

STATE of CALIFORNIA - COUNTY of LOS ANGELES
RETURN TO SEARCH WARRANT

_____ being sworn, says that he conducted a search pursuant to the Search Warrant described below:

Issuing Magistrate: Judge Margaret M. BernalMagistrate's Court: Superior Court of California, County of Los Angeles, Norwalk CourtDate of Issuance: 9/9/2020Date of Service: 9/10/2020

FILED

LOS ANGELES SUPERIOR COURT

NOV 12 2020

Clerk
Deputy

and searched the following location(s), vehicle(s), and person(s):

One LG, model LG-H811 cell phone (EV-1); one Samsung, model Galaxy 520, 6986U cell phone (EV-2); one Samsung, model S10, cell phone (EV-3); one Apple, model A2111 iPhone cell phone (EV-4); one Apple, model A1901 iPhone cell phone (EV-5); one LG, model Q7+ cell phone (EV-6); one Apple, model A1778 iPhone cell phone (EV-7); one Samsung, model SM-G9500/S8 cell phone (EV-8); one Samsung, model SM-N970U cell phone (EV-9); one Samsung, model SM-G930V cell phone (EV-10); one Apple, model A1778 iPhone cell phone (EV-11); one Apple, model A1688 iPhone cell phone (EV-12); one Apple, model A1864 iPhone cell phone (EV-13); one Apple, model A1920 iPhone cell phone (EV-14); one Apple, model A1905 iPhone cell phone (EV-15); one Apple, model A1920 iPhone cell phone (EV-16); and one Samsung, unknown model cell phone (EV-17).

and Seized the following Items:

Data from the above seventeen cellular telephones (EV-1 through EV-17).

I further swear that this is a true and detailed account of all the property taken by me pursuant to the search warrant, and the pursuant to Penal Code Sections 1528 and 1536 this property will be retained in my custody, subject to the order of this court or of any other court in which the offense in respect to which the seized property is triable.

(Signature of Affiant)

Sworn to and Subscribed before me this 12 day of Nov 2020 at 11 A.M. / P.M.

(Signature of Magistrate)

Judge of the Superior Court of California, County of Los Angeles, Norwalk Court, Dept./Div. G

Judge John A. Toribio

(Magistrate's Printed Name)

NW20SC0894

SUPERIOR COURT OF CALIFORNIA
County of Los Angeles

Search Warrant
Sealing Order

FILED

LOS ANGELES SUPERIOR COURT

NOV 12 2020

Warrant No. _____

Application for Sealing Order: I hereby request that the following document(s) submitted in support of _____, Executive Officer/Clerk
the requested search warrant be sealed pending further order of the court: _____, Deputy

- ____ Search Warrant
☒ Affidavit and all attachments
____ Search Warrant, Affidavit, and all attachments

Grounds for order: I believe that the sealing of the above document(s) is warranted for all of the following reasons:

PUBLIC INTEREST: Sealing serves the following public interest:

- ____ Protect a confidential informant (Evid. Code § 1041)
☒ Conceal official information: Release of the above information would compromise the instant investigation by alerting the suspect to the existence, progress, and scope of the investigation. (Evid. Code § 1040) The overriding interest supports sealing the affidavit. A substantial probability exists that the overriding interest will be prejudiced if the affidavit is not sealed.

PREJUDICE TO PUBLIC INTEREST: There exists a substantial probability that this public interest would be prejudiced if the information contained in this document(s) is not sealed.

NARROWLY TAILORED: I do not believe it would be possible to release any of the sealed information without prejudicing this public interest.

Declaration: I declare under penalty of perjury that _____

9-9-2020
Date

Affiant Signature

ORDER: The document(s) identified above shall be sealed and retained in the following manner pending further order of the court:

- (1) The document(s) shall be sealed in an envelope with a copy of this Order affixed to the front of the envelope; and
- (2) The Clerk of the Court shall retain custody of the envelope in a secure place and shall not permit it to be opened by anyone except as authorized by written order of the Court.

9-9-20
Date

Margaret M Bernal

Judge of the Los Angeles Superior Court, Southeast Judicial District, Norwalk Court, Dept/Div SEF

Margaret M Bernal

(PRINTED MAGISTRATE'S NAME)



NW20000854

STATE OF CALIFORNIA-COUNTY OF LOS ANGELES
SEARCH WARRANT AND AFFIDAVIT

[REDACTED] AFFIANT, swears under oath that the facts expressed by her in this Search Warrant and Affidavit and the attached and incorporated Statement of Probable Cause are true and that based thereon she has probable cause to believe and does believe that the property described below is lawfully seizable pursuant to Penal Code Section 1524, as indicated below, and is now located at the locations set forth below. Wherefore, your affiant requests that a Search Warrant be issued.

SEALED AFFIDAVIT REQUESTED: YES [X] NO []
NIGHT SEARCH REQUESTED: YES [X] NO []

(SIGNATURE OF AFFIANT)

(SEARCH WARRANT)

THE PEOPLE OF THE STATE OF CALIFORNIA TO ANY PEACE OFFICER IN THE COUNTY OF LOS ANGELES: proof of affidavit having been made before me by [REDACTED] that there is probable cause to believe that the property described herein may be found at the locations set forth herein and that is lawfully seized pursuant to Penal Code Section 1524 as indicated below by "x" (s) in that it is:

- ☐ property which was stolen or embezzled;
- ☒ property or things used as the means of committing a felony;
- ☒ property or things in possession of any person with the intent to use it as a means of committing a public offense, or in possession of another to whom he or she may have delivered them for the purpose of concealing it or preventing them from being discovered;
- ☒ property or things to be seized consisting of any item or constitute any evidence that tends to show a felony has been committed, or tends to show that a particular person has committed a felony;
- ☐ property or things to be seized consisting of evidence that tends to show that sexual exploitation of a child, in violation of P.C. Section 311.3 has occurred or is occurring;
- ☐ There is a warrant to arrest a person;

FILED
LOS ANGELES SUPERIOR COURT

NOV 12 2020

Deputy Clerk

YOU ARE THEREFORE COMMANDED TO SEARCH: Fraud and Cyber Crimes Bureau, 11515 S. Colima Road, Whittier, California 90604. See attached and incorporated location description, SW-A1

FOR THE FOLLOWING PROPERTY/PERSON: Described on attached description pages, SW-A1

AND TO SEIZE IT/THEM IF FOUND and bring it/them forthwith before me, or this court, at the courthouse of this court. This Search Warrant incorporates the Affidavit and Statement of Probable Cause upon which it is based and were sworn to as true and subscribed before me on this 9 day of Sept, 2020, at 10pm AM/PM. WHEREFORE, I find probable cause for the issuance of this Search Warrant and do issue it.

Margaret M Bernal
(SIGNATURE OF MAGISTRATE)

SEALED AFFIDAVIT APPROVED: YES [X] NO []
NIGHT SERVICE APPROVED: YES [X] NO []

Judge of the Los Angeles Superior Court Southeast, Norwalk Judicial District

Margaret M Bernal

(PRINTED MAGISTRATE'S NAME)



SW-A1
LOS ANGELES COUNTY SHERIFF'S DEPARTMENT
SEARCH WARRANT AND AFFIDAVIT
(Confidential)

YOU ARE THEREFORE COMMANDED TO SEARCH:

LOCATION: Fraud and Cyber Crimes Bureau
11515 S. Colima Road
Whittier, California 90604

Further described as the location of Fraud and Cyber Crimes Bureau which conducts forensic examinations of electronic devices.

FOCUS OF THE INVESTIGATION: Conspiracy to Commit Assault on Peace Officer §182 PC/§245 PC; Conspiracy to Incite a Riot, §182 PC/§404.6 PC; and Failing to disperse at an unlawful assembly, §409 PC

YOU ARE THEREFORE COMMANDED TO SEARCH THE FOLLOWING DEVICES(s):

Evidence items (EV-1 through EV-17) booked into evidence:

- EV-1: One LG, model LG-H811, serial number 605KPM2649459, IMEI: 359105066494596, cell phone.
- EV-2: One Samsung, model Galaxy 520, 6986U, serial number: 891480000056957277940, IMEI: 355464112874499, cell phone.
- EV-3: One Samsung, model S10, serial number: RF8M31QYFKH, ICCID: 89312530002037172895, cell phone.
- EV-4: One Apple, model A2111 iphone, serial number currently unknown, IMEI: 356549104911603, ICCID: 8901260343998907380 cell phone.
- EV-5: One Apple, model A1901 iphone, serial number currently unknown, IMEI: 354860096020911, ICCID: 8901260192714899458 cell phone.
- EV-6: One LG, model Q7+, serial number currently unknown, IMEI: 359275091608047, ICCID: 8901260342992306748F cell phone.
- EV-7: One Apple, model A1778 iphone, serial number currently unknown, IMEI: 353845086778395, ICCID: 89014104277544055456 cell phone.
- EV-8: One Samsung, model SM-G9500/S8, serial number currently unknown, IMEI: 358332083985640, cell phone.
- EV-9: One Samsung, model, SM-N970U, serial number currently unknown, IMEI: 358230103272895, ICCID: 8901260242709786010 cell phone.
- EV-10: One Samsung, model SM-G930V, serial number currently unknown, IMEI: 359775073040713, cell phone.
- EV-11: One Apple, model A1778 iphone, serial number currently unknown, IMEI: 356558081828680, ICCID: 8901260191795171936 cell phone.
- EV-12: One Apple, model A1688, iphone, serial number currently unknown, IMEI:

- 353797084049356, ICCID: 89148000002758977513 cell phone.
- EV-13: One Apple, model A1864 iphone, serial number currently unknown, IMEI: 358689091022838, ICCID: 89148000004532864835 cell phone.
- EV-14: One Apple, model A1920 iphone, serial number currently unknown, IMEI: 357202095532405, ICCID: 89014104272655512775 cell phone.
- EV-15: One Apple, model A1905 iphone, serial number currently unknown, IMEI: 356081094423076, ICCID: 8901260163702994866 cell phone.
- EV-16: One Apple, model A1920 iphone, serial number currently unknown, IMEI: 356172092052171, ICCID: 89014103271618423329 cell phone.
- EV-17: One Samsung, unknown model, serial number currently unknown, IMEI: 355181111213855 cell phone.

These items will be taken to the Fraud and Cyber Crimes Bureau where the search of these items will be conducted.

SEARCH TIME PERIOD: The time period covering this search of these items includes from the period any of the above devices are first accessed until the date of this search warrant.

SEARCH FOR THE FOLLOWING PROPERTY/INFORMATION:

All data that constitutes evidence and instrumentalities of Conspiracy to Commit Assault on Peace Officer §182 PC/§245 PC; Conspiracy to Incite a Riot, §182 PC/§404.6 PC; and Failing to disperse at an unlawful assembly, §409 PC, including communications referring or relating to this investigation involving any or all of the following:

SUSPECTS HUGO PADILLA (dob: [REDACTED]), JOHN KNOX (dob: [REDACTED]),
 PABLO UNZUETA (dob: [REDACTED]), CHRISTINA ASTORGA (dob: [REDACTED]),
 KATHERINE GANNON (dob: [REDACTED]), ROXANNE MCQUEEN (dob: [REDACTED]),
 MATTHEW SANDERS (dob: [REDACTED]), KYLE ELEVELD (dob: [REDACTED]),
 CONNOR FITZPATRICK (dob: [REDACTED]), DIEGO WOLFGANG (dob: [REDACTED]),
 ATISH CHAKRAVARTI (dob: [REDACTED]), ALEXANDRIA MARSELLA (dob: [REDACTED]),
 [REDACTED], MICHELLE MANOS (dob: [REDACTED]), JEREMY WHITE (dob: [REDACTED]),
 ELIZABETH LANAHAN (dob: [REDACTED]), STEPHANIE CHOW (dob: [REDACTED]),
 JULIANNA LACOSTE (dob: [REDACTED]) and other known, or yet unknown, co-conspirators and accomplices including:

Redactions in
 this section
 made by First
 Amendment
 Coalition

1. All communications content, including Electronic mail, electronic communications, computer data, any and all electronic data either sent or received via "online" service providers, text (SMS/MMS or app chats), notes, or voicemail, Electronic documents which may be stored on the listed items to be searched, to include the cellular telephone number and other unique identifying numbers assigned to each cellular telephone; Electronically stored data held upon the items to be searched, including, but not limited to electronic contact lists, names, call history, to include time and dates and durations, telephone numbers, incoming, outgoing, sent, received, deleted, draft formed telephone/cellular numbers and corresponding contact information; Removable memory sticks (i.e., compact flash media, Micro SD media, SD Storage media), electronic media, to include, but not limited to electronic data in the form of Digital photos and Digital videos

2. This data will also include attachments, source and destination addresses, and time and date information, and connection logs, images and any other records that constitute evidence and instrumentalities of the above listed crimes for the dates above, including communications referring or relating to this investigation involving any or all of the following: SUSPECTS **HUGO PADILLA** (dob: [REDACTED]), **JOHN KNOX** (dob: [REDACTED]), **PABLO UNZUETA** (dob: [REDACTED]), **CHRISTINA ASTORGA** (dob: [REDACTED]), **KATHERINE GANNON** (dob: [REDACTED]), **ROXANNE MCQUEEN** (dob: [REDACTED]), **MATTHEW SANDERS** (dob: [REDACTED]), **KYLE ELEVELD** (dob: [REDACTED]), **CONNOR FITZPATRICK** (dob: [REDACTED]), **DIEGO WOLFGANG** (dob: [REDACTED]), **ANISH CHAKRAVARTI** (dob: [REDACTED]), **ALEXANDRIA MARSELLA** (dob: [REDACTED]), **MICHELLE MANOS** (dob: [REDACTED]), **JEREMY WHITE** (dob: [REDACTED]), **ELIZABETH LANAHAN** (dob: [REDACTED]), **STEPHANIE CHOW** (dob: [REDACTED]), **JULIANNA LACOSTE** (dob: [REDACTED]), and other known, or yet unknown, co-conspirators and accomplices together with indicia of use, ownership, possession, or control of such communications or information found.

3. All location data for the dates above. Location data may be stored as GPS locations or cellular tower connection data. Location data may be found in the metadata of photos and social networking posts, wi-fi logs, and data associated with installed applications.

4. All photographic/video/audio data and associated metadata.

5. All internet history for the dates above, including cookies, bookmarks, web history, search terms.

6. All financial information.

7. Any and all computer-related documentation described as written, recorded, printed, or electronically stored material, which explains or illustrates how to configure or use computer hardware, software, or other related items.

8. Any and all computer passwords and other data security devices designed to restrict access to or hide computer software, documentation, or data, consisting of hardware, software, or other programming code. Data security hardware may include encryption devices, chips, and circuit boards. Data security software or digital code may include programming code that creates "test" keys or "hot" keys, which perform certain pre-set security functions when touched. Data security software or code may also encrypt, compress, hide, or "booby-trap" protected data to make it inaccessible or unusable, as well as reverse the process to restore it.

9. Any and all printed documents, any digital information which can be executed by a computer and any of its related components to direct the way they work, including programs to run operating systems, applications (like word-processing, graphics, or spreadsheet programs), utilities, compilers, interpreters, and communication programs.

10. All indicia of ownership and control for both the data and the cellular device, such as device identification and settings data, address book/contacts, social network posts/updates/tags,

Wi-Fi network tables, associated wireless devices (such as known Wi-Fi networks and Bluetooth devices), associated connected devices (such as for backup and syncing), stored passwords, user dictionaries.

11. And the forensic investigation.

Investigating officers are authorized, at their discretion, to conduct an offsite search of the seized items for the property described. Investigating officers and those agents acting under the direction of the investigating officers are authorized to access all data on the cellular device to determine if the data contains the items as described above. If necessary, investigating officers are authorized to employ the use of outside experts, acting under the direction of the investigating officers, to access and preserve data on the cellular device. Those items that are within the scope of this warrant may be copied and retained by investigative officers.

In searching for electronic data capable of being read, stored or interpreted by a computer, law enforcement personnel executing this search warrant will employ the following procedure:

1. The computer equipment and storage devices will be seized and transported to an appropriate law enforcement laboratory for review. The computer equipment and storage devices will be reviewed by appropriately trained personnel in order to extract and seize any data that falls within the list of items to be seized set forth herein.
2. Any electronic data that is encrypted and unreadable will not be returned unless law enforcement personnel have determined that the data is not (1) an instrumentality of the offense, (2) a fruit of the criminal activity, (3) contraband, (4) otherwise unlawfully possessed, or (5) evidence of the offense specified above.
3. In searching the data, the computer personnel may examine all of the data contained in the phone/computer equipment and storage devices to view their precise contents and determine whether the data falls within the items to be seized as set forth herein. In addition, the computer personnel may search for and attempt to recover "deleted," "hidden" or encrypted data to determine whether the data falls within the list of items to be seized as set forth herein.

COMPLIANCE WITH CAL-EPCA: As required by California Penal Code § 1546.1 (d)(1) and California Penal Code §1524.3 (c), any information obtained through the execution of this warrant that is unrelated to the objective of the warrant shall be sealed and shall not be subject to further review, use or disclosure absent an order from the Court.

If the computer personnel determine that the computer/phone equipment are no longer necessary to retrieve and preserve the data, and the items are not subject to seizure pursuant to Federal Rule of Criminal Procedure 41(b), the government will return these items within a reasonable period of time not to exceed 60 days from the date of seizure.

DISPOSITION OF COMMUNICATIONS AND/OR DATA: Pursuant to Penal Code §§ 1528(a), 1536, all communications and/or data seized pursuant to this search warrant shall be retained in Affiant's custody pending further court order.

SEALING ORDER: An ORDER sealing the application and affidavit is granted as there is an overriding interest which overcomes the right of public access to this application and Affidavit; the overriding interest supports its sealing; a substantial probability exists the overriding interest will be prejudiced if it is not sealed; the sealing is narrowly tailored and there is no less restrictive means which exist to achieve the overriding interest.

SW-A2

**LOS ANGELES COUNTY SHERIFF'S DEPARTMENT
SEARCH WARRANT AND AFFIDAVIT
(Confidential)**

AFFIANT

Your Affiant, [REDACTED] (hereafter referred to in the first person) is a sworn peace officer employed by the Los Angeles County Sheriff's Department and has been so employed for more than [REDACTED]. I have been involved in investigating and/or assisting in the investigation of hundreds of crimes. I have conversed with interrogated, investigated and/or arrested several hundred gang members and criminal suspects while working in a custody facility, as a Patrol Officer and as a Detective.

I am currently assigned as a Detective to the Fraud and Cyber Crimes Bureau of the Los Angeles County Sheriff's Department. My current responsibilities are to investigate and apprehend suspects involved in criminal activity including, but not limited to crimes involving Forgery, Grand Theft, Identity Theft, Financial Elder Abuse, Major Fraud Scams, Business Email Compromise (BEC), Romance and Lottery Scams, Crimes Involving Cryptocurrencies and Other Cyber Related Crimes. I am Certified by the National White Collar Crime Center as a Cyber Crime Examiner and Economic Crime Forensic Examiner.

**STATEMENT OF PROBABLE CAUSE
(Confidential)**

The facts and information set forth herein are based upon my personal knowledge and observations, observations of other law enforcement personnel, observations of cooperating sources as related to me, review of investigative reports, notes, as well as conversations with federal, state and/or local law enforcement officials. This affidavit is intended to show only that there is sufficient probable cause for the requested warrant and does not set forth all of my knowledge about this matter.

Background Information:

During the past week, several peaceful protests regarding the recent death of "DIJON KIZZEE" have occurred at 1310 W. Imperial Highway, Los Angeles, CA 90044. Deputies from the Los Angeles County Sheriff's Department were present to ensure the safety of the public during these protests. Most of these protests at this location have been peaceful.

Between September 5, 2020 and September 8, 2020, however, there have been four consecutive daily protests which have turned violent by agitators who threw projectiles, fireworks, rocks and water bottles at law enforcement officers, caused destruction of property and encouraged others to take violent action against law enforcement officers. These violent actions have resulted in unlawful assemblies being declared.

September 8, 2020: Protest and Unlawful Assembly

On September 8, 2020, a peaceful protest regarding the recent death of "DIJON KIZZEE" was scheduled to start at 4:00 PM at 1310 W. Imperial Highway, Los Angeles, CA 90044. The protest was initially peaceful even though numerous persons, who claimed to be residents from the community, were heard shouting at the protestors. The residents shouted at the protestors and told them to leave because the protestors were creating a hostile environment within their community.

Numerous protestors occupied Imperial Highway between Normandie Avenue and 108th Street. The participants of the protest were observed blocking traffic and creating a hostile and unsafe environment for the surrounding public. The protesters were armed with the following riot related gear, weapons, defensive armament, and other instruments, which are commonly used for violent attacks on law enforcement during riots:

- (1.) shields containing hard surfaces with padding and straps on the interior which would provide a supportive grip,
- (2.) shoulder pads,
- (3.) shin guards,
- (4.) knee pads,
- (5.) gloves,

- (6.) chest and spine protectors,
- (7.) plastic body armor,
- (8.) gas masks with cannisters,
- (9.) goggles,
- (10.) helmets,
- (11.) wooden sticks and metal poles,
- (12.) smoke bombs,
- (13.) spray cans,
- (14.) empty beer bottles,
- (15.) flashlights,
- (16.) gloves,
- (17.) first aid kits
- (18.) tourniquets and trauma wound dressing.

Although this was planned as a "peaceful" protest, the actions of numerous participants evolved this gathering into a violent and dangerous situation. For example, deputies saw some participants throw fireworks, smoke bombs, frozen water bottles and sealed aluminum canned foods at law enforcement officers. Each of these items have the potential to cause serious injury and damage.

Unlawful Assembly Declared:

At approximately 2010 hours, Los Angeles County Sheriff Department Sergeant Muller declared the protest an unlawful assembly. Numerous dispersal orders were given to the protesters over a loud PA speaker to immediately disperse. Most of the protesters peacefully left the surrounding location.

Suspects arrested for Failure to Disperse an Unlawful Assembly

The following suspects refused to leave the immediate area and were subsequently arrested on 112th Street between Budlong Avenue and Normandie Avenue in violation of section 409 of the California Penal Code:

SUSPECTS HUGO PADILLA (dob: [REDACTED]), JOHN KNOX (dob: [REDACTED]), PABLO UNZUETA (dob: [REDACTED]), CHRISTINA ASTORGA (dob: [REDACTED]), KATHERINE GANNON (dob: [REDACTED]), ROXANNE MCQUEEN (dob: [REDACTED]), MATTHEW SANDERS (dob: [REDACTED]), KYLE ELEVELD (dob: [REDACTED]), CONNOR FITZPATRICK (dob: [REDACTED]), DIEGO WOLFGANG (dob: [REDACTED]), ATISH CHAKRAVARTI (dob: [REDACTED]), ALEXANDRIA MARSELLA (dob: [REDACTED]), MICHELLE MANOS (dob: [REDACTED]), JEREMY WHITE (dob: [REDACTED]), ELIZABETH LANAHAN (dob: [REDACTED]), STEPHANIE CHOW (dob: [REDACTED]), JULIANNA LACOSTE (dob: [REDACTED]),

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Coalition

Recovered Evidence Relating To Conspiracy To Incite A Riot & Conspiracy to Assault Law Enforcement Officers:

Deputies recovered numerous canister style pull pin "smoke grenades." The gas from these grenades are typically used as an obscuring device for undetected attack on law enforcement during a riot. These "smoke grenades" were taken from Suspect White's person during a

search incident to arrest. Suspect White was also in possession of makeshift riot gear such as shoulder pads, plastic tactical vest, gloves, and a "Pyle" electronic bullhorn.

The arrested suspects also possessed items commonly used to intentionally instigate violence, inflict injury to persons, cause property damage and destruction (see attached photos under Attachment SW-B).

Deputies also collected the following items which had been abandoned at the location of the unlawful assembly. These items were booked into evidence.

- (1.) "Speco Technologies" electronic bullhorn,
- (2.) Flashlights,
- (3.) Backpacks,
- (4.) Helmets,
- (5.) Several signs with the following messages, "Unforegivable & Unreformable Abolish The Police", "Police Can't Be Fixed", "PP D Pasadena, LASO Sheriffs, LAPD =Killers", "Who are you protecting and Serving", "No Justice No Peace Abolish Police",
- (6.) green cloth bag containing a gas mask,
- (7.) Nikon D800 camera (EV-8),
- (8.) Nikon D5000 camera (EV-9),
- (9.) Diamondback Insight Bicycle,
- (10.) Black " Pharmacy" skateboard
- (11.) Sixteen cell phones (See Attachment SW-A## for a detailed description of these cell phones.)

Based on my law enforcement training and experience regarding peaceful protests, public disturbances and riots, I recognized the items possessed by the arrested suspects, as well as numerous items abandoned at the location, were not consistent with a peaceful protest. Instead, there were numerous items possessed by several individuals which were consistent with objects that are commonly used by persons conspiring to engage in coordinated attacks on law enforcement officers during a riot.

I know rioters will commonly wear protective equipment like gas masks, vests, helmets, chest and spine protectors, knee and shin pads during riots. Rioters use gas masks as a defense against inhaling airborne pollutants and nauseous less lethal gasses which are sometimes deployed by rioters and/or law enforcement during incidents of civil unrest. Rioters also wear helmets, vests and protective pads to protect themselves from less lethal projectiles used to disperse riots. I also know they use protective equipment to limit their injuries when they physically attack law enforcement officers. Peaceful protestors do not wear gas masks or these types of protective equipment during peaceful protests.

I know rioters will carry hardened shields to attack law enforcement officers holding a defensive line. I also know that rioters have used skateboards as weapons to attack and injure law enforcement officers. Peaceful protestors do not arm themselves with shields during peaceful protests.

I know rioters will commonly arm themselves with "smoke grenades" and smoke bombs. They use smoke to obscure their movements during a surprise attack on law enforcement officers during civil unrest. Rioters will also arm themselves with wooden sticks, metal poles and empty beer bottles. Rioters commonly use wooden sticks and metal poles to attack law enforcement officers. Rioters also throw many items, including bottles and cans, at law enforcement officers. Participants in riots are also known to use these bottles to make Molotov cocktails that they throw at law enforcement officers. Molotov cocktails are explosive devices that can set buildings on fire, cause severe injuries to the general public as well as damage residences and local businesses. All of these weapons can severely injure law enforcement officers. Peaceful protestors do not arm themselves with smoke grenades, smoke bombs, bottles, wooden sticks or metal poles during peaceful protests.

I know rioters will shine flashlights into the eyes of law enforcement officers in an attempt to blind them and obscure their vision at night. Blinding officers during a riot makes them more susceptible to a surprise attack and injury.

Rioters will also commonly engage in hand to hand combat with officers. Rioters designate persons to provide first aid (first aid kits, tourniquets, and trauma wound dressing) to other rioters so that rioters can continue violent assaults on law enforcement officers during the riot.

I know bullhorns are electronic devices that are used during both peaceful protests and violent riots. However, bullhorns amplify the voice of riot leaders so that the actions of several participants can be directed into a common coordinated attack on law enforcement. Numerous times, I heard someone yell out, "Stay Calm!" and "Stay together!" as if the suspects were coordinating their actions to retaliate against the dispersal order.

Numerous cell phones were located in the area of the unlawful assembly and where the suspects were arrested. I know cell phones commonly contain contact names, telephone numbers, incoming and outgoing call histories, cell phone messages, SMS/text messages, emails, photographs, videos, GPS coordinate information, financial information, electronic data files, and other electronic data and files. Based on my training and experience in criminal investigations, I know suspects, including rioters, will commonly carry telephones with them before, during and after a riot. They use cell phones to coordinate the incitement of riots, attacks on law enforcement and destruction of property during riots. Rioters, like most criminals, will commonly use phones to discuss plans and tactics during the commission of their crimes. Rioters will also use telephones to execute coordinated attacks on law enforcement officers and other high valued targets. When suspects believe they will be arrested, they will commonly abandon their cellular device in an attempt to disassociate themselves from the criminal activity.

Conclusions:

Based on the fact that numerous suspects were armed with weapons, shields, gear and other equipment as well as the fact numerous suspects refused to leave the area after the dispersal order was announced, there is probable cause to believe the above suspects and other yet

unknown accomplices and co-conspirators were involved in an active conspiracy to incite a riot and a conspiracy to assault law enforcement officers.

Request to search phones for communications related to Conspiracy to Incite A Riot & Conspiracy to Assault Law Enforcement Officers:

Since the recovered telephones were in the area where the suspects were arrested and where other riot-related weapons and equipment were recovered, there is probable cause to believe the cell phone devices (described in SW-A1) belonged to the arrested suspects, accomplices, and/or other co-conspirators involved in the crimes being investigated.

A search of communication information on these devices is likely to reveal evidence related to communications among the suspects, accomplices and other yet unknown co-conspirators for the crimes being investigated. Location information on these devices is likely to lead to the location of stored caches of other weapons and supplies these suspects and other co-conspirators are in possession of and planning to use in future attempts to incite riots and attacks on law enforcement officers. A search of the financial data on the telephone is likely to reveal evidence related to the riot-related weapons and other supplies the suspects, accomplices and other co-conspirators possessed. A search of internet searches is likely to reveal evidence related to the crimes being investigated as well as internet research related to making riot related weapons.

Your Affiant, therefore, requests this search warrant be issued as cell phones (described in SW-A1) are likely to lead to (i) further evidence of the crimes being investigated and (ii) further evidence related to other involved suspects, co-conspirators and accomplices.

There is no less intrusive means to obtain these items. This search warrant is limited in scope.

Compliance with CAL-EPCA: As required by California Penal Code § 1546.1 (d)(1) and California Penal Code §1524.3 (c), any information obtained through the execution of this warrant that is unrelated to the objective of the warrant shall be sealed and shall not be subject to further review, use or disclosure absent an order from the Court.

Notice of Search: The actual owners of the phones are currently unknown. Notification will be made into California Law Enforcement Web (CLEW).

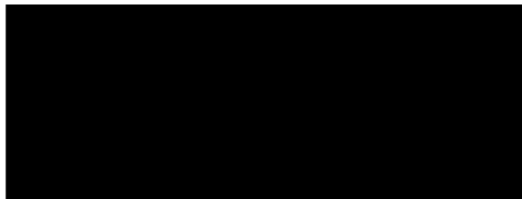
REQUEST FOR ORDER SEEKING SEALING AFFIDAVIT AND APPLICATION:

In light of the nature of this application, your affiant **requests an order sealing *both* the application and affidavit.** This request is made to implement the privilege under California Evidence Code §1040 to §1042 and pursuant to the California rules of court, rules 8.160 and 2.550.

The application and affidavit both contain specific facts related to this ongoing investigation in relation to other known and yet unknown accomplices and co-conspirators. The affidavit contains personal identifying information of victims, which should not be disclosed to the public. If this information were disclosed, the victims could easily be re-victimized. Your affiant knows of other ongoing and related investigations that would be compromised if information contained in this application and affidavit were released to the general public. Furthermore, disclosure of this information would alert suspect(s), co-conspirators and accomplices of the existence of this investigation, this investigation's direction and investigative techniques. This would result in the target(s) of this and other investigations to promptly destroy and/or further hide evidence from law enforcement detection.

The right of the public's access to this application and affidavit is, therefore, overcome by the overriding interest. A substantial probability exists that the overriding interest will be prejudiced if the affidavit is not sealed. The proposed sealing is narrowly tailored and there is no less restrictive means, which exists to achieve the overriding interest.

I swear, under penalty of perjury, that the foregoing information is true and correct, to the best of my knowledge, information and belief.



**STATE OF CALIFORNIA-COUNTY OF LOS ANGELES
SEARCH WARRANT AND AFFIDAVIT**

ATTACHMENT SW-B
Photographs







