)
██████████ THAT IS STORED)
AT PREMISES CONTROLLED BY AT&T)

ORDER ON
MOTION TO IMPOUND

The State of Maine's Motion to Impound is hereby granted. The Clerk shall impound the State's Motion to Impound and the Court's Order and the Affidavit in support of Search Warrant, the Search Warrant and inventory until initial appearance. One copy of the completed and returned search warrant packet may be provided to Det. Blake Conrad of the Maine State Police.

Date:

JUSTICE, SUPERIOR COURT

Search Warrant Affidavit

STATE OF MAINE
SAGADAHOC, ss.

UNIFIED CRIMINAL COURT
LOCATION: West Bath
DOCKET NO. _____

IN RE: SEARCH WARRANT FOR)
ACCOUNT INFORMATION OF)
██████████ THAT IS) AFFIDAVIT AND REQUEST
STORED AT PREMISES) FOR SEARCH WARRANT
CONTROLLED BY AT&T) [M.R.U. Crim. P. 41 & 41B]

**AFFIDAVIT OF BLAKE K. CONRAD OF THE
MAINE STATE POLICE IN SUPPORT OF
AN APPLICATION FOR A SEARCH WARRANT**

I, Blake K. Conrad, a duly sworn law enforcement officer for the Maine State Police hereby state under oath and upon penalties and pains of perjury that there is probable cause to believe that:

Part I: Located on or about the property/premises described below, namely:

The records associated with cell phone number(s) ██████████ that are stored at premises owned, maintained, controlled, or operated by AT&T a wireless provider headquartered at:

**AT&T
ATTN: Global Legal Demands Center
11760 US Hwy 1, Suite 600, North Palm Beach, FL 33408
By email at: gldc@att.com**

Part II: There is certain property/evidence, namely:

Based upon the foregoing, I respectfully submit that there is probable cause to believe the records listed above either contains evidence of, or itself constitutes an instrumentality of the offense(s) of Murder in violation of 17-A M.R.S. § 201, which

Search Warrant Affidavit

are subject to search under M.R.U. Crim. P. 41 & 41B, and should therefore be seized and searched for the following information to be provided from the AT&T records relating to [REDACTED]

A. The following information from AT&T records relating to [REDACTED] which constitute evidence or instrumentalities of the offense(s) of Murder in violation of 17-A M.R.S. § 201.

1. The following records **from the creation of the account to the time acted upon by AT&T:**
 - a. All business records and subscriber information, from the creation of the account, in any form kept, pertaining to the individual accounts and/or identifiers described above, including subscribers' full name(s), addresses, shipping addresses, date account was opened, length of service, the types of service utilized, the unique identifier(s) for any wireless devices associated with the account, date of birth, telephone numbers, means and source of payment for service, and any other identifiers associated with the account;
 - b. All communication records from the creation of the account between AT&T and the subscriber regarding the account to include but not limited to customer service interaction(s);
2. And for the date range 07/25/2023-10/26/2023, the following information:
 - a. All voice mail, text, bytes up/down and multimedia messages, including message content and location information metadata, stored and presently contained in, or on behalf of the account or identifier;
 - b. All transactional information of all activity of the telephones and/or voicemail accounts described above, including location information, log files, messaging logs, local and long distance telephone connection records, records of session times and durations, dates and times of connecting, methods of connecting, telephone numbers associated with outgoing and incoming calls, IP addresses used or connected to, voice over internet protocol (VoIP), time on tower report, cell sites used, and/or locations;

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- c. All text messaging logs, including date and time of messages, and identification numbers associated with the wireless device sending and receiving the message; and
- d. All location information and data about which "cell-sites" (i.e., antenna towers covering specific geographic areas) and "sectors" (i.e., faces of the towers), including per call measurement data (PCMD) and/or Timing Advance reports, received a radio signal from each cellular telephone or wireless device(s) assigned to the account.

3.

B. It is understood that AT&T will not receive the search warrant affidavit but will respond with the categorical material in their files for that time period. I will go through the information provided or seized, with the assistance of other officers or trained civilians in order to extract information that falls under the search warrant parameters. The seized material will include account information that demonstrates the identity of the individual using the account at the time of any communications, location information, or having access to the account.

The Court has authority to issue this warrant under 16 M.R.S. §§ 642(1) & 648, 15 M.R.S. §§ 55 & 56, and M.R.U. Crim. P. 41 & 41B.

Part III: My conclusion that such probable cause exists is based on the following factual information:

A. Introduction

- 4. I, Blake K. Conrad, Detective with the Maine State Police, make this affidavit in support of an application for a search and seizure warrant. This affidavit is made in support of an application for a search warrant under Title 16, Chapter 3, Subchapters 10 & 11 as well as Rule 41B of the Maine Rules of Unified Criminal Procedure. Your affiant seeks a search warrant which would require AT&T, to disclose to the government records and other information in its possession pertaining to the subscriber or customer associated with the account(s), including the location and contents of communications.
- 5. This affidavit is intended to show that there is sufficient probable cause for the requested search and seizure warrant and does not set forth all of my

Search Warrant Affidavit

knowledge about this matter. The statements contained in this affidavit are based upon the following: my own personal knowledge; knowledge obtained from other individuals during my participation in this investigation, including other law enforcement officers; witnesses interviewed; my review of records related to this investigation; communications with others who have knowledge of the events and circumstances described herein; and information gained through my training and experience.

B. Experience

1. I am a Detective with the Maine State Police and have been so employed since 2012. I completed the 64th Maine State Police Recruit Training Troop on April 15, 2013. Your Affiant has also investigated numerous criminal cases involving homicide, robberies, thefts, drug trafficking and assaults, during your affiant's career as a law enforcement officer. Your affiant's involvement has included the preparation and execution of search warrants and arrest warrants, the interrogation of suspects and witnesses, and the arrest of persons charged with the above listed crimes. I have personal knowledge of the facts and circumstances hereinafter related as a result of an investigation I responded to on 10/25/2023.
2. I have attended several law enforcement-training courses both relative to criminal investigation in general and digital media. I have led numerous investigations involving the use of digital media or computer systems in committing crimes.
3. I have authored and assisted in the execution of more than 40 search-and-seizure warrants during my tenure as a law enforcement officer. I attended a one-day seminar on drafting effective search warrant affidavits sponsored by the Maine Office of the Attorney General. I also attended a four-hour seminar specifically on writing search warrants for digital evidence put on by the Attorney General's Office.
6. **Information Regarding the Provider AT&T**
 - i. I know that AT&T is headquartered at 11760 US Hwy 1, Suite 600, North Palm Beach, FL 33408. I know, that as part of its

Search Warrant Affidavit

business practice, AT&T collects, maintains, and archives network user activity that can be accessed from its headquarters. This information can include text messages, call details, cell site location information, and data usage.

- ii. Providers of cellular service (Providers), including AT&T, typically retain certain transactional information about the activation and use of each account on their systems. This information can include location information including but not limited to the date on which the towers were accessed, the length of service, records of log-in (i.e., session) times and durations, the types of service utilized, the status of the account (including whether the account is inactive or closed), and other log files that reflect usage of the account.
- iii. Providers of cellular service retain subscriber information pertaining to the individual accounts and/or identifiers described above, which includes subscribers' full names, addresses, shipping addresses, date the account was opened, length of service, the types of service utilized, the unique identifier(s) for the wireless device associated with the account, telephone numbers, means and source of payment for service, and any other identifiers associated with the account.
- iv. In some cases, cellular service users will communicate directly with a Provider about issues relating to the account, such as technical problems, billing inquiries, or complaints from other users. Providers typically retain records about such communications, including records of contacts between the user and the Provider's support services, as well as records of any actions taken by the provider or user as a result of the communications.
- v. I know through education, training and experience that AT&T stores data for its services, including subscription information,

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transactional information and content on servers which are accessible to the Custodian of the Records who will provide the information when served with a proper search warrant via email at glde@att.com. This information is stored on the servers at AT&T headquarters located at 11760 US Hwy 1, Suite 600, North Palm Beach, FL 33408.

- vi. I am aware that on June 8, 2017, the Maine legislature passed 16 M.R.S. § 56 which provides the procedure for the proper service of search warrants to an electronic communication service provider or remote computing service provider even if they reside out of state. The provider is required to provide results within 14 days. If the provider cannot make that timeline, it is to provide notice to this officer, so I can notify the court and provide "good cause" to extend the time for the response.
- vii. I am requesting that AT&T provide subscriber information from the activation of the accounts in order to identify the owner and user of the accounts, to identify any exculpatory information if the AT&T account was used by another individual, and to allow admission of the records. I am requesting that AT&T provide transactional records and content from 07/25/2023-10/26/2023 in order to identify the IP addresses used when a user logged into the accounts. I will go through the information provided or seized, with the assistance of others in my agency Federal Bureau of Investigation, Bureau of Alcohol, Tobacco, Firearms and Explosives, as well as the Maine State Police Computer Crimes Unit, and search for the material applicable to this investigation.
- viii. Therefore, the computers of AT&T are likely to contain all the material just described, including stored electronic communications and information concerning subscribers and

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their use of AT&T towers, such as account access information, transaction information, and communication information.

C. Specific Probable Cause

Based on my knowledge and experience and on information received from other individuals and other law enforcement officers as set forth below, I have learned the following:

1. On 10/25/2023 at 1856 hours, Auburn Communication Center received a first report of a male shooting inside Just In Time Recreation (also known as Sparetime Recreation) located at 24 Mollison Way in Lewiston. The Auburn Communication Center subsequently received numerous 911 calls reporting multiple victims at this location.
2. At 1908 hours, Auburn Communication Center received multiple reports of an active shooter inside Schemengee's Billards located at 551 Lincoln Street in Lewiston.
3. At 2048 hours, Androscoggin Sheriff's Office Detective Maurice Drouin obtained video surveillance footage from Schemengee's. The video showed a white male exit a white passenger vehicle armed with an assault rifle and make entry into the establishment. A screenshot of the white passenger vehicle was distributed to investigating law enforcement personnel.
4. At 2113 hours, I made entry into Sparetime Recreation. I observed seven (7) deceased individuals inside the establishment with one (1) being a female and the rest males. The victims had sustained apparent gunshot wounds. I observed numerous rifle cartridges on the ground throughout the premises. At 2126 hours, Lewiston Police Department Chief David St. Pierre received a phone call from [REDACTED] stating the male in the distributed suspect photograph was [REDACTED]
5. At 2147 hours I made entry into Schemengee's. I observed seven (7) deceased males inside and one (1) additional deceased [REDACTED]. The victims each sustained apparent gunshot wounds. I observed numerous rifle cartridges on the ground throughout the premises.
6. At 2156 hours, Lisbon Police Department advised officers located a Subaru at

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the Pejepscot boat launch

7. At 2157 hours, Maine State Police Detective Conner Walton conducted a reverse vehicle registration search on Robert. The DMV return indicated a white 2013 Subaru Outback bearing [REDACTED] was registered to Robert Card.
8. At 2201 hours, Lisbon Police Department confirmed the Subaru in the Pejepscot boat launch was the suspect's vehicle.
9. At approximately 2242 hours, I spoke with Sgt. Ed Yurek of the Brunswick Police Department. Sgt. Yurek informed me that Robert's brother, [REDACTED] knows Sgt. Yurek as they served in the military together. Through the conversation [REDACTED] mentioned that Robert would possibly try to go to Harpswell to target his [REDACTED] or his ex-girlfriend [REDACTED].
10. At 2203 hours, Maine State Police Detective Justin Huntley interviewed [REDACTED] at Lewiston Police Department. [REDACTED] told Det. Huntley that Robert has been delusional since February 2023 after a bad break-up. [REDACTED] explained to Det. Huntley that since the break-up, Robert has had significant weight loss, has been hospitalized for mental health issues and prescribed medication that he stopped taking. [REDACTED] described Robert as being very interested in firearms and owned a lot of them to include assault rifles and handguns. [REDACTED] that Robert believed there was a conspiracy against him and people were accusing him of being a pedophile. Robert believed businesses were broadcasting online that Robert was a pedophile. [REDACTED] told Det. Huntley that the following businesses: Sparetime Recreation; Schemengee's; Gowell's Market in Litchfield; and, Mixers Nightclub in Sabattus were the businesses that were broadcasting that Robert was a pedophile. Robert also believed that his family was involved in the conspiracy. [REDACTED] provided the phone number that Robert would communicate [REDACTED] on as [REDACTED] [REDACTED]

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11. At 2330 hours, Maine State Police Sergeant Jesse Duda spoke with Robert [REDACTED] [REDACTED] told Sgt. Duda that Robert had been in a relationship with a person named [REDACTED] the past few months before [REDACTED] ended the relationship. [REDACTED] stated that Robert met [REDACTED] at a cornhole competition at Schemengee's. [REDACTED] that ever since the relationship ended Robert started wearing hearing aids and had been saying crazy things.
12. At 2345 hours, I watched a portion of the video footage from Schemengee's. I observed the male walk through the bar while seeking out and shooting at patrons. The male in the footage was similar in appearance to the DMV photograph of Robert.
13. On October 26, 2023 at 0115 hours, Lisbon Police Department officers told Sgt. David Levesque of Lewiston Police Department who then told your affiant that they observed a long rifle in the Subaru that was located at the Pejepscoot boat launch.
14. The Subaru that was located at the Pejepscoot boat launch was sized and transported to a secured location. At 0229 hours, Det. Knight spoke with Trooper Jason Wing who was escorting the Subaru from the Pejepscoot boat launch to a secure location. Trooper Wing advised that located in plain view in the passenger area of the vehicle was paperwork containing Robert's name. Trooper Wing confirmed the vehicle's DMV registration returned to Robert Card.
15. At 0257 hours Det. Cpl. Bond conducted an interview with [REDACTED]

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- [REDACTED]
16. At 0257 hours, I interviewed [REDACTED] Bowdoinhan [REDACTED] me that he had been trying to call Robert after the shooting's occurred and his phone would ring four times or go right to voicemail. [REDACTED] calling Robert in my presence and showed me the number he had communicated with Robert, the phone number being [REDACTED] described to me that Robert was a 20-year veteran of the Army and had been having mental health issues due to him having hearing issues and possibly being a schizophrenic. [REDACTED] had tried to help Robert for several months now as Robert's mental health was declining. Robert claimed to hear people calling him a pedophile which really upset him.
17. [REDACTED] mentioned that he would go to Schemengees Bar and Sparetime Recreation bowling alley, with Robert. On some occasions while playing corn hole or being around other patrons, Robert would tell [REDACTED] that people at the bar or also playing cornhole were calling him a pedophile. [REDACTED] did not hear these statements. [REDACTED] me that Robert met a woman named [REDACTED] there and started dating [REDACTED] Robert would take [REDACTED] there out to eat, and that is where the pedophile thing in Robert's head came from as, Robert was there with [REDACTED] on occasions and felt that people were looking at him. [REDACTED] did not hear these statements. Robert claimed that people were out to get him or were calling him a pedophile. [REDACTED] me that once Robert got a hearing aid, he started hearing these disparaging remarks.
18. Robert mentioned the [REDACTED] Schemengee's as one of the people who Robert thought had called him gay. [REDACTED] tried to tell Robert that he doesn't say anything like that.
19. I learned on 10/26/2023 at approximately 1400 hours, that [REDACTED] [REDACTED] was one of the people killed at Schemengee's.
20. [REDACTED] me that he had tried to help [REDACTED] as much as he could, along with [REDACTED], but Robert could not be reasoned with. [REDACTED] did get Robert to agree for [REDACTED] to change the code on

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Robert's gun safe located in his garage for a period of time a few months ago, because of [REDACTED] concerns regarding Robert's behavior and his possession of several firearms. Robert had a key to the gun safe and had access to his firearms prior to the shootings.

21. [REDACTED] told me that both he and Robert knew people at both Schemengees and Sparetime Recreation. When I asked [REDACTED] where Robert might go, he said Maine Recycling where Robert had worked. [REDACTED] told me last April that Robert had an issue with an employee. [REDACTED] had spoken with [REDACTED] Maine Recycling and they were not aware of Robert having had any problems [REDACTED]
22. [REDACTED] provided me with Robert [REDACTED] phone number. [REDACTED] [REDACTED] is Robert [REDACTED] and his phone number is [REDACTED]
23. [REDACTED] has not had very much contact with Robert in the past month as he has distanced himself and not responded to his messages, or family going to his residence.
24. On October 26, 2023, Det. Knight drafted a search warrant that was approved by Judge Tammy Hamm-Thompson. That warrant identified the above described property as [REDACTED] Bowdoin, Maine. However, TLO also identifies the property as [REDACTED] Bowdoin, Maine. The property is the same, however there are two different address numbers for the same property. This property was identified by Det. Knight as Robert's current residence.
25. At 1320 hours, I was made aware that the residence is not properly marked with a house or box number. I used TLO which is an open source online database that collects public information. I queried Robert Card [REDACTED] and learned that the address listed was [REDACTED] in Bowdoin, Maine.
26. At 1330 hours, I learned that a Ruger SFAR 762/308 rifle was recovered from Robert's Subaru that was found abandoned in the Pejepscot boat launch.
27. At 1544 hours, I appeared via ZOOM before Judge Tammy Ham-Thompson to apply for a search warrant with the amended address covering [REDACTED] [REDACTED] in Bowdoin.

Search Warrant Affidavit

28. At 1608 hours, I received the signed search warrant from Judge Ham-Thompson.
29. At approximately 1845 hours, I spoke with Sgt. Chris Cookson of the Maine State Police Computer Crimes Unit. Sgt. Cookson told me that during the execution of the search warrant at Robert's residence at [REDACTED] in Bowdoin a Samsung Galaxy S22 Ultra cell phone had been located inside. The IMEI # on the cell phone was [REDACTED]
30. I also learned that a note was left in the residence providing the pass code to unlock the cell phone.
31. I was aware that through investigator's working on this case by serving legal process and searching open source records that Robert's phone number was [REDACTED] [REDACTED]. The phone number was registered to AT&T. Through an exigent circumstance subpoena by Maine State Police to AT&T on 10/25/2023, AT&T provided the IMEI # as [REDACTED] which is the device investigators located at Robert's residence during the search warrant. Robert was not located at his residence during the search warrant.
32. In my experience, individuals with portable electronic devices communicate information about their activities and location in numerous ways to include, but not limited to, voice communications such as direct conversations and voicemail, sharing photographs and written communications such as text messages. In addition, I know that users or subscribers of portable electronic devices utilize the cellular network to exchange information over the internet. Such communication can occur without user input on the device (i.e. email, regular automatic updates from websites, application data exchanges, and account update searches). These communications are transmitted through cell sites in the vicinity where the cellphone making the communication was located.
33. I am aware that AT&T keeps and stores records from their towers on servers located at AT&T headquarters in Florida.
34. I also know from my training, education and experience that certain patterns of behavior can be identified through investigation of the data contained in the records. Such patterns can be analyzed and compared with information

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known to investigators to determine a probable sequence of events while also corroborating or impeaching any suspect's alibi. To identify those patterns, and any subsequent deviation from said patterns, a responsible data set is necessary. Based on training and experience I know that sixty to ninety (60-90) days is a responsible period of data collection.

35. I am aware that the United States Supreme Court has recognized that a "significant majority of American adults now own" smart phones and that cell phones "are now such a pervasive and insistent part of daily life that the proverbial visitor from Mars might conclude they were an important feature of human anatomy." *Riley v. California*, 573 U.S. 373, 385 (2014). The *Riley* Court recognized that nearly three-quarters of smart phone users admit being within five feet of their phone most of the time and that "phones have become important tools in facilitating coordination and communication among members of criminal enterprises, and can provide valuable incriminating information about dangerous criminals." *Riley* at 395, 401. In the *Carpenter* case, the Court recognized that there are 396 million cell phone service accounts in the U.S. for a population of 326 million people making it far more than probable for an individual to have a cell phone. *Carpenter v. U.S.*, 138 S.Ct. 2206, 2211 (2018). The Court also recognized that "carrying [a cell phone] is indispensable to participation in modern society," and that a phone's location "tracks nearly exactly the movements of its owner." *Carpenter*, at 2220, 2218.

36. This affidavit had been reviewed by Leane Zainea and Suzanne Russell who have been prosecutors for over 30 years and 25 years respectively and have reviewed 100s of search warrants.

PART IV.

Based upon my experience, education, and training and the facts made known to me during the course of this investigation, there is probable cause to believe, and I do believe that evidence of the crime(s) of Murder in violation of 17-A M.R.S. § 201

Search Warrant Affidavit

will be located in the records associated with cell phone number(s) [REDACTED] which may be found on AT&T's servers.

- a. Through my training, education and experience, Robert has a Samsung Galaxy cell phone bearing the IMEI number [REDACTED] with an AT&T phone number of [REDACTED]
- b. On a search warrant at Robert's residence the Samsung Galaxy cell phone was recovered also bearing the IMEI number [REDACTED]
- c. Through the investigation, investigators have learned that Robert used that phone number and cell phone device to communicate with others up until 10/26/ 2023 . The AT& T records will reasonably contain information related to his communications with others before the murders and the records will contain location information that will enable investigators to track his movements before, during and after the murders. The records will help investigators determine who he may have communicated with prior to and after the murders and will likely yield information about his state of mind. The records may also help investigators identify any other potential witnesses to his whereabouts before and after the murders as well as any information as to planning, motive and other information that will assist the investigators are contained on AT&T servers.

V. SPECIAL REQUESTS

a. WAIVER AND PRECLUDING NOTICE

- i. Your affiant is requesting that this court make a finding of an ADVERSE RESULT under 16 M.R.S. §§ 643 and 649 for the following reasons. [At this time, the subject has not been informed of this investigation. If the subject is notified of this investigation, the individual can delete material that is stored remotely on other social media sites or remote computing services as well as any remaining digital material that exists locally resulting in the destruction or tampering with evidence and/or potentially jeopardizing the investigation.] In addition, the information received from AT&T could result in new investigative leads and

Search Warrant Affidavit

witnesses that could be jeopardized if the delayed.] Accordingly, I am requesting that the Court order that notice of receipt of the material be waived for your affiant.

1. **[X] Waiver of Notice to Owner or User of Electronic Device.** Based on the facts set forth in the affidavit, and pursuant to M.R.U. Crim. P. 41B(c) & (d) and 16 M.R.S. §§ 643(2) & 649(2), it is hereby requested that the court order that the notification ordinarily required under 16 M.R.S. §§ 643 & 649 is waived, based on the determination that such disclosure would have an adverse result, meaning (1) immediate danger of death or serious physical injury, (2) flight from prosecution, (3) destruction of or tampering with evidence, (4) intimidation of a potential witnesses, (5) seriously jeopardizing an investigation, or (6) undue delay of a trial.

b. Service and Requirements on AT&T

- i. **Response time:** I am aware that on June 8, 2017, the Maine legislature passed 16 M.R.S. § 56 provides the procedure for service of a search warrant on an electronic communication service provider or remote computing service provider located out of state. The provider is required to provide results within 14 days of service. If the provider cannot comply with that timeline, it must provide notice to me so I can notify the court and provide "good cause" to extend the time for the response. I am requesting that the search warrant inform AT&T that if it cannot comply in 14 days then it must so notify me in 10 days to provide me time to notify the court and request additional time.
- ii. **Verification:** I request that, pursuant to 15 M.R.S. § 56, the Court order AT&T to verify the authenticity of records that it produces by providing an affidavit that complies with the requirements set forth in the Maine Rules of Evidence, Rule 902(12).

Search Warrant Affidavit

iii. **Receiving the material:** I further request that AT&T shall disclose responsive data, if any, by sending to Detective Martin Royle, at Martin.G.Royle@maine.gov.

c. **Use of Civilians**

- i. I respectfully request that civilian employees of AT&T be authorized to assist in this search warrant.
- ii. I further request that the warrant authorize the subsequent examination of the contents of the material provided by investigators and computer forensic examiners from the Maine State Police Computer Crimes Unit, or any other State or federal law enforcement agencies, and that it also authorize the assistance of civilian employees of such law enforcement agencies.

WHEREFORE, I pray that a warrant may issue authorizing a search of the Property/Premises described above in Part I for the Property/Evidence described above in Part II, and that if such Property/Evidence be found that it shall be seized.

I hereby swear under pains and penalties of perjury that the facts set forth in this affidavit are true and correct to the best of my knowledge, information and belief.

Dated: 10/27/2023 11:44 AM Blake Conrad
Detective Blake K. Conrad
Maine State Police

Appeared before me under oath on this date the above-named Blake K. Conrad and signed and swore to the truth of the facts contained in the foregoing instrument.

Dated: _____
District Court Judge / Superior Court Justice

Inventory

STATE OF MAINE
SAGadahoc, ss.

UNIFIED CRIMINAL DOCKET
LOCATION: West Bath
DOCKET NO. SW 2369

IN RE: SEARCH WARRANT FOR)
ACCOUNT INFORMATION OF)
[REDACTED] THAT IS)
STORED AT PREMISES)
CONTROLLED BY AT&T)
)
)
)

INVENTORY
[M.R.U. Crim. P. 41(g) & 41B]

The following material(s) were seized pursuant to the above search warrant:

For the AT&T account [REDACTED]
"AT&T Cellular files commonly known as Call Detail Record's (CDRs)"

- Contents_Summary.txt
- antispam2_ [REDACTED]
- ATT_CONTENT_GUIDE.pdf
- Documents.zip
- Declaration_3785767.pdf

VERIFICATION

The Maine State Police seized the following evidence set forth above in this inventory pursuant to a search warrant signed on 10/27/2023 by Judge Tammy Ham-Thompson regarding an investigation into Murder in violation of 17-A M.R.S. § 201.

Date: 11-8-2023

Blake Conrad
Blake K. Conrad

Personally appeared the above named, Blake K. Conrad, and made oath to the truth of the foregoing inventory.

Date: 11/8/23

Meredith
Clerk/Notary Public
Assh

Inventory

STATE OF MAINE
SAGADAHOE, ss.

UNIFIED CRIMINAL DOCKET
LOCATION: West Bath
DOCKET NO. SW-23-67

IN RE: SEARCH WARRANT)
REGARDING SAMSUNG GALAXY)
S22 ULTRA SEIZED FROM)
[REDACTED], Bowdoin)
)
)
)

INVENTORY
[M.R.U. Crim. P. 41(g) & 41B]

The following material(s) were seized pursuant to the above search warrant:

Maine State Police Computer Crimes Unit seized evidence pertaining to search warrant on Samsung Galaxy S22 Ultra cell phone, to include records, communications and locations under the parameters listed in search warrant.

VERIFICATION

The Maine State Police seized the following evidence set forth above in this inventory pursuant to a search warrant signed on 10/27/2023 by Judge Tammy Ham-Thompson regarding an investigation into Murder in violation of 17-A M.R.S. § 201.

Date: 11-8-2023

Blake Conrad
Blake K. Conrad

Personally appeared the above named, Blake K. Conrad, and made oath to the truth of the foregoing inventory.

Date:

Neil Sa
Clerk/Notary Public
ASST

Search Warrant

STATE OF MAINE
SAGADAHOC, ss.

UNIFIED CRIMINAL COURT
LOCATION: West Bath
DOCKET NO. _____

IN RE: SEARCH WARRANT FOR)
ACCOUNT INFORMATION OF)
██████████ THAT IS)
STORED AT PREMISES)
CONTROLLED BY AT&T)

SEARCH WARRANT
[M.R.U. Crim. P. 41 & 41B]

SEARCH WARRANT

To: Any officer authorized by law to execute this Search Warrant;

Affidavit having been made before me by Blake K. Conrad of the Maine State Police ;
and as I am satisfied that there is probable cause to believe that grounds for the issuance
of a search warrant exist; you are hereby commanded to search the premises specified in
Part I below for the evidence/property specified in Part II below, and, if the specified
evidence/property is found, then to seize such property and prepare a written inventory of
the property seized.

Part I: Property/Premises to be searched:

The records associated with cell phone number(s) ██████████, that are stored at
premises owned, maintained, controlled, or operated by AT&T a wireless provider
headquartered at:

AT&T
ATTN: Global Legal Demands Center
11760 US Hwy 1, Suite 600, North Palm Beach, FL 33408
By email at: gldc@att.com

Part II: There is certain property/evidence, namely:

A. The following information from AT&T records relating to ██████████ :

Search Warrant

1. The following records **from the creation of the account to the time acted upon by AT&T:**
 - a. All business records and subscriber information, from the creation of the account, in any form kept, pertaining to the individual accounts and/or identifiers described above, including subscribers' full name(s), addresses, shipping addresses, date account was opened, length of service, the types of service utilized, the unique identifier(s) for any wireless devices associated with the account, date of birth, telephone numbers, means and source of payment for service, and any other identifiers associated with the account;
 - b. All communication records from the creation of the account between AT&T and the subscriber regarding the account to include but not limited to customer service interaction(s);
2. And for the date range 07/25/2023-10/26/2023, the following information:
 - a. All voice mail, text, bytes up/down and multimedia messages, including message content and location information metadata, stored and presently contained in, or on behalf of the account or identifier;
 - b. All transactional information of all activity of the telephones and/or voicemail accounts described above, including location information, log files, messaging logs, local and long distance telephone connection records, records of session times and durations, dates and times of connecting, methods of connecting, telephone numbers associated with outgoing and incoming calls, IP addresses used or connected to, voice over internet protocol (VoIP), time on tower report, cell sites used, and/or locations;
 - c. All text messaging logs, including date and time of messages, and identification numbers associated with the wireless device sending and receiving the message; and
 - d. All location information and data about which "cell sites" (i.e., antenna towers covering specific geographic areas) and "sectors" (i.e., faces of the towers), including per call measurement data (PCMD) and/or Timing

Search Warrant

Advance reports, received a radio signal from each cellular telephone or wireless device(s) assigned to the account.

3. .

- B. It is understood that AT&T will not receive the search warrant affidavit but will respond with the categorical material in their files for that time period. The affiant will go through the information provided or seized, with the assistance of other officers or trained civilians in order to extract information that falls under the search warrant parameters. The seized material will include account information that demonstrates the identity of the individual using the account at the time of any communications, location information, or having access to the account.

The Court has authority to issue this warrant under 16 M.R.S. §§ 642(1) & 648, 15 M.R.S. §§ 55 & 56, and M.R.U. Crim. P. 41 & 41B.

Part III: SPECIAL PROVISIONS

- A. Pursuant to 15 M.R.S. § 56, **AT&T IS REQUIRED TO PROVIDE RESULTS WITHIN 14 DAYS**. If it cannot make that timeline, it shall provide written notice with “good cause” to Detective Martin Royle at Martin.G.Royle@maine.gov **within 10 days, so the Court can be notified and determine if “good cause” has been provided to extend the time for the response.**
- B. AT&T shall disclose all responsive data, if any, by sending it to Martin Royle at Martin.G.Royle@maine.gov.
- C. Civilian employees of AT&T are authorized to assist in this search warrant. It is further authorized that the material provided may be examined by a trained forensic examiner or investigator from the Maine State Police Computer Crimes Unit or any other State or federal law enforcement agency.
- D. Pursuant to 15 M.R.S. § 56, AT&T shall **verify the authenticity of records** that it produces by providing an affidavit that complies with the requirements set forth in the Maine Rules of Evidence, Rule 902(11) & (12).
- E. **NOTICE**

Search Warrant


[X] Waiver of Notice to Owner or User of Electronic Device. Based on the facts set forth in the affidavit, and pursuant to M.R.U. Crim. P. 41B(c) & (d) and 16 M.R.S. § 643(2) & §649(2), it is hereby ORDERED that the notification by the officer ordinarily required under 16 M.R.S. § 643 & §649 is waived, based on the determination that such disclosure would have an adverse result, for the reasons marked below:

- (1) immediate danger of death or serious physical injury,
- (2) flight from prosecution,
- (3) destruction of or tampering with evidence,
- (4) intimidation of a potential witness,
- (5) seriously jeopardizing an investigation, or
- (6) undue delay of a trial.

F. DAYTIME WARRANT ONLY

This warrant shall be executed between the hours of 7:00 A.M. and 9:00 P.M., and shall be returned, together with a written inventory, within 14 days of the issuance hereof, to the Maine Unified Criminal Court located in West Bath, Maine.

Issued this 27th day of October 2023, at 2:56 AM/
PM. At Hallowell, Maine.



District Court Judge
Tammy Ham-Thompson

Printed Name

Inventory

STATE OF MAINE
DOCKET
SAGADAHOC, ss.

UNIFIED CRIMINAL West Bath

LOCATION:
DOCKET NO. _____

IN RE: SEARCH WARRANT FOR)
ACCOUNT INFORMATION OF)
██████████ THAT IS)
STORED AT PREMISES)
CONTROLLED BY AT&T)

INVENTORY
[M.R.U. Crim. P. 41(g) & 41B]

The following material(s) were seized pursuant to the search warrant above captioned above:

[List the types of records that were received from AT&T.]

VERIFICATION

The [AGENCY] seized records from AT&T regarding the account(s), [put in the accounts] pursuant to a search warrant signed by [Judge X] on [date] with the material being provided on [date] by AT&T regarding an investigation into Murder in violation of 17-A M.R.S. § 201

Date: _____
NAME

Personally appeared the above named, NAME, and made oath to the truth of the foregoing inventory.

Date: _____
Clerk/Notary Public

Inventory

STATE OF MAINE
SAGADAHOC, ss.

UNIFIED CRIMINAL DOCKET
LOCATION: West Bath
DOCKET NO. _____

IN RE: SEARCH WARRANT)
REGARDING SAMSUNG GALAXY)
S22 ULTRA SEIZED FROM)
[REDACTED] [REDACTED] Bowdoin)

INVENTORY
[M.R.U. Crim. P. 41(g) & 41B]

The following material(s) were seized pursuant to the above search warrant:

See Attachment

VERIFICATION

The Maine State Police seized the following evidence set forth above in this inventory pursuant to a search warrant signed on 10/27/2023 by Judge Tammy Ham-Thompson regarding an investigation into Murder in violation of 17-A M.R.S. § 201.

Date:

Blake K. Conrad

Personally appeared the above named, Blake K. Conrad, and made oath to the truth of the foregoing inventory.

Date:

Clerk/Notary Public

AARON M. FREY
ATTORNEY GENERAL



STATE OF MAINE
OFFICE OF THE ATTORNEY GENERAL
6 STATE HOUSE STATION
AUGUSTA, MAINE 04333-0006

REGIONAL OFFICES
84 HARLOW ST. 2ND FLOOR
BANGOR, MAINE 04401
TEL: (207) 941-3070
FAX: (207) 941-3075

125 PRESUMPCOT ST., STE. 26
PORTLAND, MAINE 04103
TEL: (207) 822-0260
FAX: (207) 822-0259

14 ACCESS HIGHWAY, STE. 1
CARIBOU, MAINE 04736
TEL: (207) 496-3792
FAX: (207) 496-3291

TEL: (207) 626-8800
TTY USERS CALL MAINE RELAY 711

October 27, 2023

Sherri Harvey, Associate Clerk
Sagadahoc County Superior Court
101 New Meadows Road
West Bath, ME 04530

Via email to: tammy.ham-thompson@courts.maine.gov
sherri.harvey@courts.maine.gov

Re: Search Warrant

Dear Sherri:

Enclosed for filing please find State's Motion to Impound the search warrant regarding Samsung Galaxy S22 Ultra seized from [REDACTED], Bowdoin the above- referenced matter.

Thank you for your attention to this matter.

Very Truly Yours,

/s/ Lisa R. Bogue

Lisa R. Bogue
Assistant Attorney General
Criminal Division

LRB/knb
Enclosure

STATE OF MAINE
SAGADAHOC, ss

DISTRICT COURT
LOCATION: WEST BATH
DOCKET NO.

IN RE: SEARCH WARRANT)
REGARDING SAMSUNG GALAXY)
S22 ULTRA SEIZED FROM)
██████████ BOWDOIN)

MOTION TO IMPOUND

NOW COMES the State of Maine, by and through its attorney, Lisa R. Bogue, Assistant Attorney General and respectfully requests this Honorable Court to order the impoundment of this motion and proposed Order, the affidavit and search warrant and inventory for regarding Samsung Galaxy S22 Ultra seized from ██████████, Bowdoin for following reasons:

1. In support of this motion, the State submits that the search warrant, affidavit in support of the search warrant and inventory relates to an ongoing homicide investigation and that the disclosure of the search warrant, affidavit in support of the search warrant and inventory will interfere with the investigation and prosecution of this case.
2. One copy of the completed and returned search warrant, affidavit in support of the search warrant and inventory may be provided to Detective Blake Conrad of the Maine State Police.

WHEREFORE, the State of Maine respectfully requests that this Honorable Court impound the State's Motion to Impound and proposed Order, affidavit, search warrant and inventory in the above captioned matter until initial appearance.

Dated: October 27, 2023

/s/ Lisa R. Bogue
Lisa R. Bogue
Assistant Attorney General
Maine State Bar Number: 9497
Office of the Attorney General
Criminal Division
6 State House Station
Augusta, ME 04333-0006
(207) 626-8800

STATE OF MAINE
SAGADAHOC, ss

DISTRICT COURT
LOCATION: WEST BATH
DOCKET NO.

IN RE: SEARCH WARRANT)
REGARDING SAMSUNG GALAXY)
S22 ULTRA SEIZED FROM)
[REDACTED], BOWDOIN)

ORDER ON
MOTION TO IMPOUND

The State of Maine's Motion to Impound is hereby granted. The Clerk shall impound the State's Motion to Impound and the Court's Order and the Affidavit in support of Search Warrant, the Search Warrant and inventory until initial appearance. One copy of the completed and returned search warrant packet may be provided to Det. Blake Conrad of the Maine State Police.

Date:

JUSTICE, SUPERIOR COURT

Search Warrant Affidavit

STATE OF MAINE
SAGadahoc, ss.

UNIFIED CRIMINAL DOCKET
LOCATION: West Bath
DOCKET NO. _____

IN RE: SEARCH WARRANT)	AFFIDAVIT AND REQUEST
REGARDING SAMSUNG GALAXY)	[M.R.U. Crim. P. 41 & 41B]
S22 ULTRA SEIZED FROM)	
[REDACTED] Bowdoin)	

**AFFIDAVIT OF DET. BLAKE CONRAD OF THE
MAINE STATE POLICE IN SUPPORT OF
AN APPLICATION FOR A SEARCH WARRANT**

I, BLAKE K. CONRAD, a duly sworn law enforcement officer for the Maine State Police, hereby state under oath and upon penalties and pains of perjury that there is probable cause to believe that:

Part I: Located on or about the property/premises described below, namely:

A. **WHERE THE DEVICE IS LOCATED:** Maine State Police Computer Crimes Unit Evidence Locker located at 15 Oak Grove in Vassalboro, Maine.

1. **DESCRIBE EACH PHONE TO BE SEARCHED:** A blue in color with black case, Samsung Galaxy S22 Ultra, Model #-SM-S908U, Serial Number-R5CTS0H2V2L, IMEI-358298660809037 seized by Sgt. Jason Andrews during a search warrant at [REDACTED] Bowdoin listed as Item #1 in FileOnQ evidence tracker under case number 23S056128.

Part II: There is certain property/evidence, namely:

The following information from the phone or each of the phones listed above which constitute evidence or instrumentalities of the offense(s) of, or itself constitutes an instrumentality of, the offenses of murder in violation of 17-A M.R.S. § 201:

A. Records, logs, or images in digital form evidencing ownership or use of the phone including any calendaring functions;

Search Warrant Affidavit

- B. Information regarding the telephone number associated with the seized phone, its service provider and all data used by a service provider to identify the phone, including the phone's International Mobile Equipment Identity (IMEI), Mobile Equipment Identifier (MEID), Media Access Control (MAC) Address and other unique identifiers;
- C. Evidence of other accounts associated with this phone including email addresses, social media accounts, messaging "app" accounts, and other accounts that may be accessed through the phone that will aid in determining the possessor/user of the phone, including any remote storage devices or accounts;
- D. Evidence of the identity of the person in possession of the phone on or about any times that items of evidentiary value, located pursuant to this warrant, were created modified, accessed or otherwise manipulated. Such evidence may be found in digital communications, photos and video and associated metadata, phone logs, documents, social media activity, and similar data;
- E. Evidence of use of the phone to communicate with or others about the above-listed crime(s), via incoming or outgoing calls, chat sessions, instant messages, text messages (either Short Message Service (SMS) or Multimedia Messaging Service (MMS), app communications, social media, and other similar digital communications;
- F. Information that can be used to calculate the position of the phone, including location data; cell tower usage; GPS satellite data; GPS coordinates for routes and destination queries between the above-listed dates; "app" data or usage information and related location information; wifi connections and images created, accessed or modified between the above-listed dates, together with their metadata and EXIF tags;
- G. And for the date range of 7/25/2023-10/25/2023, the following information:
- H. Communications with Robert's [REDACTED]
[REDACTED]

Search Warrant Affidavit

- I. Location information to include Schemengees Bar, Sparetime Recreation, Mixers, Gowell's Market, Maine Recycling, and Pejepscot Boat Launch as well as frequent locations.
- J. Firearms sales, transfers and purchases to include ammunition.
- K. Communications, language or content discussing Schemengees Bar, Sparetime Recreation, Mixers, Gowell's Market, Maine Recycling, to include employees or patrons.
- L. Communications to include language such as "Pedophile", "cornhole".
- M. Any of the material listed above required that may exist in the unallocated portion of the device without a date associated with it.

This Court has authority to issue this warrant pursuant to 16 M.R.S. §§ 642(1) & 648, 15 M.R.S. §§ 55 & 56, and M.R.U. Crim. P. 41 & 41B.

Part III: My conclusion that such probable cause exists is based on the following factual information:

A. Introduction

1. I, **BLAKE K. CONRAD**, of the MAINE STATE POLICE, make this affidavit in support of an application for a search and seizure warrant under Title 16, of the Maine Revised Statutes, Chapter 3, Subchapter 11 as well as Rule 41B of the Maine Rules of Unified Criminal Procedure. Your affiant seeks a search warrant which would allow search of the phone(s) seized for information contained within regarding possession and use of the phone, transactional information such as logs and metadata, location information, and content which includes but is not limited to communications and images.
2. This affidavit is intended to show that there is sufficient probable cause for the requested search and seizure warrant and does not necessarily set forth all of my knowledge about this matter. The statements contained in this affidavit are based upon the following: my own personal knowledge; knowledge obtained from other individuals during my participation in this investigation, including other law enforcement officers; interviews of witnesses; my review

Search Warrant Affidavit

of records related to this investigation; communications with others who have knowledge of the events and circumstances described herein; and information gained through my training and experience.

B. Experience

1. I am a Detective with the Maine State Police. I have been a Trooper since August 2012. I successfully completed the Maine State Police Basic Training School, which is conducted by the Maine Criminal Justice Academy in Vassalboro, Maine on December 15, 2012. I completed the 64th Maine State Police Recruit Training Troop on April 15, 2013. Your Affiant has also investigated numerous criminal cases involving homicide, robberies, thefts, drug trafficking and assaults, during your affiant's career as a law enforcement officer. Your affiant's involvement has included the preparation and execution of search warrants and arrest warrants, the interrogation of suspects and witnesses, and the arrest of persons charged with the above listed crimes. I have personal knowledge of the facts and circumstances hereinafter related as a result of an investigation I responded to on 10/25/2023.
2. I have attended several law enforcement-training courses both relative to criminal investigation in general and digital media. I have led numerous investigations involving the use of digital media or computer systems in committing crimes.
3. I have authored and assisted in the execution of more than 40 search-and-seizure warrants during my tenure as a law enforcement officer. I attended a one-day seminar on drafting effective search warrant affidavits sponsored by the Maine Office of the Attorney General. I also attended a four-hour seminar specifically on writing search warrants for digital evidence put on by the Attorney General's Office.
4. I have worked on computer investigations with the assistance of the Maine State Police Computer Crimes Unit (CCU). My work with the CCU has allowed me to work with CCU forensic analysts and to learn from them some of the basics of how the forensic analyst examines digital evidence. In addition, I have interviewed individuals who have used digital devices, the

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Internet and social media to facilitate crimes and I have discussed with them the methods used to learn how to find evidence in these type of investigations and how perpetrators attempt to avoid detection by the authorities.

C. Information Regarding Cellular Telephones and Criminal Investigations

1. Evidence of the crimes 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, portable electronic devices, tablets, digital cameras, modems, routers, external memory drives, thumb drives, cellular telephones, GPS navigation devices, etc. Data stored on digital devices and media can be easily transferred from one device or storage media to another.
2. Digital devices typically retain some evidence of all activity taken via the device or associated media; and, as such, could contain evidence of crime. For example, data, whether stored intentionally or unintentionally, can contain evidence of knowledge, intent, efforts to conceal, sell or dispose of evidence or proceeds of criminal activity, accomplice identity, association with victims, or geographic location of the device possessor at particular dates and times. This information can be in numerous forms, such as photographs; videos, address books or contact lists; or communications with others through means such as phone calls, email, instant messaging, social media, chat sessions, or other digital communications.
3. 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. Information deleted by the user may be recovered by a forensic examiner throughout the working life span of the device. [See the Forensic section for more information.]
4. Digital data can be found in numerous locations, and formats. Evidence can be embedded into unlikely files for the type of evidence, such as a photo included in a document or converted into a PDF file or other format in an effort to conceal their existence. Information on devices and media can be

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stored in random order; with deceptive file names; hidden from normal view; encrypted or password protected; and stored on unusual devices for the type of data, such as routers, printers, scanners, game consoles, or other devices that are similarly capable of storing digital data.

5. Wholly apart from user-generated files and data, digital devices and media typically store, often without any conscious action by the user, electronic evidence pertaining to virtually all actions taken on the digital device, and often information about the geographic location at which the device was turned on and/or used. This data includes logs of device use; records of the creation, modification, deletion, and/or sending of files; and uses of the internet, such as uses of social media websites and internet searches/browsing.
6. Device-generated data also includes 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.
7. Data collected from digital devices belonging to victims of crimes, such as cell phones has been extremely helpful during criminal investigations. For example, victims of domestic violence crimes often express fears and/or concerns and document prior incidents of violence on digital media platforms. This information can lead police to suspects, provide motives, and help police identify evidence of such crimes. Similarly, it is becoming much more common for communications between a suspect and victim or a victim and witness to occur using a digital device and that data remains on the device, whether in email, text, image or video, or the use of another communication application. It is becoming more common for the evidence of a crime to exist

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on a digital device because a threat was sent using a device or a witness recorded the actual crime as it occurred on a digital device.

8. Digital devices can also reveal clues to other locations at which evidence may be found. For example, digital devices often maintain logs of connected digital or remote storage devices. A scanner or printer may store information that would identify the digital device with which it was used. Forensic examination of the device can often reveal those other locations where evidence may be present.
9. 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.
10. Digital device programs frequently require passwords, phrases, codes, patterns, fingerprints, and/or user names to operate. Those may be kept inside a device/media, or outside in some other area known to the user. So, in addition to searching a digital device and media for evidence of the above-listed crime(s), investigators will need to search both the premises searched, and the digital device(s) for this information.
11. 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.
12. Modern digital devices and media can contain many gigabytes and even terabytes of data. Due to the potential for an extremely large volume of data contained in devices and media, and that fact that evidence can be stored/located in unanticipated locations or formats and/or embedded in other items stored on the device/media, investigators typically need to use specialized equipment in their search. Such large volumes of data also mean

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that searches can take days or even weeks to complete. For these reasons, I request authority to remove from the search location all digital devices and media that could contain evidence authorized for seizure under the warrant for subsequent search pursuant to the terms of the warrant.

13. It has become common to back up documents and media on either an external hard drive or a cloud storage system. Once a user has defined the backup, that data is transferred without additional user input. Accordingly, data that previously existed on the device may still exist on a storage device.

14. Regarding cellular phones:

- a. Courts have recognized that the majority of Americans possess and use portable electronic devices, which include cellular telephones, and that most of those keep the phones within their reach at all times.
- b. Cellular telephones are used for, among other things, voice, texting, email and SMS communications; accessing and posting to social networking websites, surfing the internet, taking and storing photographs, creating and storing documents, notes, music, mapping directions to places, etc. Courts have recognized that these devices are essentially small computers with vast storage capacities. Information deleted by the user can be recovered, years after deletion, upon examination of a cell phone's data. Data contained on a cell phone can often be critical evidence in a criminal investigation if properly preserved, accessed, and analyzed. Criminal investigators have discovered the following:
 - 1) Data stored on a cell phone can include user-created or saved data, such as contact lists, messages sent and received, images, audio and video files, personal calendars, notes, prescriptions, bank statements, videos, documents, and images; as well as device-generated data, such as user identity information, passwords, usage logs and information pertaining to the physical location of the device over time.
 - 2) Although data kept on a phone originally was restricted to the applications provided by the cellular phone provider, it is now much

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more common to find that cellular phone users now download applications that will work without regard to the cellular phone operating system, such as Google Maps can be used on an Apple iPhone.

- 3) Examples of data stored in a phone that can reveal a person's location at specific dates and times include metadata and Exchangeable Image File EXIF tags associated with photographs (such as location, camera used, and date taken); IP addresses, which are associated with a geographic location; and geographic location associated with the phone sending/receiving signals with cell towers and satellites. As such, a person's use of the phone can reveal where a person has been at dates and times relevant to the crime(s) under investigation; a person's activity at relevant dates and times, and/or places a person frequents at which that person is likely to be found for arrest or at which the suspect stored or inadvertently left evidence behind.
- 4) Whether data on the phone is evidence may depend on other information stored on the phone, and the application of an examiner's knowledge about how a cellular telephone operates. Therefore, the context, location, and data surrounding information in the phone's data may be necessary to understand whether evidence falls within the scope of the warrant.
- 5) Subscriber or user information for a particular device is often useful in determining who possessed the device on a particular date and time. However, a more definitive way to determine the possessor of a device is to examine how the device is used over a period of days or weeks. The content on the device itself, over a period of time, provides vital evidence of the identity of the user of the device; such evidence can be found in communication content, email information, linked social media accounts, photos (selfies), video, and any location data on the device. Examination of all this data is necessary to accurately

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determine who possessed the device at dates and times critical to the investigation.

D. Forensic Review of a Cellular Telephone

Based on my knowledge and experience in working with forensic analysts in the CCU and on information received from other individuals and other law enforcement officers as set forth below, I have learned the following:

1. Careful on site or off-site forensic examination of a computer, portable electronic device or other electronic data storage devices by a trained analyst, may result in the recovery of electronic data that has been stored on the device, even if the data was not intentionally stored, was deleted, was password-protected or encrypted, and often even if the device itself has been damaged. Depending upon the tools necessary, some examination may need to be done in a forensic laboratory. Forensic examination can also discover information regarding storage in a remote location.
2. Such recoverable electronic data includes Internet history (including Internet browser history, search engine history, temporary Internet files), electronic communications (such as email and email attachments, chat room communications, writings created on word processing software, notepads, etc.), stored data files and folders, graphic visual images (such as photographs, movie clips and scanned images), personal calendars or diaries, location information, metadata on a file that reveals location information and other electronic data that demonstrates the identity of the person who exercised dominion or control over the portable electronic device or its contents.
3. Portable electronic devices, or mobile devices, perform an array of functions ranging from a simple telephone device to those of a personal computer. Designed for mobility, they are compact in size, very portable, battery-powered, and lightweight. People often carry their devices with them wherever they go using them for communication, web browsing, navigation, and data storage. Most mobile devices have a basic set of comparable features and capabilities.

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4. Different mobile devices have different technical and physical characteristics (e.g., size, weight, processor speed, memory capacity). Mobile devices may also use different types of expansion capabilities to provide additional functionality. Furthermore, mobile device capabilities sometimes include those of other devices such as handheld Global Positioning Systems (GPS), cameras (still and video) or personal computers. Overall, mobile devices can be classified as “feature phones” which are primarily simple voice and messaging communication devices or “smartphones” which offer more advanced computing capabilities and services similar to those of a personal computer, such as multimedia for example. Expansion capabilities can include additional storage media such as Secure Digital (SD) cards and/or so called “cloud storage” which is data storage service at a remote server accessible by wireless internet access.
5. Forensic examination of electronic data stored on a computer or such expansion media attached to a portable electronic device ordinarily involves making an exact duplicate image of the electronic data storage device(s) (i.e., hard drives, compact disks, floppy disks, and other digital storage media) and examining the duplicate image rather than the original storage device itself, so as not to cause any changes to the stored electronic data. That is the customary and accepted method of forensic examination on that type of device.
6. Mobile device data extraction or acquisition depends greatly on the device type and the forensic tool used that is compatible with the device. For example, Cellebrite’s forensic tools are not compatible with all devices. The amount of data and technique used to acquire it is likewise dependent on the type and technique. Such acquisitions can be categorized in primarily four general categories: manual, logical, file system extraction and physical. Manual extraction involves recording, without a forensic tool, information brought up on a mobile device screen in the same fashion that a user would access stored information and other features, i.e. call logs, text messages, photos, e-mails etc. Logical extraction involves acquiring data that the user

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has access to such as, call logs, text messages, emails, photos and videos, etc., but it is extracted by a forensic tool. File system extraction attempts to copy the file structure on the device including subfolders, hidden folders, and may sometimes include deleted material. Physical extraction is the most robust and includes all of the material of the logical extraction but includes the deleted data still present on the device. Other more invasive techniques entail the examination, extraction, and/or recording a copy or image of a physical store (e.g., a memory chip) and are generally used as a last resort when less invasive methods are not effective (damaged, locked or forensic tools otherwise unsupported).

7. Data acquired by more advanced techniques, including a physical extraction, may present the analyst with artifacts or fragments of files previously deleted by the user. Such artifacts, if located in unallocated space, will not include a date and time reference but can be otherwise attributable to relevant facts or events known to investigators based on the content still available. For example, an email may be retrieved with the addressed recipients email address but the date the email was sent may have been overwritten.
8. I am aware, from discussions with members of the Maine State Police Computer Crimes Unit, that a user of any digital device can manipulate the date and time of the device in such a way that it improperly represents the date and time of an event. In that case searching by date and time would be forensically unreliable.
9. I know that Computer Forensic Analysts at the Maine State Police Computer Crimes Unit in most instances cannot extract the requested information from the device by date range.¹ All information in the phone is exported and may be reviewed by the forensic analyst, the analyst and investigator or provided to the requesting agency. The analyst, the analyst and investigator or, if

¹ Cellebrite has only recently provided the ability to extract by date range, but it only works on a logical extraction which ignores all data in unallocated space. If a person is attempting to hide or delete material, it will be in the unallocated space. Customary forensic analysis suggests using a physical extraction when possible.

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provided to the agency, the agency will search through the exported content and only choose as evidence that which falls under the warrant.

10. Searching any digital device for the evidence described in Part II may require a range of data analysis techniques. In some cases, it is possible for agents and analysts to conduct carefully targeted searches that can locate evidence without requiring a time-consuming manual search through unrelated materials that may be commingled with criminal evidence. In other cases, however, such techniques may not yield the evidence described in the warrant. Criminals can mislabel or hide files and directories, encode communications to avoid using key words, attempt to delete files to evade detection, or take other steps designed to frustrate law enforcement searches for information. These steps may require agents and law enforcement or other analysts with appropriate expertise to conduct more extensive searches, such as scanning areas of the disk not allocated to listed files or peruse every file briefly to determine whether it falls within the scope of the warrant. In light of these difficulties, the forensic analyst intends to use whatever data analysis techniques appear necessary to locate and retrieve the evidence described in Part II.
11. Some of the forensic analysts employed by the CCU and utilized by other agencies are not sworn law enforcement officers which requires the Court to authorize the use of civilians in this search.

E. Specific Probable Cause

Based on my knowledge and experience and on information received from other individuals and other law enforcement officers as set forth below, I have learned the following:

1. On 03/25/2023 at 1856 hours, Auburn Communication Center received a first report of a male shooting inside Just In Time Recreation (also known as Sparetime Recreation) located at 24 Mollison Way in Lewiston. The Auburn Communication Center subsequently received numerous 911 calls reporting multiple victims at this location.
2. At 1908 hours, Auburn Communication Center received multiple reports of an active shooter inside Schemengee's Billards located at 551 Lincoln Street in

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Lewiston.

3. At 2048 hours, Androscoggin Sheriff's Office Detective Maurice Drouin obtained video surveillance footage from Schemengee's. The video showed a white male exit a white passenger vehicle armed with an assault rifle and make entry into the establishment. A screenshot of the white passenger vehicle was distributed to investigating law enforcement personnel.
4. At 2113 hours, I made entry into Sparetime Recreation. I observed seven (7) deceased individuals inside the establishment with one (1) being a female and the rest males. The victims had sustained apparent gunshot wounds. I observed numerous rifle cartridges on the ground throughout the premises.
5. At 2126 hours, Lewiston Police Department Chief David St. Pierre received a [REDACTED]
6. At 2147 hours I made entry into Schemengee's. I observed seven (7) deceased males [REDACTED] one (1) additional deceased male [REDACTED]. The victims each sustained apparent gunshot wounds. I observed numerous rifle cartridges on the ground throughout the premises.
7. At 2156 hours, Lisbon Police Department advised officers located a Subaru at the Pejepscoot boat launch.
8. At 2157 hours, Maine State Police Detective Conner Walton conducted a reverse vehicle registration search on Robert. The DMV return indicated a white 2013 Subaru Outback [REDACTED] was registered to Robert Card.
9. At 2201 hours, Lisbon Police Department confirmed the Subaru in the Pejepscoot boat launch was the suspect's vehicle.
10. At approximately 2242 hours, I spoke with Sgt. Ed Yurek of the Brunswick Police Department. Sgt. Yurek informed me that Robert's [REDACTED]
11. At 2203 hours, Maine State Police Detective Justin Huntley interviewed [REDACTED] at Lewiston Police Department. [REDACTED] told Det. Huntley that Robert has been delusional since February 2023 after a bad break-up. [REDACTED] explained to Det. Huntley that since the break-up, Robert has had significant weight loss, has been hospitalized for mental health issues and prescribed medication that he stopped taking [REDACTED] described Robert as being very interested in firearms and owned a lot of them to include assault rifles and handguns [REDACTED] said that Robert believed there was a conspiracy against him and people were accusing him of being a pedophile. Robert believed businesses were broadcasting online that Robert was a pedophile [REDACTED] told Det. Huntley that the following businesses:

Search Warrant Affidavit

Sparetime Recreation; Schemengee's; Gowell's Market in Litchfield; and Mixers Nightclub in Sabattus were the businesses that were broadcasting that Robert was a pedophile. Robert also believed that his family was involved in the conspiracy. [REDACTED] provided the phone number that Robert would communicate on her on [REDACTED] [REDACTED]

12. At 2330 hours, Maine State Police Sergeant Jesse Duda spoke with Robert's

[REDACTED]

13. At 2345 hours, I watched a portion of the video footage from Schemengee's. I observed the male walk through the bar while seeking out and shooting at patrons. The male in the footage was similar in appearance to the DMV photograph of Robert.
14. On October 26, 2023 at 0115 hours, Lisbon Police Department officers told Sgt. David Levesque of Lewiston Police Department who then told your affiant that they observed a long rifle in the Subaru that was located at the Pejepscoot boat launch.
15. The Subaru that was located at the Pejepscoot boat launch was sized and transported to a secured location. At 0229 hours, Det. Knight spoke with Trooper Jason Wing who was escorting the Subaru from the Pejepscoot boat launch to a secure location. Trooper Wing advised that located in plain view in the passenger area of the vehicle was paperwork containing Robert's name. Trooper Wing confirmed the vehicle's DMV registration returned to Robert Card.
16. At 0257 hours Det. Cpl. Bond conducted an interview with [REDACTED] Bowdoinham. [REDACTED] informed Det. Cpl. Bond that [REDACTED] stated that he knows Robert has multiple rifles, one of which he believes has a thermal optic mounted on it. [REDACTED] informed Det. Cpl. Bond that Robert only has one vehicle which is a Subaru. [REDACTED] stated that Robert has a red and white, on/off road, Yamaha dirt bike which should be stored in the garage or in an outside storage area of Robert's residence in Bowdoin. [REDACTED] stated that Robert also has a large jet-ski which should be at his residence in Bowdoin.
17. At 0257 hours, I interviewed [REDACTED] Bowdoinham. [REDACTED] informed me that he had been trying to call Robert after the shooting's occurred and his phone would ring four times or go right to voicemail. [REDACTED] tried calling Robert in my presence and showed me the number he had communicated with Robert, the phone number being [REDACTED] described to me that Robert was a 20-year veteran of the Army and had been having mental health issues due to him having

Search Warrant Affidavit

hearing issues and possibly being a schizophrenic. [REDACTED] had tried to help Robert for several months now as Robert's mental health was declining. Robert claimed to hear people calling him a pedophile which really upset him.

18. [REDACTED] mentioned that he would go to Schemengees Bar and Sparetime Recreation bowling alley, with Robert. On some occasions while playing corn hole or being around other patrons, Robert would tell [REDACTED] that people at the bar or also playing cornhole were calling him a pedophile. [REDACTED] did not hear these statements. [REDACTED] told me that Robert met a woman named [REDACTED]

19. Robert mentioned [REDACTED] of Schemengee's as one of the people who Robert thought had called him gay. [REDACTED] tried to tell Robert that he doesn't say anything like that.

20. I learned on 10/26/2023 at approximately 1400 hours, that [REDACTED] was one of the people killed at Schemengee's.

21. [REDACTED] told me that he had tried to help [REDACTED] along with [REDACTED] but Robert could not be reasoned with. [REDACTED] did get Robert to agree for [REDACTED] to change the code on Robert's gun safe located in his garage for a period of time a few months ago, because of [REDACTED] concerns regarding Robert's behavior and his possession of several firearms. Robert had a key to the gun safe and had access to his firearms prior to the shootings.

22. [REDACTED] told me that both he and Robert knew people at both Schemengees and Sparetime Recreation. When I asked [REDACTED] where Robert might go, he said Maine Recycling where Robert had also worked. [REDACTED] told me last April that Robert had an issue with an employee. [REDACTED] at Maine Recycling and they were not aware of Robert having and any problems with a co-worker.

23. [REDACTED]

24. [REDACTED] has not had very much contact with Robert in the past month as he has distanced himself and not responded to his messages, or family going to his residence.

25. On October 26, 2023, Det. Knight drafted a search warrant was approved by Judge Tammy Hamm-Thompson. That warrant identified the above described property as [REDACTED] Bowdoin, Maine. However, TLO also identifies the property as [REDACTED] Bowdoin, Maine. The property is the same, however there are two different address numbers for the same property. This property was identified by Det. Knight as Robert's current residence.

Search Warrant Affidavit

26. At 1320 hours, I was made aware that the residence is not properly marked with a house or box number. I used TLO which is an open source online database that collects public information. I queried Robert Card [REDACTED] and learned that the address listed was [REDACTED] Bowdoin, Maine.
27. At 1330 hours, I learned that a Ruger SFAR 762/308 rifle was recovered from Robert's Subaru that was found abandoned in the Pejepscot boat launch.
28. At 1544 hours, I appeared via ZOOM before Judge Tammy Ham-Thompson to apply for a search warrant with the amended address covering [REDACTED] in Bowdoin.
29. At 1608 hours, I received the signed search warrant from Judge Ham-Thompson.
30. At approximately 1845 hours, I spoke with Sgt. Chris Cookson of the Maine State Police Computer Crimes Unit. Sgt. Cookson told me that during the execution of the search warrant at Robert's residence at [REDACTED] Bowdoin a Samsung Galaxy S22 Ultra cell phone had been located inside. The IMEI # on the cell phone was 358298660809037.
31. I also learned that a note was left in the residence providing the pass code to unlock the cell phone.
32. I was aware that through investigator's working on this case by serving legal process and searching open source records that Robert's phone number [REDACTED] [REDACTED]. The phone number was registered to AT&T. Through an exigent circumstance subpoena by Maine State Police to AT&T on 10/25/2023.
[REDACTED]

Part IV: Based on my education, training and experience, and the facts set forth in this affidavit, there is probable cause to believe, and I do believe, that evidence of murder will be located on the cell phone(s) listed in Part I.

- A. Through my personal knowledge on this case, I know that Robert communicated with the phone number [REDACTED]. My interview with [REDACTED] revealed that he communicated via text and phone calls to Robert on that phone number.
- B. During the interview [REDACTED] advised he had been to Schemengee's Bar and Sparetime Recreation with Robert on several occasions where Robert believed patrons and employees were calling him a pedophile.

Search Warrant Affidavit

- C. [REDACTED] was able to provide other locations to include Maine Recycling, Mixers Nightclub and Gowell's Market as other possible locations Robert would have a vendetta against due to his deteriorating mental health and hearing things.
- D. [REDACTED] was able to provide information on Robert's military background and those that Robert felt were accusing him of being a pedophile and locations that these supposed issues occurred from.
- E. Interview's from investigators with [REDACTED] revealed their communication with Robert by both cell phone and in person, around Robert's deteriorating mental health.
- F. A 90-day review of content, location, and communications would provide evidence of the relationship between Robert, [REDACTED]
[REDACTED]
- G. Location and communications would provide investigators with information that will help develop a fact pattern showing what Robert's communications were like, as well as possible actions or planning he took to commit mass murder at two locations in Lewiston on 10/25/2023.
- H. This affidavit had been reviewed by Lisa Bogue who has been a prosecutor for 20 years and has reviewed hundreds of search warrants.

Part V: SPECIAL REQUESTS

A. WAIVER AND PRECLUDING NOTICE

- 1. I am requesting that this court make a finding of an ADVERSE RESULT under 16 M.R.S. § 649 and waive the statutory requirement of notice to the account subscriber or user, for the following reasons. The subject has been notified of the investigation but is not aware that your affiant is obtaining communications and location information from the subject and/or any witnesses. If your affiant notifies the subject, the individual can delete material that is stored by the subject or witnesses remotely on social media sites or remote computing services as well as any remaining digital material

Search Warrant Affidavit

that exists locally resulting in the destruction or tampering with evidence and/or potentially jeopardizing the investigation. In addition, the information received from the device could result in new investigative leads and witnesses that could be jeopardized if the notice creates delay. There is no Electronic Communication Service involved in this search warrant.

- a. **Waiver of Notice to Owner or User of Electronic Device.** Based on the facts set forth in the affidavit, and pursuant to M.R.U. Crim. P. 41B(c) & (d) and 16 M.R.S. § 649(2), it is hereby requested that the court order that the notification ordinarily required under 16 M.R.S. § 649 is waived, based on the determination that such disclosure would have an adverse result, meaning (1) immediate danger of death or serious physical injury, (2) flight from prosecution, (3) destruction of or tampering with evidence, (4) intimidation of a potential witnesses, (5) seriously jeopardizing an investigation, or (6) undue delay of a trial.

B. USE OF CIVILIANS AND FORENSIC REVIEW OF THE DEVICE

1. I request that the warrant authorize the export of data from the phone and allow for the subsequent examination of that data by investigators and computer forensic examiners from the Maine State Police Computer Crimes Unit, or any other State or federal law enforcement agencies, and that it also authorize the assistance of civilian employees of such law enforcement agencies.

WHEREFORE, I pray that a warrant may issue authorizing a search of the Property/Premises described above in Part I for the Property/Evidence described above in Part II, and that if such Property/Evidence be found that it shall be seized.

I hereby swear under pains and penalties of perjury that the facts set forth in this affidavit are true and correct to the best of my knowledge, information and belief.

Search Warrant Affidavit

Dated: 10/27/2023

Blake Conrad
Blake K. Conrad
Detective
Maine State Police

Appeared before me under oath on this date the above-named Blake K. Conrad and signed and swore to the truth of the facts contained in the foregoing instrument.

Dated: _____

District Court Judge

Search Warrant

STATE OF MAINE
SAGadahoc, ss.

UNIFIED CRIMINAL DOCKET
LOCATION: West Bath
DOCKET NO. _____

IN RE: SEARCH WARRANT
REGARDING SAMSUNG GALAXY
S22 ULTRA SEIZED FROM

) AFFIDAVIT AND REQUEST

) [M.R.U. Crim. P. 41 & 41B]

██████████, Bowdoin

)

To: Any officer authorized by law to execute this Search Warrant;

Affidavit having been made before me by Detective Blake K. Conrad of the Maine State Police Computer Crimes Unit; and as I am satisfied that there is probable cause to believe that grounds for the issuance of a search warrant exist; you are hereby commanded to search the place(s) or person(s) specified herein and, if the specified property is found, to seize such property and prepare a written inventory of the property seized in 14 days. The Court has authority to issue this warrant under 16 M.R.S. § & 648, 15 M.R.S. §§ 55 & 56, M.R.U. Crim. P. 41 & 41B.

Part I: Located on or about the property/premises described below, namely:

A blue in color with black case, Samsung Galaxy S22 Ultra, Model #-SM-S908U, Serial Number-R5CTS0H2V2L, IMEI-358298660809037 seized by Sgt. Jason Andrews during a search warrant at ██████████ Bowdoin listed as Item #1 in FileOnQ evidence tracker under case number 23S056128.


Part II: There is certain property/evidence, namely:

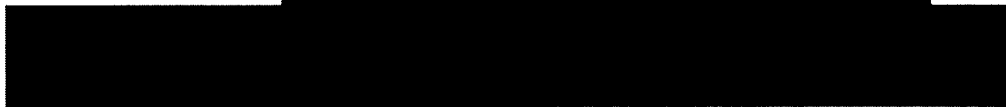
The following information from the phone or each of the phones listed above which constitute evidence or instrumentalities of the offense(s) of, or itself constitutes an instrumentality of, the offenses of murder in violation of 17-A M.R.S. § 201:

- A. Records, logs, or images in digital form evidencing ownership or use of the phone including any calendaring functions;
- B. Information regarding the telephone number associated with the seized phone, its service provider and all data used by a service provider to identify the

Search Warrant

phone, including the phone's International Mobile Equipment Identity (IMEI), Mobile Equipment Identifier (MEID), Media Access Control (MAC) Address and other unique identifiers;

- C. Evidence of other accounts associated with this phone including email addresses, social media accounts, messaging "app" accounts, and other accounts that may be accessed through the phone that will aid in determining the possessor/user of the phone, including any remote storage devices or accounts;
- D. Evidence of the identity of the person in possession of the phone on or about any times that items of evidentiary value, located pursuant to this warrant, were created modified, accessed or otherwise manipulated. Such evidence may be found in digital communications, photos and video and associated metadata, phone logs, documents, social media activity, and similar data;
- E. Evidence of use of the phone to communicate with or others about the above-listed crime(s), via incoming or outgoing calls, chat sessions, instant messages, text messages (either Short Message Service (SMS) or Multimedia Messaging Service (MMS), app communications, social media, and other similar digital communications;
- F. Information that can be used to calculate the position of the phone, including location data; cell tower usage; GPS satellite data; GPS coordinates for routes and destination queries between the above-listed dates; "app" data or usage information and related location information; wifi connections and images created, accessed or modified between the above-listed dates, together with their metadata and EXIF tags;
- G. And for the date range of 7/25/2023-10/25/2023, the following information:
- H. Communications with 



Search Warrant

- I. Location information to include Schemengees Bar, Sparetime Recreation, Mixers, Gowell's Market, Maine Recycling, and Pejepscot Boat Launch as well as frequent locations.
- J. Firearms sales, transfers and purchases to include ammunition.
- K. Communications, language or content discussing Schemengees Bar, Sparetime Recreation, Mixers, Gowell's Market, Maine Recycling, to include employees or patrons.
- L. Communications to include language such as "Pedophile", "cornhole".
- M. Any of the material listed above required that may exist in the unallocated portion of the device without a date associated with it.

This Court has authority to issue this warrant pursuant to 16 M.R.S. §§ 642(1) & 648, 15 M.R.S. §§ 55 & 56, and M.R.U. Crim. P. 41 & 41B.

Part III: SPECIAL PROVISIONS

A. WAIVER

Waiver of Notice to Owner or User of Electronic Device. Based on the facts set forth in the affidavit, and pursuant to M.R.U. Crim. P. 41B(c) & (d) and 16 M.R.S. §649(2), it is hereby ORDERED that the notification by the officer ordinarily required under 16 M.R.S. § 649 is waived, based on the determination that such disclosure would have an adverse result, for the reasons marked below:

- ____ (1) immediate danger of death or serious physical injury,
- ____ (2) flight from prosecution,
- ____ (3) destruction of or tampering with evidence,
- ____ (4) intimidation of a potential witness,
- ____ (5) seriously jeopardizing an investigation, or
- ____ (6) undue delay of a trial.

Search Warrant

OR

The Court order that providing the affidavit, inventory and search warrant to the subject as part of discovery in compliance with MAINE RULES OF UNIFIED CRIMINAL PROCEDURE Rule 16 is a means reasonably calculated to be effective in accordance with M.R.S. Title 16 § 643 (1) & § 649(1).

B. USE OF CIVILIANS AND FORENSIC REVIEW OF THE DEVICE

It is further authorized that the phone(s) seized may be examined by a trained forensic examiner from the Maine State Police Computer Crimes Unit, or any other State or federal law enforcement agency either at the place of seizure or upon removal of the equipment to a forensic lab, or both. This warrant further authorizes the exporting of data of the device(s) for subsequent forensic examination. It is further authorized that civilian employees of the Maine Department of Public Safety, or any other State or federal law enforcement agency may assist in the execution of this warrant.

C. DAYTIME WARRANT ONLY

This warrant shall be executed between the hours of 7:00 A.M. and 9:00 P.M., and shall be returned, together with a written inventory, within 10 days of the issuance hereof, to the Maine District Court located in West Bath, Maine.

Issued in _____, Maine in the County of _____ this
____ day of _____ at _____ AM / PM.

District Court Judge / Justice of the Peace

Inventory

STATE OF MAINE
SAGADAHOC, ss.

UNIFIED CRIMINAL DOCKET
LOCATION: West Bath
DOCKET NO. 202369

IN RE: SEARCH WARRANT FOR)
ACCOUNT INFORMATION OF)
[REDACTED] THAT IS)
STORED AT PREMISES)
CONTROLLED BY AT&T)

INVENTORY
[M.R.U. Crim. P. 41(g) & 41B]

The following material(s) were seized pursuant to the above search warrant:

For the AT&T account [REDACTED]
"AT&T Cellular files commonly known as Call Detail Record's (CDRs)"

- Contents_Summary.txt
- antispam2_ [REDACTED]
- ATT_CONTENT_GUIDE.pdf
- Documents.zip
- Declaration_ [REDACTED].pdf

VERIFICATION

The Maine State Police seized the following evidence set forth above in this inventory pursuant to a search warrant signed on 10/27/2023 by Judge Tammy Ham-Thompson regarding an investigation into Murder in violation of 17-A M.R.S. § 201.

Date: 11-8-2023

Blake Conrad
Blake K. Conrad

Personally appeared the above named, Blake K. Conrad, and made oath to the truth of the foregoing inventory.

Date: 11/8/23

Meredith [Signature]
Clerk/Notary Public
AS-24

Inventory

STATE OF MAINE
SAGADAHOOC, ss.

UNIFIED CRIMINAL DOCKET
LOCATION: West Bath
DOCKET NO. SW-23-67

IN RE: SEARCH WARRANT)
REGARDING SAMSUNG GALAXY)
S22 ULTRA SEIZED FROM)
[REDACTED] Bowdoin)
)
)
)

INVENTORY
[M.R.U. Crim. P. 41(g) & 41B]

The following material(s) were seized pursuant to the above search warrant:

Maine State Police Computer Crimes Unit seized evidence pertaining to search warrant on Samsung Galaxy S22 Ultra cell phone, to include records, communications and locations under the parameters listed in search warrant.

VERIFICATION

The Maine State Police seized the following evidence set forth above in this inventory pursuant to a search warrant signed on 10/27/2023 by Judge Tammy Ham-Thompson regarding an investigation into Murder in violation of 17-A M.R.S. § 201.

Date: 11-8-2023

Blake Conrad
Blake K. Conrad

Personally appeared the above named, Blake K. Conrad, and made oath to the truth of the foregoing inventory.

Date:

Neil Sa
Clerk/Notary Public
ASST

Search Warrant Affidavit

Search Warrant

STATE OF MAINE
SAGADAHOC, ss.

UNIFIED CRIMINAL DOCKET
LOCATION: West Bath
DOCKET NO. _____

IN RE: SEARCH WARRANT)
REGARDING SAMSUNG GALAXY) [M.R.U. Crim. P. 41 & 41B]
S22 ULTRA SEIZED FROM)
██████████, Bowdoin)

To: Any officer authorized by law to execute this Search Warrant;

Affidavit having been made before me by Detective Blake K. Conrad of the Maine State Police Computer Crimes Unit; and as I am satisfied that there is probable cause to believe that grounds for the issuance of a search warrant exist; you are hereby commanded to search the place(s) or person(s) specified herein and, if the specified property is found, to seize such property and prepare a written inventory of the property seized in 14 days. The Court has authority to issue this warrant under 16 M.R.S. § & 648, 15 M.R.S. §§ 55 & 56, M.R.U. Crim. P. 41 & 41B.

Part I: Located on or about the property/premises described below, namely:

A blue in color with black case, Samsung Galaxy S22 Ultra, Model #-SM-S908U, Serial Number-R5CTS0H2V2L, IMEI-358298660809037 seized by Sgt. Jason Andrews during a search warrant ██████████ in Bowdoin listed as Item #1 in FileOnQ evidence tracker under case number 23S056128.

Part II: There is certain property/evidence, namely:

The following information from the phone or each of the phones listed above which constitute evidence or instrumentalities of the offense(s) of, or itself constitutes an instrumentality of, the offenses of murder in violation of 17-A M.R.S. § 201:

- A. Records, logs, or images in digital form evidencing ownership or use of the phone including any calendaring functions;
- B. Information regarding the telephone number associated with the seized phone, its service provider and all data used by a service provider to identify the phone, including the phone's International Mobile Equipment Identity (IMEI),

Search Warrant

Mobile Equipment Identifier (MEID), Media Access Control (MAC) Address and other unique identifiers;

- C. Evidence of other accounts associated with this phone including email addresses, social media accounts, messaging “app” accounts, and other accounts that may be accessed through the phone that will aid in determining the possessor/user of the phone, including any remote storage devices or accounts;
- D. Evidence of the identity of the person in possession of the phone on or about any times that items of evidentiary value, located pursuant to this warrant, were created modified, accessed or otherwise manipulated. Such evidence may be found in digital communications, photos and video and associated metadata, phone logs, documents, social media activity, and similar data;
- E. Evidence of use of the phone to communicate with or others about the above-listed crime(s), via incoming or outgoing calls, chat sessions, instant messages, text messages (either Short Message Service (SMS) or Multimedia Messaging Service (MMS), app communications, social media, and other similar digital communications;
- F. Information that can be used to calculate the position of the phone, including location data; cell tower usage; GPS satellite data; GPS coordinates for routes and destination queries between the above-listed dates; “app” data or usage information and related location information; wifi connections and images created, accessed or modified between the above-listed dates, together with their metadata and EXIF tags;

G. And for the date range of 7/25/2023-10/25/2023, the following information:

H. Communications with [REDACTED]
[REDACTED]
[REDACTED]

Search Warrant

- I. Location information to include Schemengees Bar, Sparetime Recreation, Mixers, Gowell's Market, Maine Recycling, and Pejepscot Boat Launch as well as frequent locations.
- J. Firearms sales, transfers and purchases to include ammunition.
- K. Communications, language or content discussing Schemengees Bar, Sparetime Recreation, Mixers, Gowell's Market, Maine Recycling, to include employees or patrons.
- L. Communications to include language such as "Pedophile", "cornhole".
- M. Any of the material listed above required that may exist in the unallocated portion of the device without a date associated with it.

This Court has authority to issue this warrant pursuant to 16 M.R.S. §§ 642(1) & 648, 15 M.R.S. §§ 55 & 56, and M.R.U. Crim. P. 41 & 41B.

Part III: SPECIAL PROVISIONS

A. WAIVER

[] Waiver of Notice to Owner or User of Electronic Device. Based on the facts set forth in the affidavit, and pursuant to M.R.U. Crim. P. 41B(c) & (d) and 16 M.R.S. §649(2), it is hereby ORDERED that the notification by the officer ordinarily required under 16 M.R.S. § 649 is waived, based on the determination that such disclosure would have an adverse result, for the reasons marked below:

- _____ (1) immediate danger of death or serious physical injury,
- _____ (2) flight from prosecution,
- _____ (3) destruction of or tampering with evidence,
- _____ (4) intimidation of a potential witness,
- _____ (5) seriously jeopardizing an investigation, or
- _____ (6) undue delay of a trial.

Search Warrant

OR

The Court order that providing the affidavit, inventory and search warrant to the subject as part of discovery in compliance with MAINE RULES OF UNIFIED CRIMINAL PROCEDURE Rule 16 is a means reasonably calculated to be effective in accordance with M.R.S. Title 16 § 643 (1) & § 649(1).

B. USE OF CIVILIANS AND FORENSIC REVIEW OF THE DEVICE

It is further authorized that the phone(s) seized may be examined by a trained forensic examiner from the Maine State Police Computer Crimes Unit, or any other State or federal law enforcement agency either at the place of seizure or upon removal of the equipment to a forensic lab, or both. This warrant further authorizes the exporting of data of the device(s) for subsequent forensic examination. It is further authorized that civilian employees of the Maine Department of Public Safety, or any other State or federal law enforcement agency may assist in the execution of this warrant.

C. DAYTIME WARRANT ONLY

This warrant shall be executed between the hours of 7:00 A.M. and 9:00 P.M., and shall be returned, together with a written inventory, within 10 days of the issuance hereof, to the Maine District Court located in West Bath, Maine.

Issued in _____, Maine in the County of _____ this
_____ day of _____ at _____ AM / PM.

District Court Judge / Justice of the Peace

Inventory

STATE OF MAINE
SAGADAHOC, ss.

UNIFIED CRIMINAL DOCKET
LOCATION: West Bath
DOCKET NO. _____

IN RE: SEARCH WARRANT
REGARDING SAMSUNG GALAXY
S22 ULTRA SEIZED FROM

) AFFIDAVIT AND REQUEST
)
[M.R.U. Crim. P. 41 & 41B]
)

The following material(s) were seized pursuant to the above search warrant:

[INSERT DEVICE(S) AND SUMMARY OF MATERIAL SEIZED – ie. phone and communications and location information residing on the device.]

VERIFICATION

The Maine State Police seized the portable electronic device set forth above in this inventory pursuant to a search warrant signed on DATE WARRANT SIGNED] by [Judge signing warrant] regarding an investigation into murder in violation of 17-A M.R.S. § 201.

Date:

Blake K. Conrad

Personally appeared the above named, Blake K. Conrad, and made oath to the truth of the foregoing inventory.

Date:

Clerk/Notary Public

AFFIDAVIT IN SUPPORT OF ARREST WARRANT
(M.R.Crim.P. 4(b)) AND INITIAL DETERMINATION
OF PROBABLE CAUSE (M.R.Crim.P. 5(d))

To: Any Judge of the District Court or Justice of the Peace.

I, Victoria Lane, being a duly sworn and deposed Maine State Police Detective, state the following:

I am employed as a detective with the Maine State Police and currently assigned to the Major Crimes Unit, Southern Field Division. I am a sworn law enforcement officer and a 2020 graduate of the Maine State Police Academy. The statements contained in the affidavit are based upon my knowledge and experience and on information received from other individuals and other law enforcement officers as set forth below.

The following facts and circumstances lead this affiant to believe that **Robert Card** committed eighteen (18) counts of Murder in violation of 17-A M.R.S. Sec. 201, in the city of Lewiston, Maine, on or about October 25, 2023:

1. On 03/25/2023 at 1856 hours, Auburn Communication Center received a first report of a male shooting inside Just In Time Recreation (also known as Sparetime Recreation) located at 24 Mollison Way in Lewiston. The Auburn Communication Center subsequently received numerous 911 calls reporting multiple victims at this location.
2. At 1908 hours, Auburn Communication Center received multiple reports of an active shooter inside Schemengee's Billards located at 553 Lincoln Street in Lewiston.
3. At 2048 hours, Androscoggin Sheriff's Office Detective Maurice Drouin obtained video surveillance footage from Schemengee's. The video showed a white male exit a white passenger vehicle armed with an assault rifle and make entry into the establishment. A screenshot of the white passenger vehicle was distributed to investigating law enforcement personnel.
4. At 2113 hours, I made entry into Just In Time Recreation. I observed seven (7) deceased individuals inside the establishment with one (1) being a female and the rest

males. The victims had sustained apparent gunshot wounds. I observed numerous rifle cartridges on the ground throughout the premises.

5. At 2126 hours, Lewiston Police Department Chief David St. Pierre received a phone call from [REDACTED] stating the male in the distributed suspect photograph was [REDACTED] Robert Card.
6. At 2147 hours I made entry into Schemengee's. I observed seven (7) deceased males inside and one (1) additional deceased [REDACTED] located outside. The victims each sustained apparent gunshot wounds. I observed numerous rifle cartridges on the ground throughout the premises.
7. At 2156 hours, Lisbon Police Department advised officers located a Subaru at the Pejepscoot boat launch.
8. At 2157 hours, Maine State Police Detective Conner Walton conducted a reverse vehicle registration search on Robert. The DMV return indicated a white 2013 Subaru Outback bearing [REDACTED] was registered to Robert Card.
9. At 2201 hours, Lisbon Police Department confirmed the Subaru in the Pejepscoot boat launch was the suspect's vehicle.
10. At 2203 hours, Maine State Police Detective Justin Huntley interviewed [REDACTED] [REDACTED] at Lewiston Police Department. [REDACTED] told Det. Huntley that Robert has been delusional since February 2023 after a bad break-up [REDACTED] explained to Det. Huntley that since the break-up, Robert has had significant weight loss, has been hospitalized for mental health issues and prescribed medication that he stopped taking. [REDACTED] described Robert as being very interested in firearms and owned a lot of them to include assault rifles and handguns. [REDACTED] said that Robert believed there was a conspiracy against him and people were accusing him of being a pedophile. Robert believed businesses were broadcasting online that Robert was a pedophile. [REDACTED] told Det. Huntley that the following businesses: Sparetime Recreation; Schemengee's; Gowell's Market in Litchfield; and, Mixers Nightclub in Sabattus were the businesses that were broadcasting that Robert was a pedophile. . Robert also believed that his family was involved in the conspiracy.
11. At 2330 hours, Maine State Police Sergeant Jesse Duda spoke with Robert [REDACTED] [REDACTED] told Sgt. Duda that Robert had been in a relationship with a

person named [REDACTED] the past few months before [REDACTED] ended he relationship. [REDACTED] stated that Robert met [REDACTED] at a cornhole competition at Schemengee's. [REDACTED] said that ever since the relationship ended Robert started wearing hearing aids and had been saying crazy things.

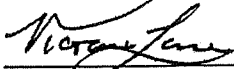
12. At 2345 hours, I watched a portion of the video footage from Schemengee's. I observed the male walk through the bar while seeking out and shooting at patrons. The male in the footage was similar in appearance to the DMV photograph of Robert.
13. On October 26, 2023 at 0115 hours, Lisbon Police Department officers told Sgt. David Levesque of Lewiston Police Department who then told your affiant that they observed a long rifle in the Subaru that was located at the Pejepscot boat launch .
14. The Subbaru that was located at the Pejepscot boat launch was sized and transported to a secured location. At 0229 hours, I spoke with Trooper Jason Wing who was escorting the Subaru from the Pejepscot boat launch to a secure location. Trooper Wing advised that located in plain view in the passenger area of the vehicle was paperwork containing Robert's name. Trooper Wing confirmed the vehicle's DMV registration returned to Robert Card.
15. Eight of the eighteen deceased have been identified as follows;
 - a. Thomas Ryan Conrad
 - b. Michael Deslauriers, II
 - c. Jason Adam Walker
 - d. Robert E. Violette
 - e. William Young
 - f. Tricia Asselin
 - g. William Brackett
 - h. Keith Macneir

The ten remaining victims have not yet been identified.

In light of all the above stated facts, your affiant has probable cause to believe that Robert Card has committed eighteen (18) counts of the crime of Murder 17-A M.R.S. Sec. 201.

WHEREFORE, your affiant prays that a warrant of arrest issue for Robert Card [REDACTED] for the crime of Murder in violation of 17-A M.R.S. Sec. 201 and that the defendant be held without bail until his first court appearance in Maine.

I, Victoria Lane, depose and swear, upon information and belief, that all of the information contained within this Probable Cause Affidavit is both truthful and accurate to the best of my knowledge.



Victoria Lane
Detective, Maine State Police

Subscribed and sworn to by Detective Victoria Lane before me this 26th day of October, 2023.

Judge, Maine District Court

STATE OF MAINE
ANDROSCOGGIN, ss.

SUPERIOR COURT
CRIMINAL DOCKET
DOCKET NO.: CR-23-

STATE OF MAINE

V.

ROBERT CARD



ATN No. 498798B
CTN/ Seq. No.: 001/000621
002/000621
003/000621
004/000621
005/000621
006/000621
007/000621
008/000621

CRIMINAL COMPLAINT FOR VIOLATION OF:

COUNT I
17-A M.R.S. § 201(1)(A)
INTENTIONAL OR KNOWING MURDER

COUNT II
17-A M.R.S. § 201(1)(A)
INTENTIONAL OR KNOWING MURDER

COUNT III
17-A M.R.S. § 201(1)(A)
INTENTIONAL OR KNOWING MURDER

COUNT IV
17-A M.R.S. § 201(1)(A)
INTENTIONAL OR KNOWING MURDER

COUNT V
17-A M.R.S. § 201(1)(A)
INTENTIONAL OR KNOWING MURDER

COUNT VI
17-A M.R.S. § 201(1)(A)
INTENTIONAL OR KNOWING MURDER

COUNT VII
17-A M.R.S. § 201(1)(A)
INTENTIONAL OR KNOWING MURDER

COUNT VIII
17-A M.R.S. § 201(1)(A)
INTENTIONAL OR KNOWING MURDER

Detective Victoria Lane, Maine State Police, Major Crimes Unit- South, being first duly sworn, deposes and states upon information and belief that:

COUNT I
INTENTIONAL OR KNOWING MURDER
17-A M.R.S. § 201(1)(A)

On or about October 25, 2023, in the City of Lewiston, Androscoggin County, State of Maine, **ROBERT CARD** [REDACTED] did intentionally or knowingly cause the death of another human being, namely **THOMAS RYAN CONRAD** [REDACTED] all in violation of 17-A M.R.S. § 201(1)(A).

COUNT II
INTENTIONAL OR KNOWING MURDER
17-A M.R.S. § 201(1)(A)

On or about October 25, 2023, in the City of Lewiston, Androscoggin County, State of Maine, **ROBERT CARD** [REDACTED] did intentionally or knowingly cause the death of another human being, namely **MICHAEL DESLAURIERS II** [REDACTED] all in violation of 17-A M.R.S. § 201(1)(A).

COUNT III
INTENTIONAL OR KNOWING MURDER
17-A M.R.S. § 201(1)(A)

On or about October 25, 2023, in the City of Lewiston, Androscoggin County, State of Maine, **ROBERT CARD** [REDACTED] did intentionally or knowingly cause the death of another human being, namely **JASON ADAM WALKER** [REDACTED] all in violation of 17-A M.R.S. § 201(1)(A).

COUNT IV
INTENTIONAL OR KNOWING MURDER
17-A M.R.S. § 201(1)(A)

On or about October 25, 2023, in the City of Lewiston, Androscoggin County, State of Maine, **ROBERT CARD** [REDACTED] did intentionally or knowingly cause the death of another human being, namely **ROBERT E. VIOLETTE** [REDACTED] all in violation of 17-A M.R.S. § 201(1)(A).

COUNT V
INTENTIONAL OR KNOWING MURDER
17-A M.R.S. § 201(1)(A)

On or about October 25, 2023, in the City of Lewiston, Androscoggin County, State of Maine, **ROBERT CARD** [REDACTED] did intentionally or knowingly cause the death of another human being, namely **WILLIAM YOUNG** [REDACTED] all in violation of 17-A M.R.S. § 201(1)(A).

COUNT VI
INTENTIONAL OR KNOWING MURDER
17-A M.R.S. § 201(1)(A)

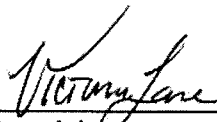
On or about October 25, 2023, in the City of Lewiston, Androscoggin County, State of Maine, **ROBERT CARD** [REDACTED] did intentionally or knowingly cause the death of another human being, namely **TRICIA ASSELIN** [REDACTED] all in violation of 17-A M.R.S. § 201(1)(A).

COUNT VII
INTENTIONAL OR KNOWING MURDER
17-A M.R.S. § 201(1)(A)

On or about October 25, 2023, in the City of Lewiston, Androscoggin County, State of Maine, **ROBERT CARD** [REDACTED], did intentionally or knowingly cause the death of another human being, namely **WILLIAM BRACKETT** [REDACTED] all in violation of 17-A M.R.S. § 201(1)(A).

COUNT VIII
INTENTIONAL OR KNOWING MURDER
17-A M.R.S. § 201(1)(A)

On or about October 25, 2023, in the City of Lewiston, Androscoggin County, State of Maine, **ROBERT CARD** [REDACTED] did intentionally or knowingly cause the death of another human being, namely **KEITH MACNEIR** [REDACTED] all in violation of 17-A M.R.S. § 201(1)(A).



Complainant

Sworn to before me this ___ day of _____, 2023.

CLERK/NOTARY PUBLIC/JUDGE

STATE OF MAINE

SAGADAHOC, SS

DISTRICT COURT
SITTING AT WEST BATH
CRIMINAL ACTION
DOCKET NO. _____

IN RE: SEARCH WARRANT FOR
A WHITE 2013 SUBARU OUTBACK,
VIN [REDACTED]

IN RE: SEARCH WARRANT FOR
[REDACTED] BOWDOIN,
MAINE

SEARCH WARRANT
(M.R. CRIM. P. 41)

TO: Any officer authorized by law to execute this search warrant. On the basis of the

[x] Affidavit by: Det. Victoria Lane - Maine State Police dated October 26, 2023;
which affidavit is attached to the original hereof and made a part thereof to be filed in the
District Court;

I am satisfied that there is probable cause to believe that there are grounds for the
issuance of a search warrant. You are therefore commanded to search the place(s) and/or
person(s) described below for the property and/or person(s) described below and, if the
property and/or person(s) is/are found, to seize such property and/or person(s) and
prepare a written inventory of the property seized.

Place(s), person(s), or vehicle(s) to be searched:

- White 2013 Subaru Outback which bears Maine "Passenger Car" license plate [REDACTED] and vehicle identification number [REDACTED].
The vehicle is currently located within the garage bay of Maine State Police
Crime Lab in Augusta, Maine.
- [REDACTED] Bowdoin ME 04287. This residence is white/light gray
single wide mobile home with a short gravel driveway. The residence sits
perpendicular to the road. The entrance to the residence is on its left side. To
the left of the residence is a large blue metal garage. There is a lean to shed off
to the right of the garage. The residence is currently secured by the South
Portland Police Department.

Property or article(s) to be searched for:

- Any and all firearms.
- Any and all firearm ammunition to include spent ammunition casings.
- Any telephones, cellular telephone(s), computers, and or/electronic memory storage devices and their contents.
- Blood samples, hairs, fibers, bone or bone fragments, bodily fluids or other trace evidence for purpose of identification and/or comparison.
- Any and all personal documents of Robert Card
- All property that could constitute evidence of the commission of a crime.
- Latent prints and DNA.
- Medications prescribed to Robert Card

Name of owner or occupant of premises, if known:

- Robert Card date of birth [REDACTED]

All of the above being seizable pursuant to Rule 41 of the Maine Rules of Criminal Procedure as (a) evidence of a violation of Title 17-A of the Maine Revised Statutes Annotated; (b) property designed or intended to be used or which is or has been used as the means of committing a criminal offense under Chapter 9 of Title 17-A M.R.S.A; (c) evidence of a violation of Title 17-A section 201 and/or the fruits of a crime.

X DAYTIME WARRANT ONLY

This warrant shall be executed between the hours of 7:00 AM. And 9:00 P.M. and shall be returned, together with a written inventory, within 10 days of the issuance hereof, to the Lewiston District Court of Maine.

EITHER NIGHTTIME OR DAYTIME WARRANT

For reasonable cause shown in the affidavit(s)/evidence, this warrant may be executed in the daytime or in the nighttime (09:00 P.M. to 7:00 P.M.) and shall be returned together with a written inventory, within 10 days of the issuance hereof, to the West Bath Division of the Sagadahoc District of the District Court of Maine

UNANNOUNCED EXECUTION OF SEARCH WARRANT

For reasonable cause shown, this warrant may be executed by an officer without providing notice of the officer's purpose and office.

Issued at _____ in the County of _____ on this 26th day October
2023

Time issued: _____ AM/PM

Judge, Maine District Court
Justice, Maine Superior Court
Justice of the Peace

STATE OF MAINE

SAGADAHOC,SS

DISTRICT COURT
SITTING AT WEST BATH
CRIMINAL ACTION
DOCKET NO. _____

IN RE: SEARCH WARRANT FOR
A WHITE 2013 SUBARU OUTBACK,
VIN #4S4BRDLC8D2257621

IN RE: SEARCH WARRANT FOR
[REDACTED] BOWDOIN,
MAINE

AFFIDAVIT AND REQUEST FOR SEARCH WARRANT
(M.R. CRIM. P. 41)

To: Any Judge of the District Court or Justice of the Peace:

I, Victoria Lane, being duly sworn by oath, affirm that I have been a Detective for the Maine State Police, State of Maine, since 2022 and have been employed by the Maine State Police Department since 2019. I hereby apply for a search warrant to search the vehicle described below and to seize the property, also described below. I have probable cause to believe, and do believe, that there is evidence of the commission of a crime, to wit:

- Murder, 17-A M.R.S. 201-1(A)

Part I: Located on or about the property/premises described below, namely:

- White 2013 Subaru Outback which bears Maine "Passenger Car" license plate [REDACTED] and vehicle identification number [REDACTED]. The vehicle is currently located within the garage bay of Maine State Police Crime Lab in Augusta, Maine.
- [REDACTED] Bowdoin ME 04287. This residence is white/light gray single wide mobile home with a short gravel driveway. The residence sits perpendicular to the road. The entrance to the residence is on its left side. To the left of the residence is a large blue metal garage. There is a lean to shed off to the right of the garage. . The residence is currently secured by the South Portland Police Department.

Name of owner:

- Robert Card, date of birth [REDACTED]

Description: [X] Building [X] Vehicle [] Person [] Computer [] Other (records)

Part II: Property or article(s) to be searched for:

- Any and all firearms.
- Any and all firearm ammunition to include spent ammunition casings.
- Any telephones, cellular telephone(s), computers, and or/electronic memory storage devices and their contents.
- Blood samples, hairs, fibers, bone or bone fragments, bodily fluids or other trace evidence for purpose of identification and/or comparison.
- Any and all personal documents of Robert Card
- All property that could constitute evidence of the commission of a crime.
- Latent prints and DNA.
- Medications prescribed to Robert Card

Reason for Seizure:

- X property that constitutes evidence of the commission of a criminal offense.
[] contraband under 17-A. M.R.S.A. ss _____ to wit, _____
(Crime) (17-A. M.R.S.A. ss _____).
[] property designed or intended for use or which is or has been used as the means of committing a criminal offense.
[] person for whose arrest there is probable cause or who is unlawfully restrained

Part III: My conclusion that such probable cause exists is based on the following factual information:

A. Introduction

1. I, Victoria Lane, a Detective for the Maine State Police Major Crimes Unit, make this affidavit in support of an application for a search and seizure warrant under Title 16, Chapter 3, Subchapters 10 & 11 as well as Rule 41B of the Maine Rules of Unified Criminal Procedure.
2. This affidavit is intended to show that there is sufficient probable cause for the requested search and seizure warrant and does not necessarily set forth all of my knowledge about this matter. The statements contained in this affidavit

are based upon the following: my own personal knowledge; knowledge obtained from other individuals during my participation in this investigation, including other law enforcement officers; interviews of witnesses; my review of records related to the events and circumstances described herein; and information gained through my training, education, and experience.

B. Experience

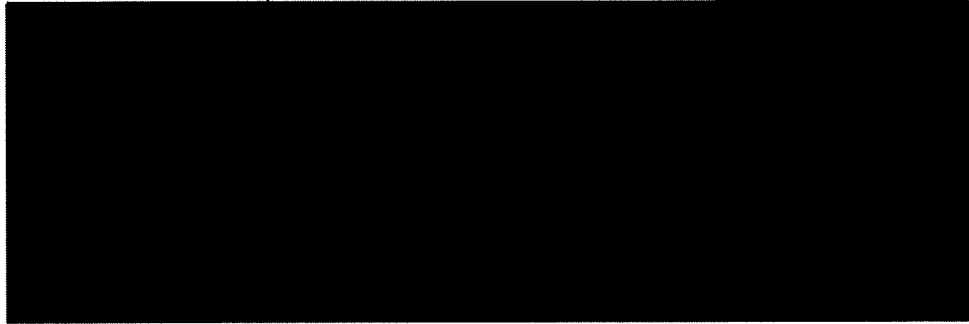
1. I, Victoria Lane, am a Detective with the Maine State Police. I graduated from the 73rd Maine State Police Recruit Training Troop in March of 2020. My training and experience include the investigation of major criminal cases including, but not limited to, aggravated assault crimes and murder.
2. I have authored and assisted in the execution of numerous search-and-seizure warrants during my tenure as a law enforcement officer.
3. I have personal knowledge of the facts and circumstances hereinafter related as a result of an investigation I responded to on 10/25/2023.

C. Specific Probable Cause

1. On 03/25/2023 at 1856 hours, Auburn Communication Center received a first report of a male shooting inside Just In Time Recreation (also known as Sparetime Recreation) located at 24 Mollison Way in Lewiston. The Auburn Communication Center subsequently received numerous 911 calls reporting multiple victims at this location.
2. At 1908 hours, Auburn Communication Center received multiple reports of an active shooter inside Schemengee's Billards located at 553 Lincoln Street in Lewiston.
3. At 2048 hours, Androscoggin Sheriff's Office Detective Maurice Drouin obtained video surveillance footage from Schemengee's. The video showed a white male exit a white passenger vehicle armed with an assault rifle and make entry into the establishment. A screenshot of the white passenger vehicle was distributed to investigating law enforcement personnel.
4. At 2113 hours, I made entry into Just In Time Recreation. I observed seven (7) deceased individuals inside the establishment with one (1) being a female and the rest males. The victims had sustained apparent gunshot wounds. I observed numerous rifle cartridges on the ground throughout the premises.
5. At 2126 hours, Lewiston Police Department Chief David St. Pierre received a phone call from [REDACTED] stating the male in the distributed suspect photograph was [REDACTED] Robert Card.
6. At 2147 hours I made entry into Schemengee's, I observed seven (7) deceased males inside and one (1) additional deceased [REDACTED] located outside. The victims each sustained apparent gunshot wounds. I observed numerous rifle cartridges on the ground throughout the premises.
7. At 2156 hours, Lisbon Police Department advised officers located a Subaru at the Pejepscoot boat launch.

8. At 2157 hours, Maine State Police Detective Conner Walton conducted a reverse vehicle registration search on Robert. The DMV return indicated a white 2013 Subaru Outback bearing [REDACTED] was registered to Robert Card.
9. At 2201 hours, Lisbon Police Department confirmed the Subaru in the Pejepscot boat launch was the suspect's vehicle.
10. At 2203 hours, Maine State Police Detective Justin Huntley interviewed [REDACTED] at Lewiston Police Department. [REDACTED] told Det. Huntley that Robert has been delusional since February 2023 after a bad break-up. [REDACTED] explained to Det. Huntley that since the break-up, Robert has had significant weight loss, has been hospitalized for mental health issues and prescribed medication that he stopped taking. [REDACTED] described Robert as being very interested in firearms and owned a lot of them to include assault rifles and handguns. [REDACTED] said that Robert believed there was a conspiracy against him and people were accusing him of being a pedophile. Robert believed businesses were broadcasting online that Robert was a pedophile. [REDACTED] told Det. Huntley that the following businesses: Sparetime Recreation; Schemengee's; Gowell's Market in Litchfield; and, Mixers Nightclub in Sabattus were the businesses that were broadcasting that Robert was a pedophile. Robert also believed that his family was involved in the conspiracy.
11. At 2330 hours, Maine State Police Sergeant Jesse Duda spoke with Robert's [REDACTED] told Sgt. Duda that Robert had been in a relationship with a person named [REDACTED] the past few months before [REDACTED] ended he relationship [REDACTED] stated that Robert met [REDACTED] at a cornhole competition at Schemengee's. [REDACTED] said that ever since the relationship ended Robert started wearing hearing aids and had been saying crazy things.
12. At 2345 hours, I watched a portion of the video footage from Schemengee's. I observed the male walk through the bar while seeking out and shooting at patrons. The male in the footage was similar in appearance to the DMV photograph of Robert.
13. On October 26, 2023 at 0115 hours, Lisbon Police Department officers told Sgt. David Levesque of Lewiston Police Department who then told your affiant that they observed a long rifle in the Subaru that was located at the Pejepscot boat launch .
14. The Subaru that was located at the Pejepscot boat launch was sized and transported to a secured location. At 0229 hours, I spoke with Trooper Jason Wing who was escorting the Subaru from the Pejepscot boat launch to a secure location. Trooper Wing advised that located in plain view in the passenger area of the vehicle was paperwork containing Robert's name. Trooper Wing confirmed the vehicle's DMV registration returned to Robert Card.

15. At 0257 hours Det. Cpl. Bond conducted an interview with 



16. Eight of the eighteen deceased have been identified as follows;

- a. Thomas Ryan Conrad
- b. Michael Deslauriers, II
- c. Jason Adam Walker
- d. Robert E. Violette
- e. William Young
- f. Tricia Asselin
- g. William Brackett
- h. Keith Macneir

The ten remaining victims have not yet been identified.

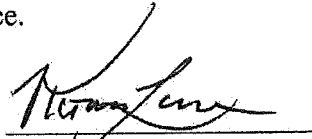
I request that a search be issued which may be executed during daytime hours (7:00 AM. to 9:00 P.M.).

I request that a search warrant be issued which may be executed either during the daytime or nighttime. The following grounds are reasonable cause for allowing the search warrant to be executed during the nighttime hours (9:00 P.M. to 7:00 A.M).

I request that a search warrant be issued which may be served without providing notice of the officer's purpose and office. The following grounds are reasonable cause for allowing the search warrant to be served without providing notice of the officer's purpose and office:

- that the property sought may be quickly or easily altered, destroyed, concealed, removed or disposed of if prior notice is given;
- that the escape of the person sought may be facilitated if prior notice is given;
- that the person sought, the person from whom or from whose premises the property is sought, or an occupant thereof, may use deadly or non-deadly force in resistance to the execution of the warrant, and dispensing with prior notice is more likely to ensure the safety of officers, occupants or others, or;
- that such facts and circumstances exist as would render reasonable the

warrant's execution without notice.



Victoria Lane
Detective, Maine State Police

Subscribed and sworn to by Detective Victoria Lane before me this 26th day of October
2023

Judge Maine District Court
Justice, Maine Superior Court
Justice of the Peace



Maine State Police

Property Receipt

Case Number: 23S056156

Case Officer: Bond, Reid

Owner: Card, Robert

Item #	Item Type & Description
37	Evidence -Vehicle Make:Subaru Model:Outback Color:White Ser [REDACTED] 2013 Subaru Outback
99	Evidence -Ballistic Evidence QTY:1.00 Make:Mag Pull Model:P Mag 10 Magazine w/ 10 .308 cartridges
102	Evidence -Ballistic Evidence QTY:1.00 Make:Duramag Model:.308 5 .308 Cartridges (3 F C and 2 Winchester brand)
105	Evidence -Ballistic Evidence QTY:1.00 Make:Mag Pull Model:P Mag 20 20 .308 Win (5 F C and 15 R-P brand)
110	Evidence -Firearms Make:Ruger Model:SFAR Color:Black Ser #:563-23417 Rugar SFAR .308 Rifle w/ Burris AR-332 scope and Odin GLM (N41203352) Laser light
114	Evidence -Ballistic Evidence QTY:1.00 Make:.308 Win Hornady .308 Win. Hornady cartridge from chamber
116	Evidence -Ballistic Evidence QTY:1.00 Make:Mag Pull Model:P Mag 25 14 .308 Win Hornady cartridges
118	Evidence -Ballistic Evidence QTY:1.00 Make:Mag Pull Model:P Mag Mag with 8 cartridges with .308 Win Hornady
125	Evidence -Currency Money Total:\$255.00



Maine State Police

Property Receipt

Case Number: **23S056156**

Case Officer: **Bond, Reid**

Owner: **Card, Robert**

Item #	Item Type & Description
128	Evidence -Ballistic Evidence QTY:1.00 Make:Mag Pull Model:P Mag 20 Mag with 20 .308 cartridges (2 R P and 18 F-C brand cartridges)
130	Evidence -Documents Misc documents with Robert Card's name on them
136	Evidence -Other Gray "YETI" cup from Center console of MV
139	Evidence -Trace Evidence (swab, hairs, fibers, etc.) Swab from brake pedal (Presumptive positive for blood)
142	Evidence -Trace Evidence (swab, hairs, fibers, etc.) Swab of brake pedal (Presumptive positive for blood)
145	Evidence -Trace Evidence (swab, hairs, fibers, etc.) Swab of gas pedal (Presumptive positive for blood)
148	Evidence -Trace Evidence (swab, hairs, fibers, etc.) Swab of floor mat by driver's heel area (Presumptive positive for blood)
150	Evidence -Other Driver's side floor mat (Presumptive positive for blood)
156	Evidence -Trace Evidence (swab, hairs, fibers, etc.) Swab of steering wheel of MV
157	Evidence -Trace Evidence (swab, hairs, fibers, etc.) Swab of shifter from MV
158	Evidence -Ballistic Evidence



Maine State Police

Property Receipt

Case Number: 23S056156

Case Officer: Bond, Reid

Owner: Card, Robert

Item #	Item Type & Description
	1 box of 50 Turan 9mm casings and one box of 26 .308 casings in a PMC box



Maine State Police Evidence Control Sheet

Total Number of Case #: 1
 Total Number of Items: 1
 MSP Primary Officer: Andrews, Jason

Maine State Police
 Case #: 23S056156
 Offense: Murder / Non-Negligent
 Item: Placard ID Collected By
 Number

Item Number	Placard ID	Collected By	Current Location	Description	General Location Obtained	Specific Location	Date and Time
165		Andrews, Jason	PERSONAL CUSTODY: EGD Dawn	FBI Gathered phone - Blue phone in Black Character Model 3M-5599U, entered on previous case number	[Redacted] Spwabin	On nightstand left of bed in bedroom - room B	10/26/23 17:02



Maine State Police Evidence Control Sheet

Maine State Police
Case #: 23S056156

Offense: Homicide - Willful Kill-Gun
Item Placard ID Collected By

Total Number of Case #: 1
Total Number of Items: 56
MSP Primary Officer: Bond, Reid

Item Number	Placard ID	Collected By	Current Location	Description	General Location Obtained	Specific Location	Date and Time
37		Wing, Jason	OUT- STATE POLICE CRIME LAB	2013 Subaru Outback	Miller Park boat launch Lisbon	Boat Launch	10/26/23 02:24
83		Wing, Jason	MCU-Gray: Gray MCU Temporary	Handwritten letter located on counter	[REDACTED] Bowdoin	Room A	10/26/23 21:48
84		Wing, Jason	MCU-Gray: Gray MCU Temporary	Handwritten contact list from refrigerator	[REDACTED] Bowdoin	Room A	10/26/23 21:48
85		Wing, Jason	MCU-Gray: Gray MCU Temporary	Gray and Black pistol seized from nightstand	[REDACTED] Bowdoin	Room B	10/26/23 21:48
86		Wing, Jason	MCU-Gray: Gray MCU Temporary	Black pistol mag containing about 17 rounds from nightstand	[REDACTED] Bowdoin	Room B	10/26/23 21:48
88		Wing, Jason	MCU-Gray: Gray MCU Temporary	One Hornady 9mm Luger	[REDACTED] Bowdoin	Room B	10/26/23 21:48
90		Wing, Jason	MCU-Gray: Gray MCU Temporary	Empty black ext mag, black 9mm mag with app. 15 cartridges, gray 9mm mag with 15 cartridges	[REDACTED] Bowdoin	Room B	10/26/23 21:48
91		Wing, Jason	MCU-Gray: Gray MCU Temporary	Florida bill of sale note from nightstand	[REDACTED] Bowdoin	Room B	10/26/23 21:48
92		Wing, Jason	MCU-Gray: Gray MCU Temporary	Vault by Pelican Case from top of box	[REDACTED] Bowdoin	Room F	10/26/23 21:48



Maine State Police Evidence Control Sheet

Total Number of Case #: 1
Total Number of Items: 56
MSP Primary Officer: Bond, Reid

Maine State Police
Case #: 23SO56156
Offense: Homicide - Willful Kill-Gun
Item Placard ID Collected By

Item Number	Placard ID	Collected By	Current Location	Description	General Location Obtained	Specific Location	Date and Time
93		Wing, Jason	MCU-Gray, Gray MCU Temporary	Desktop computer tower from under desk	Bowdoin	Room F	10/26/23 21:48
94		Wing, Jason	MCU-Gray, Gray MCU Temporary	Pill bottle containing [REDACTED] from nightstand	Bowdoin	Room B	10/26/23 21:48
95		Wing, Jason	MCU-Gray, Gray MCU Temporary	Tomehawk knife from closet	Bowdoin	Room F	10/26/23 21:48
96		Wing, Jason	MCU-Gray, Gray MCU Temporary	Box of arrows from closet	Bowdoin	Room F	10/26/23 21:48
97		Wing, Jason	MCU-Gray, Gray MCU Temporary	Bow from top shelf in closet	Bowdoin	Room F	10/26/23 21:48
98		Wing, Jason	MCU-Gray, Gray MCU Temporary	Misc military records from bookcase	Bowdoin	Room B	10/26/23 21:48
100		Wing, Jason	MCU-Gray, Gray MCU Temporary	Black box for Sig Sauer scope	Bowdoin	Room B	10/26/23 21:48
101		Wing, Jason	MCU-Gray, Gray MCU Temporary	Black Samneing phone box from under tv	Bowdoin	Room B	10/26/23 21:48
103		Wing, Jason	MCU-Gray, Gray MCU Temporary	Misc ammunition in green container from floor	Bowdoin	Room B	10/26/23 21:48
104		Wing, Jason	MCU-Gray, Gray MCU Temporary	Misc items from top of [REDACTED] nightstand	Bowdoin	Room B	10/26/23 21:48



Maine State Police Evidence Control Sheet

Total Number of Case #: 1
Total Number of Items: 56
MSP Primary Officer: Bond, Reid

Maine State Police
Case #: 23S056156
Offense: Homicide - Willful Kill-Gun
Item Placard ID Collected By

Item Number	Placard ID	Collected By	Current Location	Description	General Location Obtained	Specific Location	Date and Time
106		Wing, Jason	MCU-Gray: Gray MCU Temporary	Oral B toothbrush from on counter	Bowdoin	Room C	10/26/23 21:48
107		Wing, Jason	MCU-Gray: Gray MCU Temporary	one hollowpoint cartridge from tv stand	Bowdoin	Room B	10/26/23 21:48
108		Wing, Jason	MCU-Gray: Gray MCU Temporary	Tin of hollowpoint .22 cal ammo from tv stand	Bowdoin	Room B	10/26/23 21:48
109		Wing, Jason	MCU-Gray: Gray MCU Temporary	Green folder containing medical documents from living room table	Bowdoin	Room A	10/26/23 21:48
111		Wing, Jason	MCU-Gray: Gray MCU Temporary	.22 cal rifle with ammo from Gun safe	Bowdoin	Room G	10/26/23 21:48
112		Wing, Jason	MCU-Gray: Gray MCU Temporary	Magazine with ammo from gun safe	Bowdoin	Room G	10/26/23 21:48
113		Wing, Jason	MCU-Gray: Gray MCU Temporary	7.62 rifle from gun safe	Bowdoin	Room G	10/26/23 21:48
115		Wing, Jason	MCU-Gray: Gray MCU Temporary	Rifle from gun safe	Bowdoin	Room G	10/26/23 21:48
117		Wing, Jason	MCU-Gray: Gray MCU Temporary	(4) 22-250 Remington cartridges from gun safe	Bowdoin	Room G	10/26/23 21:48
119		Wing, Jason	MCU-Gray: Gray MCU Temporary	.22 cal rifle from gun safe	Bowdoin	Room G	10/26/23 21:48



Maine State Police Evidence Control Sheet

Total Number of Case #: 1
Total Number of Items: 56
MSP Primary Officer: Bond, Reid

Maine State Police
Case #: 23S056156
Offense: Homicide - Willful Kill-Gun
Item Placard ID Collected By
Number

Item Number	Placard ID	Collected By	Current Location	Description	General Location Obtained	Specific Location	Date and Time
120		Wing, Jason	MCU-Gray; Gray MCU Temporary	.22 cal rifle from gun safe	Bowdoin	Room G	10/26/23 21:48
121		Wing, Jason	MCU-Gray; Gray MCU Temporary	Rifle from gun safe	Bowdoin	Room G	10/26/23 21:48
122		Wing, Jason	MCU-Gray; Gray MCU Temporary	.22 cal lever action rifle from gun safe	Bowdoin	Room G	10/26/23 21:48
123		Wing, Jason	MCU-Gray; Gray MCU Temporary	Handgun from gun safe	Bowdoin	Room G	10/26/23 21:48
124		Wing, Jason	MCU-Gray; Gray MCU Temporary	.22 cal rifle from gun safe	Bowdoin	Room G	10/26/23 21:48
126		Wing, Jason	MCU-Gray; Gray MCU Temporary	Brown holster from gun safe	Bowdoin	Room G	10/26/23 21:48
127		Wing, Jason	MCU-Gray; Gray MCU Temporary	44 rem mag from gun safe	Bowdoin	Room G	10/26/23 21:48
128		Wing, Jason	MCU-Gray; Gray MCU Temporary	Night vision monocular from gun safe	Bowdoin	Room G	10/26/23 21:48
131		Wing, Jason	MCU-Gray; Gray MCU Temporary	Black Nikon RSH-13 scope from gun safe	Bowdoin	Room G	10/26/23 21:48
132		Wing, Jason	MCU-Gray; Gray MCU Temporary	(15) magazines with ammunition from gun safe	Bowdoin	Room G	10/26/23 21:48



Maine State Police Evidence Control Sheet

Maine State Police
Case #: 23S056156
Offense: Homicide - Willful Kill-Gun
Item Placard ID Collected By

Total Number of Case #: 1
Total Number of Items: 56
MSP Primary Officer: Bond, Reid

Item Number	Placard ID	Collected By	Current Location	Description	General Location Obtained	Specific Location	Date and Time
133		Wing, Jason	MCU-Gray, Gray MCU Temporary	Misc ammunition from gun safe	Bowdoin	Room G	10/26/23 21:48
134		Wing, Jason	MCU-Gray, Gray MCU Temporary	Misc ammunition from gun safe	Bowdoin	Room G	10/26/23 21:48
135		Wing, Jason	MCU-Gray, Gray MCU Temporary	Misc ammunition from gun safe	Bowdoin	Room G	10/26/23 21:48
137		Wing, Jason	MCU-Gray, Gray MCU Temporary	Misc ammunition from gun safe	Bowdoin	Room G	10/26/23 21:48
138		Wing, Jason	MCU-Gray, Gray MCU Temporary	Spotting scope in black bag on top of gun safe	Bowdoin	Room G	10/26/23 21:48
140		Wing, Jason	MCU-Gray, Gray MCU Temporary	Misc ammunition from gun safe	Bowdoin	Room G	10/26/23 21:48
141		Wing, Jason	MCU-Gray, Gray MCU Temporary	Misc ammunition from tan bag	Bowdoin	Room G	10/26/23 21:48
143		Wing, Jason	MCU-Gray, Gray MCU Temporary	Black box containing (20) rounds of ammunition	Bowdoin	Room D	10/26/23 21:48
144		Wing, Jason	MCU-Gray, Gray MCU Temporary	Misc airgun pellets from shelf	Bowdoin	Room D	10/26/23 21:48
148		Wing, Jason	MCU-Gray, Gray MCU Temporary	(3) thumb drives in computer bag	Bowdoin	Room B	10/26/23 21:48



Maine State Police Evidence Control Sheet

Total Number of Case #: 1
 Total Number of Items: 56
 MSP Primary Officer: Bond, Reid

Maine State Police
 Case #: 23S056156
 Offense: Homicide - Willful Kill-Gun
 Item Placard ID Collected By
 Number

Item Number	Collector	Current Location	Description	General Location Obtained	Specific Location	Date and Time
147	Wing, Jason	MCU-Gray: Gray MCU Temporary	Misc documents from bed	[Redacted] Bowdoin	Room B	10/26/23 21:48
149	Wing, Jason	MCU-Gray: Gray MCU Temporary	Grip for forearm from dresser	[Redacted] Bowdoin	Room B	10/26/23 21:48
151	Wing, Jason	MCU-Gray: Gray MCU Temporary	(2) thumb drives and (1) cd from nightstand next to bed	[Redacted] Bowdoin	Room B	10/26/23 21:48
152	Wing, Jason	MCU-Gray: Gray MCU Temporary	10 point crossbow with scope and three bolts from closet	[Redacted] Bowdoin	Room B	10/26/23 21:48
153	Wing, Jason	MCU-Gray: Gray MCU Temporary	Laptop from on the bed	[Redacted] Bowdoin	Room B	10/26/23 21:48
154	Wing, Jason	MCU-Gray: Gray MCU Temporary	Extended magazines from on the bed	[Redacted] Bowdoin	Room B	10/26/23 21:48
155	Wing, Jason	MCU-Gray: Gray MCU Temporary	Black Daisy bb gun from the corner	[Redacted] Bowdoin	Room D	10/26/23 21:48

AARON M. FREY
ATTORNEY GENERAL



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FAX: (207) 822-0259

14 ACCESS HIGHWAY, STE. 1
CARIBOU, MAINE 04736
TEL: (207) 496-3792
FAX: (207) 496-3291

October 26, 2023

Michelle Haggan, Associate Clerk
Androscoggin Superior Court
2 Turner Street
Auburn, ME 04210
FILED VIA SHAREFILE

Re: *Search Warrant for a White 2013 Subaru Outback* [REDACTED]

Dear Michelle:

Enclosed for filing please find State of Maine's Motion to Impound in the above- referenced matter.

Thank you for your attention to this matter.

Very truly yours,

/s/ Leane Zainea

Leane Zainea
Assistant Attorney General
Criminal Division

LZ/knb
Enclosure

STATE OF MAINE
ANDROSCOGGIN, ss

DISTRICT COURT
LOCATION: LEWISTON
DOCKET NO.

IN RE: SEARCH WARRANT FOR
A WHITE 2013 SUBARU OUTBACK

[REDACTED]

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MOTION TO IMPOUND

NOW COMES the State of Maine, by and through its attorney, Leane Zainea, Assistant Attorney General and respectfully requests this Honorable Court to order the impoundment of this motion and proposed Order, the affidavit and search warrant and inventory for a White 2013 Subaru Outback

[REDACTED] for following reasons:

1. In support of this motion, the State submits that the search warrant, affidavit in support of the search warrant and inventory relates to an ongoing homicide investigation and that the disclosure of the search warrant, affidavit in support of the search warrant and inventory will interfere with the investigation and prosecution of this case.
2. One copy of the completed and returned search warrant, affidavit in support of the search warrant and inventory may be provided to Detective Victoria Lane of the Maine State Police.

WHEREFORE, the State of Maine respectfully requests that this Honorable Court impound the State's Motion to Impound and proposed Order, affidavit, search warrant and inventory in the above captioned matter until initial appearance.

Dated: October 26, 2023

/s/ Leane Zainea

Leane Zainea
Assistant Attorney General
Maine State Bar Number: 3707
Office of the Attorney General
Criminal Division
6 State House Station
Augusta, ME 04333-0006
(207) 626-8800
Filed via Sharefile

STATE OF MAINE
ANDROSCOGGIN, ss

DISTRICT COURT
LOCATION: LEWISTON
DOCKET NO.

IN RE: SEARCH WARRANT FOR
A WHITE 2013 SUBARU OUTBACK
[REDACTED]

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ORDER ON
MOTION TO IMPOUND

The State of Maine's Motion to Impound is hereby granted. The Clerk shall impound the State's Motion to Impound and the Court's Order and the Affidavit in support of Search Warrant, the Search Warrant and inventory until initial appearance. One copy of the completed and returned search warrant packet may be provided to Det. Victoria Lane of the Maine State Police.

Date:

JUSTICE, SUPERIOR COURT