

OCT 28 2016



IN THE DISTRICT COURT OF OKLAHOMA COUNTY
STATE OF OKLAHOMA

RICK WARREN
COURT CLERK

16 _____

IN THE MATTER OF THE SEARCH WARRANT) Case No. SW-12-1253
FOR THE RECORDS OF FACEBOOK ACCOUNT KENNY RICHARDS a/k/a
kenny.richards.5264)

AFFIDAVIT FOR SEARCH WARRANT

State of Oklahoma)
County of OKLAHOMA) ss

I, JIM ELY, of lawful age, and being first duly sworn upon an oath, deposes and says:

I am an agent with the Oklahoma State Bureau of Investigation, State of Oklahoma. I have probable cause to believe that the following property constitutes evidence of a crime:

Information from Facebook of account Kenny Richards and account name kenny.richards.5264. From this account the stored content of the account which includes messages, photographs, videos, timeline posts, and location information, friends, name, length of service, email address, and recent login/logout Internet Protocol addresses, purchases or financial transactions, and device information and device locations. The records beginning on May 1, 2010, to present.

relevant to the cause and manner of murder to Carina Saunders and the identification of the person(s) responsible for the murder, constitutes evidence that an offense was committed and that the person in possession thereof participated in the commission of said offense, to-wit: murder.

I further state that the above described property may be found and is now being kept, possessed and/or concealed in the following described location:

Facebook Security and Law Enforcement Response Team
1601 Willow Road
Menlo Park, CA 94025

This information may be furnished to the Oklahoma State Bureau of Investigation via Facebook Online Request System.

As probable cause for believing that said property may be found at the location aforesaid, I allege and state as follows:

Your affiant is a Special Agent with the Oklahoma State Bureau of Investigation assigned to the South Central Region of Oklahoma State Bureau of Investigation, (herein after OSBI). Affiant had been so employed since 1997 as an OSBI Special Agent. Your affiant has received Advanced Law Enforcement Certification through the Oklahoma Council on Law Enforcement Education and Training. Your affiant holds a Bachelor's Degree in Criminal Justice. Your affiant has thirty-one years experience as an Oklahoma Peace Officer. Your affiant has received many hours of training

in crime scene and criminal investigation including Homicide Investigation from the Southern Police Institute, CLEET Criminal Investigation Academy and the OSBI Investigative Academy. Your affiant has been lead and assisting investigator in numerous homicide and suicide investigations throughout the State of Oklahoma.

In addition, your affiant has been admitted as a Computer Crimes/Digital Evidence subject matter expert/expert witness at preliminary hearings and trials in State District Courts throughout many counties in Oklahoma and at trial in the United States Western District Court of Oklahoma, has experience and training in cellular telephone records investigation from the National White Collar Crime Center, experience in conducting cellular telephone and digital evidence forensics and the investigation of computer crimes. Your affiant's was previously assigned at the OSBI in the Computer Crimes Unit and Internet Crimes Against Children Task Force from 1999 until 2014, as a Computer Forensic Examiner.

Your affiant received the following information based on reviews of reports of tips, interviews, and investigative activity of the Bethany Police Department and the OSBI.

On October 13, 2011, the body of CARINA SAUNDERS was found in Bethany, Oklahoma. Her manner death was ruled as homicide by the Oklahoma Office of Chief Medical Examiner.

In April of 2013, the OSBI was requested to investigate the death. In the spring of 2015, your affiant was assigned the case after the case had been investigated by previous OSBI Agents and Bethany Police Detectives. Your affiant reviewed the materials in the case and performed interviews and investigative activities.

On September 20, 2016, your affiant searched the Facebook website for an account profile of KENNY RICHARDS. Your affiant found a profile with a photograph of the person that appeared to have been the same person as KENNY RICHARDS Oklahoma Department of Corrections inmate number 161511. The Facebook account name was kenny.richards.5264.

During the review of reports made by investigating agencies earlier in the investigation, your affiant reviewed two Bethany Police reports filed by Detective ANGELO OREFICE On October 15, 2011. The first report was an interview of KATHRYN BLOODWORTH, relative of CARINA SAUNDERS. BLOODWORTH stated she had taken SAUNDERS on October 28, 2011, to the Taco Bell near Reno and Rockwell Avenue in Oklahoma City, Oklahoma. This was the last time BLOODWORTH saw SAUNDERS alive. BLOODWORTH reported SAUNDERS had a friend named KENNY and she wanted KENNY to "pimp her out" for sex. SAUNDERS told BLOODWORTH that KENNY had created a nude video of her to post on the Internet.

The second report had a narrative summary of the interview of KENNY RICHARDS on October 14, 2011, at 1830 hours, at RICHARDS's home at 504 Oakdale, in Oklahoma City, Oklahoma. RICHARDS admitted having known SAUNDERS. RICHARDS admitted having picked SAUNDERS up from a Taco Bell near Interstate 40 and Rockwell Avenue in Oklahoma City, Oklahoma. RICHARDS and SAUNDERS hung out together until he dropped SAUNDERS off at apartments in the 2500 block of Rockwell Avenue in Bethany, Oklahoma, the same day. This was the last time RICHARDS saw SAUNDERS alive. RICHARDS stated the information provided by BLOODWORTH was not true.

Your affiant reviewed two reports made by Bethany Police Detective AUSTIN WARFIELD concerning RICHARDS. The first report was a January 7, 2013, report that revealed information provided anonymously to Oklahoma City Crime Stoppers. A reporting person had overheard a

conversation between two people in a parking lot of a convenience store on January 1, 2013. The persons talked about RICHARDS having driven SAUNDERS to the location where she was killed and having buried her clothing and belongings after SAUNDERS' murder.

The second report was made by WARFIELD on January 28, 2013. It was another tip from Crime Stoppers of Oklahoma City, received on January 18, 2013. The tip was made anonymously and stated the clothing SAUNDERS had been wearing were at RICHARDS home. WARFIELD searched that location without finding the clothing or items of evidentiary value.

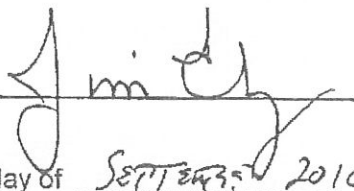
Based on your affiant's experience in the examination of cellular telephone data, your affiant knows that communications is conducted using applications using network servers that are not part of cellular telephone providers Short Messaging Service a/k/a as SMS or commonly referenced by people as text messaging. Your affiant is aware that the Facebook cell phone app or application offered the ability for users to send text message between each other outside of cellular telephone servers and using the data service offered by the cellular telephone service provider. Your affiant is also aware that Facebook retains those messages and conversations on their servers and the information can and has been obtained by your affiant with a search warrant in another search warrant issued in this case.

Your affiant requests the information from the Facebook Kenny Richards account kenny.richards.5264 to establish potential communications by RICHARDS' profile and other unknown Facebook account holders about SAUNDERS death, prior to, and after SAUNDERS body discovery, devices used by RICHARDS, login/logouts by RICHARDS, identification and location data dates and times of locations visited by RICHARDS to narrow time of death and provide leads of possible locations of her murder or motives for her murder. This would include possible locations of the whereabouts of KENNY RICHARDS a/k/a KENNETH RICHARDS during the period she was reported missing on September 28, 2011, until her body was found on October 13, 2011. In addition, your affiant requests the information to establish any engagement of RICHARDS in the pandering of SAUNDERS to others not yet identified, including the possession of pictures and video of SAUNDERS both nude and clothed to establish a relationship existed between them, including RICHARDS potentially pandering SAUNDERS for prostitution.

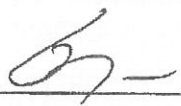
The beginning period of May 1, 2010, reflects the time period SAUNDERS graduated high school and became involved in drug use and transient living lifestyle. The ending period includes the period of the investigation to present in the event that RICHARDS had conversed with other parties about the facets of the investigation.

WHEREFORE, Affiant asks that a search warrant be issued according to law, directed to any OSBI Agent, Sheriff, Policeman or law enforcement officer in Oklahoma County, Oklahoma, commanding that he search all the records requested above and take possession of the records hereinbefore described and detain the same as provided by law, and make a written return thereof according to law.

FURTHER AFFIANT SAYETH NOT.

AFFIANT 

SUBSCRIBED AND SWORN to before me this 27 day of SEPTEMBER, 2010



JUDGE OF THE DISTRICT COURT

GLENN M. JONES
District Judge

IN THE DISTRICT COURT IN AND FOR OKLAHOMA COUNTY OCT 28 2016
STATE OF OKLAHOMA

RICK WARREN
COURT CLERK

STATE OF OKLAHOMA)
)
COUNTY OF OKLAHOMA)

SS: SEARCH WARRANT SW-16-1253¹⁶

IN THE NAME AND BY THE AUTHORITY OF THE STATE OF OKLAHOMA:

TO: ANY SHERIFF, DEPUTY, LAW ENFORCEMENT OFFICER, AGENT OF THE
OKLAHOMA STATE BUREAU OF INVESTIGATION IN OKLAHOMA COUNTY, STATE OF
OKLAHOMA.

An affidavit having been sworn to by affiant JIM ELY of the Oklahoma State Bureau of Investigation before me this day, based upon facts stated herein, probable cause having been found, I command you to make immediate search for the following described property and things, and if you find the same or any part thereof to bring it forthwith before me at my office at 320 Robert S. Kerr Avenue, Oklahoma City, Oklahoma.

Information from Facebook of account Kenny Richards and account name kenny.richards.5264. From this account the stored content of the account which includes messages, photographs, videos, timeline posts, and location information, friends, name, length of service, email address, and recent login/logout Internet Protocol addresses, purchases or financial transactions, and device information and device locations. The records beginning on May 1, 2010, to present.

This information may be furnished to the Oklahoma State Bureau of Investigation via Facebook Online Request System.

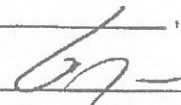
With the above listed items now being kept within computer systems at the following at

Facebook Security and Law Enforcement Response Team
1601 Willow Road
Menlo Park, CA 94025

Said search to be conducted at the following location at any time of the day:

Facebook Security and Law Enforcement Response Team
1601 Willow Road
Menlo Park, CA 94025

Issued under my hand this 27th day of SEPTEMBER, 2016



Judge of the District Court

OKLAHOMA County, Oklahoma

GLENN M. JONES
District Judge

FILED IN DISTRICT COURT
OKLAHOMA COUNTY

SEARCH WARRANT RETURN:

OCT 28 2016

THE STATE OF OKLAHOMA

), SW-16-1253

RICK WARREN
COURT CLERK

) SS.

16 _____

COUNTY OKLAHOMA)

The following described property was seized under this warrant on the 27 day of OCT ' 16.

- 2 Photographs
- Facebook Friends List
- Facebook Login History Entries with Dates, Times, and Logout Locations (Internet Protocol addresses)
- Facebook Logout History Entries with Dates, Times, and Logout Locations (Internet Protocol addresses)
- Mobile Devices, with type, operating system, updated date and time, advertiser id and Udid
- Facebook Linked Media Information
- Facebook Shares with date and time created, link url, and title
- Facebook Status Updates with related content, log, and text information
- Facebook Unified Messages with related content, log, and text information
- Facebook Wallposts

I, JIM ELY, the officer by whom this warrant was executed on 28 day of SEPT, 2016, do swear that the above inventory is a true and detailed account of items taken by authority of the warrant.

Jim Ely
Affiant

Subscribed and sworn to before me this 28th day of October, 2016

[Signature]
Judge of the District Court
Crawford
DISTRICT JUDGE

OCT 28 2016

RICK WARREN
COURT CLERK

IN THE DISTRICT COURT OF OKLAHOMA COUNTY
STATE OF OKLAHOMA

IN THE MATTER OF THE SEARCH WARRANT) Case No. 16-1252
FOR THE RECORDS OF FACEBOOK ACCOUNT KYLE SAVAGE a/k/a 100000286641711)

AFFIDAVIT FOR SEARCH WARRANT

State of Oklahoma)
County of OKLAHOMA) ss

I, JIM ELY, of lawful age, and being first duly sworn upon an oath, deposes and says:

I am an agent with the Oklahoma State Bureau of Investigation, State of Oklahoma. I have probable cause to believe that the following property constitutes evidence of a crime:

Information from Facebook of account Kyle Savage and account number 100000286641711. From this account the stored content of the account which includes messages, photographs, videos, timeline posts, and location information, friends, name, length of service, email address, and recent login/logout Internet Protocol addresses, purchases or financial transactions, and device information and device locations. The records beginning on May 1, 2010, to present.

relevant to the cause and manner of murder to Carina Saunders and the identification of the person(s) responsible for the murder, constitutes evidence that an offense was committed and that the person in possession thereof participated in the commission of said offense, to-wit: murder.

I further state that the above described property may be found and is now being kept, possessed and/or concealed in the following described location:

Facebook Security and Law Enforcement Response Team
1601 Willow Road
Menlo Park, CA 94025

This information may be furnished to the Oklahoma State Bureau of Investigation via Facebook Online Request System.

As probable cause for believing that said property may be found at the location aforesaid, I allege and state as follows:

Your affiant is a Special Agent with the Oklahoma State Bureau of Investigation assigned to the South Central Region of Oklahoma State Bureau of Investigation, (herein after OSBI). Affiant had been so employed since 1997 as an OSBI Special Agent. Your affiant has received Advanced Law Enforcement Certification through the Oklahoma Council on Law Enforcement Education and Training. Your affiant holds a Bachelor's Degree in Criminal Justice. Your affiant has thirty-one years experience as an Oklahoma Peace Officer. Your affiant has received many hours of training in crime scene and criminal investigation including Homicide Investigation from the Southern Police Institute, CLEET Criminal Investigation Academy and the OSBI Investigative Academy. Your affiant



has been lead and assisting investigator in numerous homicide and suicide investigations throughout the State of Oklahoma.

In addition, your affiant has been admitted as a Computer Crimes/Digital Evidence subject matter expert/expert witness at preliminary hearings and trials in State District Courts throughout many counties in Oklahoma and at trial in the United States Western District Court of Oklahoma, has experience and training in cellular telephone records investigation from the National White Collar Crime Center, experience in conducting cellular telephone and digital evidence forensics and the investigation of computer crimes. Your affiant's was previously assigned at the OSBI in the Computer Crimes Unit and Internet Crimes Against Children Task Force from 1999 until 2014, as a Computer Forensic Examiner.

Your affiant received the following information based on interview and investigative activity of the OSBI.

On October 13, 2011, the body of CARINA SAUNDERS was found in Bethany, Oklahoma. Her manner of death was ruled as homicide by the Oklahoma Office of Chief Medical Examiner.

In April of 2013, the Oklahoma State Bureau of Investigation was requested to investigate the death. In the spring of 2015, your affiant was assigned the case after the case had been investigated by previous OSBI Agents and Bethany Police Detectives. Your affiant reviewed the materials in the case and performed interviews and investigative activities.

On May 9, 2016, your affiant interviewed a friend of CARINA SAUNDERS. This friend displayed to your affiant a Facebook page of SAUNDERS titled Remembering Carina Saunders. Your affiant viewed the About Page for that account and observed the Facebook account has the profile name of kmkcarina. This friend advised she had been approved as a Facebook friend of SAUNDERS prior to SAUNDERS death.

On May 9, 2016, your affiant viewed the instructions on the Facebook internet webpage which related to memorial accounts. The instructions indicated the original name of the person would have Remembering before the person's name. This account had the Remembering Carina Saunders as it name. The instructions also indicated it would only be viewable by former friends and that the former postings made by the account user would be retained,

On June 3, 2016, your affiant interviewed KATHRYN BLOODWORTH. BLOODWORTH was SAUNDERS relative. SAUNDERS lived with BLOODWORTH during September of 2011. SAUNDERS used BLOODWORTH'S cellular telephone to communicate with SAUNDERS friends during September until SAUNDERS left BLOODWORTH'S home on September 28, 2011. BLOODWORTH did not have contact with SAUNDERS after leaving her home. On October 9, 2011, BLOODWORTH received text messages from a guy named SAVAGE who thought he was conversing with a male instead of a female. BLOODWORTH texted back to SAVAGE and did not let him know her identity or gender. During the conversation, SAVAGE stated, "I'm going to bury you next to Carina." BLOODWORTH became concerned that something had happened to SAUNDERS. BLOODWORTH and SAUNDERS mother, MARJORIE QUEEN, made a missing persons report to the Oklahoma City Police Department. This missing person investigation began before discovery of SAUNDERS body on October 13, 2011, near the Homeland Store and Northwest 23rd and Rockwell Avenue in the City of Bethany, County of Oklahoma, and State of Oklahoma. This conversation and text made by SAVAGE was before police were aware of SAUNDERS'S death and before the discovery of the body.

During the review of reports made by officers and investigators of the investigating agencies earlier in the investigation, your affiant reviewed a Bethany Police report filed by Detective ANGELO OREFICE on October 15, 2011. The report was a narrative summary of the interview of MATTHEW KYLE SAVAGE. SAVAGE was interviewed by OREFICE on October 15, 2011. SAVAGE admitted having known SAUNDERS for the previous one to two years. SAVAGE admitted having the text conversation, but said he originally thought he was contacting SAUNDERS and a guy replied instead. SAVAGE stated he became defensive and told the guy he would bury the guy next to Carina. OREFICE reported SAVAGE said he was riled up and did not mean anything by the statement. SAVAGE did not give explanation of the coincidence of his statement indicating knowledge of her death before she had been found or identified. SAVAGE admitted to having a cellular telephone and provided the number to OREFICE.

On June 1, 2016, your affiant obtained a search warrant for SAUNDERS Facebook account. On June 30, 2016, your affiant received the records of SAUNDERS kmkcarina account from Facebook. Your affiant reviewed the records and found ten messages between the Kyle Savage and Carina Saunders identities between September 24, 2011 and September 30, 2011. In addition, the identity Kyle Savage with the account number 100000286641711 was listed in the Carina Saunders profile list of friends.

Based on your affiant's experience in the examination of cellular telephone data, your affiant knows that communications is conducted using applications using network servers that are not part of cellular telephone providers Short Messaging Service a/k/a as SMS or commonly referenced by people as text messaging. Your affiant is aware that the Facebook cell phone app or application offered the ability for users to send text messages between each other outside of cellular telephone servers and using the data service offered by the cellular telephone service provider. Your affiant is also aware that Facebook retains those messages and conversations on their servers and the information can and has been obtained by your affiant with a search warrant as previously described above in the receipt of records of the kmkcarina account.

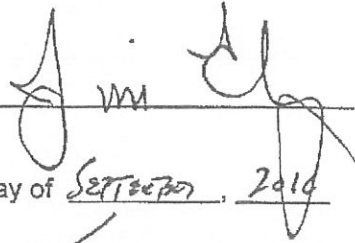
Your affiant requests the information from the Facebook Kyle Savage account 100000286641711 to establish potential communications with Kyle Savage's profile and other unknown Facebook account holders about SAUNDERS death prior to and after SAUNDERS body discovery, devices used by SAVAGE, login/logouts by SAVAGE, identification and location data dates and times of locations visited by SAVAGE to narrow time of death and provide leads of possible locations of her murder or motives for her murder. This would include possible locations of the whereabouts of KYLE SAVAGE a/k/a MATTHEW KYLE SAVAGE during the period she was reported missing on September 28, 2011, until her body was found on October 13, 2011.

The beginning period of May 1, 2010, reflects the time period CARINA SAUNDERS graduated high school and became involved in drug use and transient living lifestyle as well as the time KYLE SAVAGE a/k/a MATTHEW KYLE SAVAGE stated he became a friend of SAUNDERS. The ending period includes the period of the investigation to present in the event the SAVAGE had conversed with other parties about the facets of the investigation.

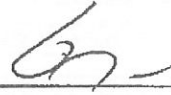
WHEREFORE, Affiant asks that a search warrant be issued according to law, directed to any OSBI Agent, Sheriff, Policeman or law enforcement officer in Oklahoma County, Oklahoma, commanding that he search all the records requested above and take possession of the records hereinbefore described and detain the same as provided by law, and make a written return thereof according to law.

FURTHER AFFIANT SAYETH NOT.

AFFIANT



SUBSCRIBED AND SWORN to before me this 27th day of SEPTEMBER, 2010



JUDGE OF THE DISTRICT COURT

GLENN M. JONES
District Judge

IN THE DISTRICT COURT IN AND FOR OKLAHOMA COUNTY ^{OCT 28 2016}
STATE OF OKLAHOMA

RICK WARREN
COURT CLERK

STATE OF OKLAHOMA)
) SS: SEARCH WARRANT ¹⁶SW-16-1252
COUNTY OF OKLAHOMA)

IN THE NAME AND BY THE AUTHORITY OF THE STATE OF OKLAHOMA:

TO: ANY SHERIFF, DEPUTY, LAW ENFORCEMENT OFFICER, AGENT OF THE
OKLAHOMA STATE BUREAU OF INVESTIGATION IN OKLAHOMA COUNTY, STATE OF
OKLAHOMA.

An affidavit having been sworn to by affiant JIM ELY of the Oklahoma State Bureau of Investigation before me this day, based upon facts stated herein, probable cause having been found, I command you to make immediate search for the following described property and things, and if you find the same or any part thereof to bring it forthwith before me at my office at 320 Robert S. Kerr Avenue, Oklahoma City, Oklahoma.

Information from Facebook of account Kyle Savage and account number 100000286641711. From this account the stored content of the account which includes messages, photographs, videos, timeline posts, and location information, friends, name, length of service, email address, and recent login/logout Internet Protocol addresses, purchases or financial transactions, and device information and device locations. The records beginning on May 1, 2010, to present.

This information may be furnished to the Oklahoma State Bureau of Investigation via Facebook Online Request System.

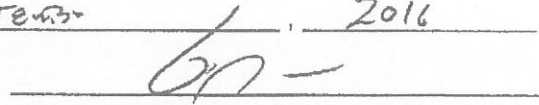
With the above listed items now being kept within computer systems at the following at

Facebook Security and Law Enforcement Response Team
1601 Willow Road
Menlo Park, CA 94025

Said search to be conducted at the following location at any time of the day:

Facebook Security and Law Enforcement Response Team
1601 Willow Road
Menlo Park, CA 94025

Issued under my hand this 27th day of September, 2016



Judge of the District Court

OKLAHOMA County, Oklahoma

GLENN M. JONES
District Judge

SEARCH WARRANT RETURN:

FILED IN DISTRICT COURT
OKLAHOMA COUNTY

THE STATE OF OKLAHOMA)

SW-161252
) SS.

OCT 28 2016

COUNTY OKLAHOMA)

RICK WARREN
COURT CLERK

16 _____

The following described property was seized under this warrant on the 27 day of
OCT , 16.

- 340 Photographs
- Facebook Friends List
- Facebook Login History Entries with Dates, Times, and Logout Locations (Internet Protocol addresses)
- Facebook Logout History Entries with Dates, Times, and Logout Locations(Internet Protocol addresses)
- Facebook Linked Media Information
- Facebook Status Updates with related content, log, and text information
- Facebook Unified Messages with related content, log, and text information
- 4 videos
- Facebook Wallposts

I, JIM ELY , the officer by whom this warrant was executed on 28
day of SEPT , 2016 , do swear that the above inventory is a true and detailed
account of items taken by authority of the warrant.

Jim Ely
Affiant

Subscribed and sworn to before me this 28th day of October , 2016

[Signature]
Judge of the District Court
KEVIN M. JAMES
DISTRICT JUDGE



OCT 28 2016

IN THE DISTRICT COURT OF OKLAHOMA COUNTY
STATE OF OKLAHOMA

RICK WARREN
COURT CLERK

16

IN THE MATTER OF THE SEARCH WARRANT) Case No. SW-16-1254
FOR THE RECORDS OF FACEBOOK ACCOUNTS JUDY BEASLEY a/k/a judy.beasley.90 and
JUDY ROBERTS a/k/a judy.roberts.37051579)

AFFIDAVIT FOR SEARCH WARRANT

State of Oklahoma)
County of OKLAHOMA) ss

I, JIM ELY, of lawful age, and being first duly sworn upon an oath, deposes and says:

I am an agent with the Oklahoma State Bureau of Investigation, State of Oklahoma. I have probable cause to believe that the following property constitutes evidence of a crime:

Information from Facebook of account Judy Beasley account name judy.beasley.90 and Judy Roberts account name judy.roberts.37051579. From these accounts, the stored content of the accounts which includes messages, photographs, videos, timeline posts, and location information, friends, name, length of service, email address, and recent login/logout Internet Protocol addresses, purchases or financial transactions, and device information and device locations. The records beginning on September 1, 2011, to present.

relevant to the cause and manner of murder to Carina Saunders and the identification of the person(s) responsible for the murder, constitutes evidence that an offense was committed and that the person in possession thereof participated in the commission of said offense, to-wit: murder.

I further state that the above described property may be found and is now being kept, possessed and/or concealed in the following described location:

Facebook Security and Law Enforcement Response Team
1601 Willow Road
Menlo Park, CA 94025

This information may be furnished to the Oklahoma State Bureau of Investigation via Facebook Online Request System.

As probable cause for believing that said property may be found at the location aforesaid, I allege and state as follows:

Your affiant is a Special Agent with the Oklahoma State Bureau of Investigation assigned to the South Central Region of Oklahoma State Bureau of Investigation, (herein after OSBI). Affiant had been so employed since 1997 as an OSBI Special Agent. Your affiant has received Advanced Law Enforcement Certification through the Oklahoma Council on Law Enforcement Education and Training. Your affiant holds a Bachelor's Degree in Criminal Justice. Your affiant has thirty-one years experience as an Oklahoma Peace Officer. Your affiant has received many hours of training

in crime scene and criminal investigation including Homicide Investigation from the Southern Police Institute, CLEET Criminal Investigation Academy and the OSBI Investigative Academy. Your affiant has been lead and assisting investigator in numerous homicide and suicide investigations throughout the State of Oklahoma.

In addition, your affiant has been admitted as a Computer Crimes/Digital Evidence subject matter expert/expert witness at preliminary hearings and trials in State District Courts throughout many counties in Oklahoma and at trial in the United States Western District Court of Oklahoma, has experience and training in cellular telephone records investigation from the National White Collar Crime Center, experience in conducting cellular telephone and digital evidence forensics and the investigation of computer crimes. Your affiant's was previously assigned at the OSBI in the Computer Crimes Unit and Internet Crimes Against Children Task Force from 1999 until 2014, as a Computer Forensic Examiner.

Your affiant received the following information based on reviews of reports of tips, interviews, and investigative activity of the Oklahoma City Police Department, Bethany Police Department, and the OSBI.

On October 13, 2011, the body of CARINA SAUNDERS was found in Bethany, Oklahoma. Her manner death was ruled as homicide by the Oklahoma Office of Chief Medical Examiner.

In April of 2013, the OSBI was requested to investigate the death. In the spring of 2015, your affiant was assigned the case after the case had been investigated by previous OSBI Agents and Bethany and Oklahoma City Police Detectives. Your affiant reviewed the materials in the case and performed interviews and investigative activities.

On September 20, 2016, your affiant searched the Facebook website for an account profile of JUDY ROBERTS. Your affiant found two profiles with photographs of the person that appeared to have been the same person as JUDY ROBERTS Oklahoma Department of Corrections inmate number 417640. An alias name on the DOC inmate record was JUDY BEASLEY. The Facebook account names were judy.beasley.90 and judy.roberts.37051570.

During the review of reports made by investigating agencies earlier in the investigation, your affiant reviewed reports filed by Oklahoma City Police Detective DAVID WEGNER. On November 18, 2011, WEGNER interviewed JUDY CAROLYN ROBERTS in Oklahoma City, Oklahoma. WEGNER reported the following information received from ROBERTS. ROBERTS had met CARINA SAUNDERS at a Casino. ROBERTS and SAUNDERS had been friends during the last two weeks of SAUNDERS life. ROBERTS and SAUNDERS lived with a man named JAMES KYLE, last name unknown to ROBERTS and later identified as JAMES KYLE DONALDSON. The man lived near Southeast 26th Street and High Avenue in Oklahoma City, Oklahoma, at the time ROBERTS and SAUNDERS were DONALDSON'S house guests.

ROBERTS gave her account of what happened the last time she saw SAUNDERS alive. ROBERTS had left SAUNDERS at DONALDSON'S home and returned about 45 minutes later. SAUNDERS was very high on something and ROBERTS felt she needed to get SAUNDERS out of that location. ROBERTS and SAUNDERS left and stayed at a casino all night. ROBERTS and SAUNDERS returned to DONALDSON'S home, picked up SAUNDERS belongings and got a ride from another man to ROBERTS's daughter's boyfriend's home. ROBERTS unloaded SAUNDERS belongings and left SAUNDERS at that location. ROBERTS went to a casino and stayed for twenty minutes. ROBERTS got a ride back to DONALDSON'S home. ROBERTS made a phone call and was solicited to transport drugs from California to Oklahoma. ROBERTS refused the offer and went

to sleep. When ROBERTS woke up later, she called her daughter to check on SAUNDERS. ROBERTS's daughter said SAUNDERS had left with men in a red truck and SAUNDERS had not been in contact with her. ROBERTS learned two week later that SAUNDERS was found dead. ROBERTS heard that drug dealers she had dealt with had a price on her head and might have killed SAUNDERS by mistake when the drug dealers meant to kill her daughter instead. ROBERTS made admission to engaging in distribution in trafficking quantities of methamphetamine (ice) for the subjects she refused to transport drugs interstate.

On November 19, 2011, WEGNER interviewed ROBERTS's daughter, LATOSHA ROBERTS (herein after LATOSHA). LATOSHA lived with her boyfriend in Newcastle, Oklahoma. ROBERTS brought SAUNDERS home from a casino to stay with them. LATOSHA and ROBERTS became friends with SAUNDERS for a period of two weeks. LATOSHA gave a different version of when SAUNDERS was taken by her to the casino than the version ROBERTS gave in an earlier interview with WEGNER. LATOSHA said that her and her boyfriend took both ROBERTS and SAUNDERS to the casino on October 8, 2011. ROBERTS had said in her interview with WEGNER that she left SAUNDERS at LATOSHA'S home and that ROBERTS went to the casino without SAUNDERS. LATOSHA recalled the date was the day after her own birthday and the time was 1240 hours. LATOSHA said ROBERTS ran right in to the casino. SAUNDERS did not go inside the casino, but climbed in to a red Ford pickup with male subjects. This was the last time LATOSHA saw SAUNDERS alive.

On December 5, 2011, WEGNER interviewed JAMES KYLE DONALDSON, a/k/a Kitchens. DONALDSON said SAUNDERS showed up at his home in Oklahoma City, Oklahoma about two weeks before her death. JUDY ROBERTS brought SAUNDERS to stay with him and ROBERTS. ROBERTS and SAUNDERS were always together during those two weeks. SAUNDERS admitted to DONALDSON that she had stolen several ounces of methamphetamine from a drug dealer. The name of the drug dealer was the same as the drug dealer ROBERTS received drug from and whom ROBERTS made the refusal to transport drugs interstate.

Your affiant also reviewed an interview report filed by Bethany Police Lieutenant J.R. JENCKS. On February 2, 2012, JENCKS and Detective Austin Warfield had interviewed JAMES KYLE DONALDSON and he provided the following information. JUDY ROBERTS and her daughter LATOSHA ROBERTS visited his home on Southeast 26th Street in Oklahoma City, Oklahoma, within the week just prior to SAUNDERS'S body having been found. ROBERTS was upset because she owned Mexican drug dealers money and they had threatened to harm either ROBERTS or LATOSHA. DONALDSON arranged transportation of LATOSHA out of town to her father's home for her safety. DONALDSON had heard rumors that ROBERTS had stolen a car load of dope when she transported the drugs, including possibly stealing the car. The drugs were meth. This contradicted ROBERTS's statement that she refused the offer to transport drugs during a phone conversation while at DONALDSON'S home.

Later during ROBERTS stay, ROBERTS received a call from the Mexican drug dealers who wanted to pick up ROBERTS to discuss the drug debt. SAUNDERS was present with ROBERTS at DONALDSON'S home. SAUNDERS became hallucinatory on drugs. DONALDSON asked ROBERTS what she had given SAUNDERS. ROBERTS told DONALDSON not to worry about it when he asked repeatedly. This contradicted ROBERTS's implication that DONALDSON had given SAUNDERS drugs and she felt the need to get SAUNDERS out of DONALDSON'S home. A short time later, a SUV with a Mexican male driver arrived. ROBERTS and SAUNDERS left in the SUV. That was the last time DONALDSON saw SAUNDERS alive.

A day or two later, ROBERTS called DONALDSON crying, yelling, and was not

understandable in her conversation. This contradicts ROBERTS's statement that she went to the casino, stayed twenty minutes, and returned back to DONALDSON'S home to sleep. When ROBERTS returned to DONALDSON'S home days later, he described ROBERTS as having been in shock and having trouble breathing. ROBERTS did not go into detail on what had happened to SAUNDERS or ROBERTS since they left with the Mexican male in the SUV. A couple of days after that, SAUNDERS body was found.

Based on your affiant's experience in the examination of cellular telephone data, your affiant knows that communications are conducted using applications using network servers that are not part of cellular telephone providers Short Messaging Service a/k/a as SMS or commonly referenced by people as text messaging. Your affiant is aware that the Facebook cell phone app or application offered the ability for users to send text messages between each other outside of cellular telephone servers and using the data service offered by the cellular telephone service provider. Your affiant is also aware that Facebook retains those messages and conversations on their servers and the information can and has been obtained by your affiant with a search warrant in another search warrant issued in this case.

Your affiant requests the information from the Facebook accounts for JUDY ROBERTS/BEASLEY judy.beasley.90 and judy.roberts.37051579 to establish potential communications by ROBERTS' profile and other unknown Facebook account holders about SAUNDERS' death, prior to, and after SAUNDERS' body discovery, devices used by ROBERTS, login/logouts by ROBERTS, identification and location data dates and times of locations visited by ROBERTS to narrow time of death and provide leads of possible locations of her murder or motives for her murder. This would include possible locations of the whereabouts of JUDY ROBERTS a/k/a JUDY BEASLEY during the period she became friends with SAUNDERS in September of 2011 and when SAUNDERS was reported missing on September 28, 2011, until her body was found on October 13, 2011.

The beginning period of September 1, 2011, reflects the time period SAUNDERS and ROBERTS became friends and period when ROBERTS was engaged in drug distribution. The ending period includes the period of the investigation to present in the event that ROBERTS had conversed with other parties about the facets of the investigation.

WHEREFORE, Affiant asks that a search warrant be issued according to law, directed to any OSBI Agent, Sheriff, Policeman or law enforcement officer in Oklahoma County, Oklahoma, commanding that he search all the records requested above and take possession of the records hereinbefore described and detain the same as provided by law, and make a written return thereof according to law.

FURTHER AFFIANT SAYETH NOT.

AFFIANT

SUBSCRIBED AND SWORN to before me this 27th day of SEPTEMBER 2011

JUDGE OF THE DISTRICT COURT

GLENN M. JONES
District Judge

OCT 28 2016

IN THE DISTRICT COURT IN AND FOR OKLAHOMA COUNTY
STATE OF OKLAHOMA

RICK WARREN
COURT CLERK

16

STATE OF OKLAHOMA)
COUNTY OF OKLAHOMA)

SS: SEARCH WARRANT SW-16-1254

IN THE NAME AND BY THE AUTHORITY OF THE STATE OF OKLAHOMA:

TO: ANY SHERIFF, DEPUTY, LAW ENFORCEMENT OFFICER, AGENT OF THE
OKLAHOMA STATE BUREAU OF INVESTIGATION IN OKLAHOMA COUNTY, STATE OF
OKLAHOMA.

An affidavit having been sworn to by affiant JIM ELY of the Oklahoma State Bureau of Investigation before me this day, based upon facts stated herein, probable cause having been found, I command you to make immediate search for the following described property and things, and if you find the same or any part thereof to bring it forthwith before me at my office at 320 Robert S. Kerr Avenue, Oklahoma City, Oklahoma.

Information from Facebook of account Judy Beasley account name judy.beasley.90 and Judy Roberts account name judy.roberts.37051579. From these accounts, the stored content of the accounts which includes messages, photographs, videos, timeline posts, and location information, friends, name, length of service, email address, and recent login/logout Internet Protocol addresses, purchases or financial transactions, and device information and device locations. The records beginning on September 1, 2011, to present.

This information may be furnished to the Oklahoma State Bureau of Investigation via Facebook Online Request System.

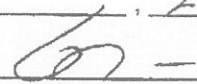
With the above listed items now being kept within computer systems at the following at

Facebook Security and Law Enforcement Response Team
1601 Willow Road
Menlo Park, CA 94025

Said search to be conducted at the following location at any time of the day:

Facebook Security and Law Enforcement Response Team
1601 Willow Road
Menlo Park, CA 94025

Issued under my hand this 27th day of September, 2016



Judge of the District Court

OKLAHOMA County, Oklahoma

GLENN M. JONES
District Judge

FILED IN DISTRICT COURT
OKLAHOMA COUNTY

OCT 28 2016

RICK WARREN
COURT CLERK

SEARCH WARRANT RETURN:

THE STATE OF OKLAHOMA)

) SS. SW-16-12546

COUNTY OKLAHOMA)

The following described property was seized under this warrant on the 27 day of OCT, 16.

judy.roberts.37051579 account
1 Photograph.
Facebook Friends List.
Facebook Login History Entries with Dates, Times, and Logout Locations (Internet Protocol addresses).
Facebook Linked Media Information. Facebook Unified Messages with related content, log, and text information.

judy.beasley.90 account
Facebook Friends List
Facebook Linked Media Information
Facebook Unified Messages with related content, log, and text information

I, JIM ELY, the officer by whom this warrant was executed on 28 day of SEPT, 2016, do swear that the above inventory is a true and detailed account of items taken by authority of the warrant.

[Signature]
Affiant

Subscribed and sworn to before me this 28th day of OCTOBER, 2016

[Signature]
Judge of the District Court
Wendy M. Jeter