

SUPERIOR COURT OF THE DISTRICT OF COLUMBIA
SEARCH WARRANT

2014 CRW 1166

TO: CHIEF OF POLICE OR ANY OTHER LAW ENFORCEMENT OFFICER OR ASSISTANT UNITED STATES ATTORNEY
(Specific Law Enforcement Officer or Classification of Officer of the Metropolitan Police Department or other Authorized Agency)

Affidavit, herewith attached, having been made before me by Detective Timothy Palchak, Badge #D21564
Metropolitan Police Department, Washington, Dc that he has probable cause to believe
that on the person premises vehicle object, known as _____
Google, Inc, 1600 Amphitheater Parkway, Mountain View, CA 94043

in the District of Columbia, there is now being concealed certain property, namely _____
Evidence of the date, time, and duration of any communication, without geographic limit, to include IP addresses, including IP
addresses associated with access to the account; headers of e-mail messages, including the source and destination network
addresses, but not content located in headers, and information on any attachments associated with email account
kahllimaliktatum@gmail.com.

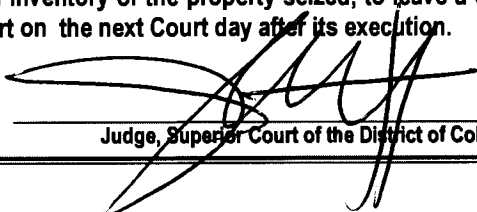
which is _____ In violation of D.C. Code _____ and as I am satisfied
(Alleged grounds for seizure)

that there is probable cause to believe that the property so described is being concealed on the above designated
 person premises vehicle object, and that the foregoing grounds for issuance of the warrant exist.

YOU ARE HEREBY AUTHORIZED within 10 days of the date of issuance of this warrant to search in the daytime/at any time of the
day or night, the designated person premises vehicle object, for the property specified and if the property be found there.

YOU ARE COMMANDED TO SEIZE IT, TO WRITE AND SUBSCRIBE in an inventory of the property seized, to leave a copy of this
warrant and return to file, a further copy of this warrant and return with the Court on the next Court day after its execution.

Issued this 22 day of March, 20 14



Judge, Superior Court of the District of Columbia

RETURN

I received the above detailed warrant on 3/22, 20 14 and have executed it as follows:
On 3/22/14, 20 14, at 6 AM PM. I searched the
the person premises vehicles object, described in the warrant, and I left a copy of the warrant and return with
Google data for requested email properly posted.
(Name of person searched or owner, occupant, custodian or person present at place of search)

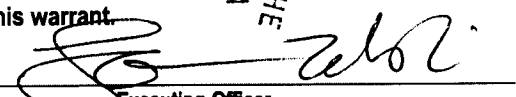
The following is an inventory of the property taken pursuant to this warrant:

Requested electronic files received via email!

FILED
MAR 25 PM 9 18
DISTRICT OF COLUMBIA
CLERK'S DIVISION

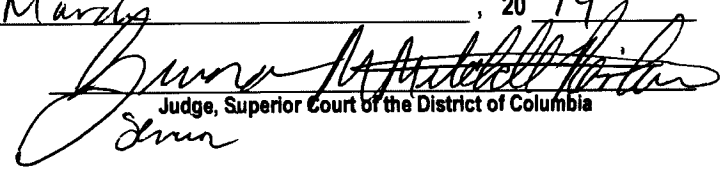
This inventory was made in the presence of custodian

I swear that this is a true and detailed account of all property taken by me under this warrant.



Executing Officer

Subscribed and sworn to before me this 24 day of March, 20 14



Judge, Superior Court of the District of Columbia

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Location to be searched

This affidavit is being submitted in support of an application for authorization for the installation and use of pen-trap devices to record, decode, and/or capture dialing, routing, addressing, and signaling information associated with each communication to or from the following e-mail account: KAHLILMALIKTATUM@GMAIL.COM, including the date, time, and duration of the communication, and the following, without geographic limit:

- IP addresses, including IP addresses associated with access to the account;
- Headers of e-mail messages, including the source and destination network addresses, as well as the routes of transmission and size of the messages, but not content located in headers, such as subject lines; and
- the number and size of any attachments.

And that the use and installation of the foregoing is authorized for sixty days from the date of this warrant which is requested to authorize that Google Inc. and any other person or entity providing wire or electronic communication service in the United States facilitate the execution of this warrant, furnish information, facilities, and technical assistance necessary to install the pen-trap devices, including installation and operation of the pen-trap devices unobtrusively and with minimum disruption of normal service; that the Metropolitan Police Department or other law enforcement agency reasonably compensate Google Inc. and any other person or entity whose assistance facilitates execution of this warrant for reasonable expenses incurred in complying with it; that Google Inc. and any other person or entity whose assistance may facilitate execution of this warrant notify the applicant and the Metropolitan Police Department of any changes relating to e-mail account KAHLILMALIKTATUM@GMAIL.COM, including changes to subscriber information, and to provide prior notice to the Metropolitan Police Department before terminating or changing service to the e-mail account; that the Metropolitan Police Department and the applicant have access to the information collected by the pen-trap devices as soon as practicable, twenty-four hours per day, or at such other times as may be acceptable to the Metropolitan Police Department, for the duration of the Warrant; that Google Inc. and any other person or entity whose assistance facilitates execution of this Warrant, and their agents and employees, shall not disclose in any manner, directly or indirectly, by any action or inaction, the existence of the application and this Warrant, the pen-trap devices, or the investigation to any person, unless and until otherwise ordered by the Court, except that Google Inc. may disclose this Warrant to an attorney for Google Inc. for the purpose of receiving legal advice; and that the Clerk of the Court shall provide the United States Attorney's Office with three certified copies of this Warrant, and shall provide copies of this Warrant to the Metropolitan Police Department and Google Inc. upon request;

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Resume/Experience

Your affiant, Detective Timothy Palchak, is currently assigned to the Federal Bureau of Investigation (FBI)/MPD Innocent Images Task Force where my duties include investigations pertaining to the sexual exploitation of children and on-line offenses involving children, including the production, transportation, distribution, receipt and possession of child pornography.

I have been a member of the Metropolitan Police Department in the District of Columbia since 1994. In 2000, I was promoted to Detective Grade 2 and am currently serving at this rank. During my 18 year tenure with the Metropolitan Police Department, I have been assigned to the Third District Patrol Operations and Prostitution Enforcement Unit. I am currently assigned to the Northern Virginia Regional Internet Crimes Against Children Task Force. I have received the following training: Family Violence and Child Protection, Basic Investigator Course, Interview and Interrogation, Sexual Assault Nurse Examination, Children's Hospital Conference on Responding to Child Maltreatment, Child Abuse and Child Exploitation Investigation Techniques, Undercover Internet Crimes Against Children (ICAC) Investigations Course, and Image Scanning. I have made numerous arrests and interviewed numerous victims, witnesses, and suspects. I have participated in numerous child abuse investigations, child sex abuse investigations, and ICAC investigations. In November of 2005, I received cross designation training from Immigration and Customs Enforcement (ICE) and the FBI and have participated in numerous online child exploitation investigations and undercover online investigations.

Background Investigation

The following statements are presented for the sole purpose of establishing probable cause for the affidavit in support of the search warrant application and do not represent the totality of facts and circumstances known to the affiant.

On March 19, 2014, a DC Public School social worker reported to members of the Metropolitan Police Department that an 8-year-old female juvenile had been absent from school for more than 30 days. The social worker reported that IT had received information that the child was absent because she was being treated by a "Dr. Tatum," with a phone number of 202-907-4156. The social worker called that number and spoke with an adult male who represented himself as "Dr. Tatum." After exchanging several calls with "Dr. Tatum," the social worker made arrangements to meet him to obtain documentation regarding the minor child's absences. At "Dr. Tatum's" direction, the social worker responded to the DC General Family Emergency Shelter, located at 1901 Massachusetts Avenue, Southeast, in an attempt to meet "Dr. Tatum." Once at the location, unable to locate "Dr. Tatum," the social worker contacted a supervisor who indicated that there was no "Dr. Tatum" employed as a physician in that building, however, the supervisor indicated that there was a custodian named Khalil Tatum who worked in that building. Khalil Tatum (DOB 2/6/63) who is employed as a custodial worker at 1901 Massachusetts Ave, SE, was then contacted by his supervisor and summoned to the supervisor's office. Tatum did not respond to the supervisor's office, but abruptly left work prior to his shift ending, and to date, has never returned to his place of employment. The phone number 202-907-4156 was registered to Khalil Tatum, and law enforcement learned through various sources that he was known to use that phone number. Multiple attempts were made by members of law enforcement to contact Tatum via his cellular telephone, however the telephone went directly to voicemail. Law enforcement obtained cellular tower records associated with that phone number, which indicated that the phone showed no activity after March 19, 2014 at 9:39 p.m., and, to date, has not been reactivated.

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Prior to the child's disappearance, she was residing at the DC General Family Emergency Shelter, located at 1901 Massachusetts Avenue, SE. Investigation revealed that the child's parent had given Kahlil Tatum permission to care for the child, and the child had been seen in his presence within the last three weeks.

To date, the 8-year-old child has not been located and is considered an endangered missing person. An AMBER Alert was issued on March 20, 2014, throughout the Washington Metropolitan Area.

On Thursday, March 20, 2014 at approximately 8:01 a.m., the Prince George's County Police received a request from the Metropolitan Police Department (MPDC) in reference to the missing 8-year-old child, referenced under CCN# 14-037611.

Investigation also revealed that Khalil Tatum operates a 2007 Chevrolet Blazer, maroon in color. PG County Officers received information that a burgundy 2007 Chevrolet Blazer with a Redskin emblem on the back window was parked at the Red Roof Inn located at 6170 Oxon Hill Road, Oxon Hill, Maryland 20745.

Upon arrival PG County Officers located the vehicle in the parking lot directly in front of room #132. Officers obtained information that the registered owner of that vehicle was Kahlil Tatum and that he was associated with room #132.

PG County Officers knocked on the room door and did not get an answer. PG County Officers obtained a key card from management and entered the room. Once inside the room they discovered a black female, unconscious and unresponsive, lying face down on the bed with what appeared to be a bullet wound to her head. The decedent, identified as Andrea Tatum, wife of Khalil Tatum, was pronounced dead by Fire Fighter Morrow #16423 at 9:16 a.m. The decedent was transported to the Office of the Chief Medical Examiner in Baltimore, Maryland for an autopsy.

Members of the PG County Homicide Unit and Forensic Services Unit responded to the scene and assumed their investigative duties. Pursuant to witness interviews and an on-scene investigation the following account of this incident was established. A witness (hereinafter referred to as Witness One) reported that decedent checked into the Red Roof Inn on March 19, 2014, at about 10:04 p.m. The decedent, Khalil Tatum, Witness One and two individuals were all captured on numerous surveillance cameras at the Red Roof Inn in the area of room #132. Less than an hour after they checked in, Witness One and two of the individuals can be seen leaving in a vehicle driven by the female individual. The decedent and Kahlil Tatum were the only people left in the room. Witness One reported at approximately 5:40 a.m. the next morning, IT returned to the Red Roof Inn and talked to Kahlil Tatum. Witness One stated that IT observed the decedent lying on the bed when Kahlil Tatum answered the door. Witness One also stated that Kahlil Tatum refused to allow IT to enter the room.

An interview with an additional witness (hereinafter referred to as Witness Two) revealed that the decedent was having domestic problems with Kahlil Tatum. Witness Two stated that the decedent was contemplating leaving Kahlil Tatum. Witness Two also reported within the last

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month IT conducted internet searches for Khalil Tatum in an attempt to purchase a handgun. Witness Two reported IT utilized an Apple Ipad and downloaded images of handguns for Khalil Tatum.

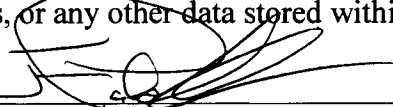
Financial records were obtained for Kahlil Tatum's banking check card account which revealed that on 03/18/2014 it was utilized to pay for a parking meter in Washington, D.C. through a smartphone application for parking meter payments. This charge information further revealed that the payment was associated with the email account kahlilmaliktatum@gmail.com.

In response to an administrative subpoena served to Google on 03/21/2014, Google provided IP log information for kahlilmaliktatum@gmail.com which revealed that the account was accessed on 03/21/2014 at 3:12 a.m. from a location near the Washington, D.C. area.

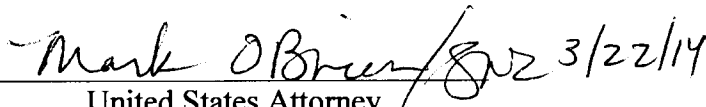
Conclusion

Based on the foregoing, your affiant has probable cause to believe that evidence pertaining to this case is present in the electronic storage and remote computing service of the aforementioned cell phones. Your affiant requests that a search warrant be issued for records and data in the electronic storage and remote computing service of these phones, allowing the search for the following any call logs, text messages, voicemails, recorded phone history, subscriber information, owner information, downloads, internet activity, instant messages, photographs, videos, or any other data stored within these phones.

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Affiant

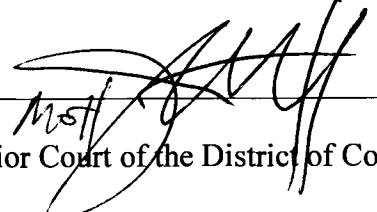
 3/22/14

United States Attorney

MPD

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Subscribed and sworn to me this 22nd day of March



Judge
Superior Court of the District of Columbia