

# SEARCH WARRANT

G.L. c. 276, §§ 1-7

TRIAL COURT OF MASSACHUSETTS

District

COURT DEPARTMENT

Attleboro

DIVISION

SEARCH WARRANT DOCKET NUMBER

1334SW 22

TO THE SHERIFFS OF OUR SEVERAL COUNTIES OR THEIR DEPUTIES, ANY STATE POLICE OFFICER, OR ANY CONSTABLE OR POLICE OFFICER OF ANY CITY OR TOWN, WITHIN OUR COMMONWEALTH:

Proof, by affidavit, which is hereby incorporated by reference, has been made this day and I find that there is **PROBABLE CAUSE** to believe that the property described below:

- ☐ has been stolen, embezzled, or obtained by false pretenses.
- ☐ is intended for use or has been used as the means of committing a crime.
- ☐ has been concealed to prevent a crime from being discovered.
- ☐ is unlawfully possessed or concealed for an unlawful purpose.
- ☒ is evidence of a crime or is evidence of criminal activity.
- ☐ other (specify) \_\_\_\_\_

**YOU ARE THEREFORE COMMANDED** within a reasonable time and in no event later than seven days from the issuance of this search warrant to search for the following property:

All data files including call logs, text messages, image files, videos, voice mails, locations, contact lists and other data files that can reasonably be related to the death of Odio Lloyd ~~PM~~

☒ at:

Cellular Phone with phone number 2036068969

which is occupied by and/or in the possession of: Aaron Hernandez

☐ on the person or in the possession of:

You ☐ are ☒ are not also authorized to conduct the search at any time during the night.

You ☐ are ☒ are not also authorized to enter the premises without announcement.

You ☐ are ☒ are not also commanded to search any person present who may be found to have such property in his or her possession or under his or her control or to whom such property may have been delivered.

**YOU ARE FURTHER COMMANDED** if you find such property or any part thereof, to bring it, and when appropriate, the persons in whose possession it is found before the

Attleboro

Division of the

Trial

Court Department.

DATE ISSUED

6/18/13

SIGNATURE OF JUSTICE, CLERK, MAGISTRATE OR ASSISTANT CLERK

x

FIRST OR ADMINISTRATIVE JUSTICE

WITNESS: DANIEL J. O'SHEA

PRINTED NAME OF JUSTICE, CLERK, MAGISTRATE OR ASSISTANT CLERK

MARK E. STURDY

# RETURN OF OFFICER SERVING SEARCH WARRANT

A search warrant must be executed as soon as reasonably possible after its issuance, and in any case may not be validly executed more than 7 days after its issuance. The executing officer must file his or her return with the court named in the warrant within 7 days after the warrant is issued. G.L. c. 276, §3A.

This search warrant was issued on 6/18/13, 19  , and I have executed it as follows:  
DATE

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

1. Images of the phone (scroll search)
2. Contact list from phone (UFED LOGICAL)
3. Contact list from SIM card (UFED EXTRACTION)
4. Phone submitted for further examination to STON Bristol CCU.
5. \_\_\_\_\_
6. \_\_\_\_\_
7. \_\_\_\_\_
8. \_\_\_\_\_
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10. \_\_\_\_\_
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16. \_\_\_\_\_
17. \_\_\_\_\_
18. \_\_\_\_\_
19. \_\_\_\_\_
20. \_\_\_\_\_

(attach additional pages as necessary)

This inventory was made in the presence of: Tpr. Michael Bates, Tpr. Joseph Collins

I swear that this inventory is a true and detailed account of all the property taken by me on this search warrant.

SIGNATURE OF PERSON MAKING SEARCH X <u>Daniel Glossi #2627</u>	DATE AND TIME OF SEARCH <u>6/18/2013 2200</u>	SWORN AND SUBSCRIBED TO BEFORE X <u>[Signature]</u> <small>Signature of Justice, Clerk-Magistrate or Assistant Clerk</small>
PRINTED NAME OF PERSON MAKING SEARCH <u>Daniel Glossi</u>	TITLE OF PERSON MAKING SEARCH <u>TROOPER, MSP</u>	DATE SWORN AND SUBSCRIBED TO <u>6/24/13</u>

## APPLICATION FOR SEARCH WARRANT

G.L. c. 276, §§ 1-7

TRIAL COURT OF MASSACHUSETTS



NAME OF APPLICANT

District

COURT DEPARTMENT

Attleboro

DIVISION

POSITION OF APPLICANT

SEARCH WARRANT DOCKET NUMBER

1334 SW 22

I, the undersigned **APPLICANT**, being duly sworn, depose and say that:1. I have the following information based upon the attached affidavit(s), consisting of a total of 4 pages, which is (are) incorporated herein by reference.2. Based upon this information, there is **PROBABLE CAUSE** to believe that the property described below:

- ☐ has been stolen, embezzled, or obtained by false pretenses.  
☐ is intended for use or has been used as the means of committing a crime.  
☐ has been concealed to prevent a crime from being discovered.  
☐ is unlawfully possessed or concealed for an unlawful purpose.  
☒ is evidence of a crime or is evidence of criminal activity.  
☐ other (specify) \_\_\_\_\_

3. I am seeking the issuance of a warrant to search for the following property (describe the property to be searched for as particularly as possible):

All data files including call logs, text messages, image files, videos, voice mails, locations, contact lists and other data files that can reasonably be related to the death of Odin Lloyd ~~DMR~~

4. Based upon this information, there is also probable cause to believe that the property may be found (check as many as apply)

☒ at (identify the exact location or description of the place(s) to be searched):

Cellular Phone with phone number 203606 8969

which is occupied by and/or in the possession of: Aaron Hernandez☐ on the person or in the possession of (identify any specific person(s) to be searched):☒ on any person present who may be found to have such property in his or her possession or under his or her control or to whom such property may have been delivered.

**THEREFORE**, I respectfully request that the court issue a Warrant and order of seizure, authorizing the search of the above described place(s) and person(s), if any, to be searched, and directing that such property or evidence or any part thereof, if found, be seized and brought before the court, together with such other and further relief that the court may deem proper.

- I ☐ have previously submitted the same application.  
I ☒ have **not** previously submitted the same application.

PRINTED NAME OF APPLICANT

Daniel Giossi

SIGNED UNDER THE PENALTIES OF PERJURY

X DMR #2627

Signature of Applicant

SWORN AND SUBSCRIBED TO BEFORE

X

Signature of Justice, Clerk-Magistrate or Assistant Clerk

6/18/13

DATE

COMMONWEALTH OF MASSACHUSETTS

BRISTOL, ss

DISTRICT COURT DEPARTMENT  
ATTLEBORO DISTRICT COURT

IN RE: SEARCH WARRANTS

COMMONWEALTH'S MOTION TO SEAL AND IMPOUND

*Allowed*  
*[Signature]*  
*6/24/13*

Now comes the Commonwealth in regard to the above-captioned matter and respectfully requests that this Honorable Court order that the search warrant application, the search warrant, the affidavit in support of the search warrant, the search warrant return and the Commonwealth's motion and affidavit to seal and impound be sealed and impounded until further order. The Commonwealth states that these search warrants concern an active and ongoing homicide investigation. The enumerated documents contain details of the facts of the incident, actions of the police, statements of individuals, etc. known to the investigators in this matter. The release of this information would allow unfettered access to it and this would hinder the ability of the investigators to pursue investigative leads in this matter and hinder the ongoing criminal investigation. For this reason, the Commonwealth respectfully requests that This Honorable Court seal and impound the enumerated documents and preclude any and all access to them, or information dissemination about them until further notice of the Court. E.g. New England Internet Café, LLC v. Clerk of the Superior Court for Criminal Business In



Suffolk County, 462 Mass. 76, 83 (2012)(Publicity of judicial records is not absolute and may be restricted on a showing of "good cause.")

RESPECTFULLY SUBMITTED,

C. SAMUEL SUTTER  
DISTRICT ATTORNEY

BY:

  
PATRICK O. BOMBERG

Assistant District Attorney

888 Purchase Street

New Bedford, Massachusetts 02740

BBO: 566805

DATED: 6/24/13



COMMONWEALTH OF MASSACHUSETTS

BRISTOL, ss

DISTRICT COURT DEPARTMENT  
ATTLEBORO DISTRICT COURT

IN RE: SEARCH WARRANTS

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AFFIDAVIT

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I, Patrick O. Bomberg, hereby depose and state the following:

1. I am an Assistant District Attorney;
2. I am assigned to the investigation of the homicide of Odin Lloyd which occurred in North Attleboro on or about June 17, 2013;
3. This investigation into this homicide is active and ongoing. The investigation is likely to be ongoing for an extended period of time and will include the use of the Bristol County Grand Jury;
4. The search warrants that are the subject of this motion describe the focus of the investigation as well as the Commonwealth's view of the evidence which led to the issuance of the warrant;
5. In my experience and the experience of other investigators, the destruction of physical evidence and/or the possibility that witness information will be altered is inherent in an investigation of this type and the risk of either of these occurrences would be increased if the information contained in these warrants, returns, affidavits, applications and these motions is publicly released;
6. Consequently, release of this information would interfere with the Commonwealth's ability to continued to obtain information relevant and material to the investigation; and
7. Because of the non-public nature of the Commonwealth's request, the fact of the on-going investigation, the possibility that the investigation will be harmed if the information is released and the use of the powers of the Grand Jury in this request, the Commonwealth believes that all materials submitted with this motion should be Sealed and Impounded.

Signed under the Pains and Penalties of Perjury, this 24<sup>th</sup> day of June, 2013.

  
PATRICK O. BOMBERG



COMMONWEALTH OF MASSACHUSETTS

BRISTOL, ss

DISTRICT COURT DEPARTMENT  
ATTLEBORO DISTRICT COURT

IN RE: SEARCH WARRANTS

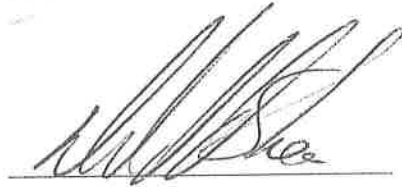
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COURT ORDER

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The Court has received the Commonwealth's motion for the sealing and impoundment of the application for a search warrant, the search warrant, the affidavit in support of the search warrant, and the search warrant return. I find that *the Commonwealth has established good cause for this order.*

It is hereby ordered that the application for a search warrant, the search warrant, the affidavit in support of the search warrant, the search warrant return and the Commonwealth's motion and affidavit be and hereby are SEALED and IMPOUNDED until further order of the Court.



JUSTICE

DATED:

*6/24/13*



# COMMONWEALTH OF MASSACHUSETTS

Bristol, CC

District Court Department  
Attleboro

## Affidavit in Support of Application for Search Warrant

I, Daniel M Giossi, being duly sworn, depose and say:

1. I am a Massachusetts State Police Officer and have been a Police Officer since 1996. I am presently assigned to the Bristol County District Attorney's Office. Prior to my employment with the State Police I was a Federal Law Enforcement Officer with the U.S. Coast Guard and was actively involved in the enforcement of Maritime Laws and Federal Laws governing the smuggling of narcotics. I have been assigned to the State Police Detective Unit for the Bristol County District Attorney's Office since 2007. During my time in Bristol County as a Police Officer I have investigated and processed serious and violent crimes including murders, attempted murders, assaults and sexual assaults. I have received training and experience in the collection of physical evidence, crime scene processing and the investigation of crimes involving death. I have been the affiant on several search warrants in both the District and Superior Courts of the Commonwealth related to investigations involving death. I have received additional training in the seizing and searching of cellular phones and other such portable devices and have searched numerous cellular phones pursuant to search warrants. I have personal knowledge of the facts and circumstances related below, as the result of my own investigative efforts and those of other law enforcement officers who have reported their findings to me.

2. Based upon my training and experience, and the collective knowledge of the other officers that I have worked with on this investigation as noted in my affidavit, I believe that a homicide occurred in the area of 344 John Dietch Blvd, N Attleboro, MA.

3. The facts establishing the grounds for my request to the court for the issuance of a search warrant are as follows:





4. On June 17, 2013 at approximately 1737 hours (5:37 PM) the North Attleboro Police Department received a 911 call reporting a body in the area of 344 MA.

5. On June 17, 2013 the North Attleboro Police Department received a call from a male who had been shot several times. The male was identified as Odin L Lloyd. A cell phone was found on the deceased male, the phone was seized by investigators and investigators used the phone to look for information related to his death. During the search of the phone recent activity was recovered and exported. The recent activity included call logs and text messages that were sent and received.

6. According to the call logs the victim at 0022 hours on June 17, 2013 sent a text message to phone number 2036068969 and wrote "We still on". There was no response to the text. Subsequently the victim called the same number 2036068969 at 0050 hours, and 0103 hours two times. The quote "We still on" indicated that the victim and the user of 2036068969 had made plans to do something together. The last messages sent by the victim were sent to his sister during which he wrote at 0307 hours "U saw who I'm with", at 0311 hours the victim wrote "Hello". At 0319 hours the victim's sister replied "My phone was dead who was that?" The victim replied to his sister "Nfl". His sister replied at 0322 hours "Lol your aggy". The last text sent by the victim was at 0323 hours when he wrote to his sister "Just so u know".

7. Another item found on the victim was a set of keys for a rental car from Enterprise Rental. Investigators contacted Enterprise Rental and learned that the vehicle was rented to Aaron Hernandez of 22 Ronald C Meyer Dr, North Attleboro. 22 Ronald C Meyer Dr is located almost across the street from where the body was found. Aaron Hernandez is a professional football player for the NFL. Investigators contacted Aaron Hernandez and asked that he come to the North Attleboro Police Station to be interviewed. When Aaron Hernandez arrived he had a cellular phone with him.

8. Investigators were able to contact the victim's sister and she told investigators that her brother, the victim, had been hanging out with Aaron Hernandez a professional football player for the New England Patriots. Based upon the statements of the sister and the fact that the victim had the keys to a car rented by Aaron Hernandez investigators believe that the reference to "Nfl" is a reference to

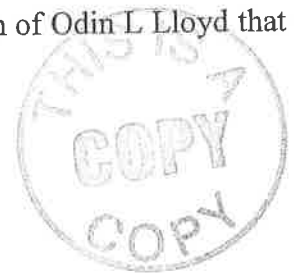
Aaron Hernandez. In order to further confirm the user of the phone number 2036068969 identity, investigators called the number while Aaron Hernandez was in the interview room, and observed the phone of Aaron Hernandez ringing when they dialed the number.

9. Investigators know that cellular phones retain data concerning call logs, messages sent and received, contact information, location data, pictures, image files, dates and times and other information that can be useful to investigators during criminal investigations.

10. Based upon the above facts and circumstances probable cause exists to believe that the cellular phone of Aaron Hernandez with cellular phone number 2036068969 will contain information regarding conversations that occurred between his phone and the victim. I know from past experience that cellular phone companies do not keep records concerning the actual text messages sent and received by the phone and that the best way to recover the actual messages is to recover them from the phone. Investigators do have the ability to obtain the messages, phone logs and other data that can be found on the phones in a forensically sound environment with specialized equipment and training that investigators in this case possess. Even if the messages, calls, contacts, and other data files are deleted by the user the data can often be recovered using forensically sound techniques.

11. I also have knowledge, based upon my experience and training that if untrained persons are allowed into a crime scene, they may unintentionally disturb, damage, or obliterate crucial evidence. Accordingly, while the crime scene search warrant is being executed, I respectfully seek the court's authority to impound and secure the property and to keep out all unauthorized persons not assigned to the investigation.

12. Based upon the above, there is probable cause to believe that evidence related to the death of Odin L Lloyd will be found on the cellular phone in the possession of Aaron Hernandez with phone number 2036068969. I respectfully request that the Court issue a warrant and order of seizure, and further authorizing the search of the cellular phone with number 2036068969, for data files including call logs, text messages, image files, videos, voice mails, location data, contact lists and other data files that can reasonably be related to the investigation into the death of Odin L Lloyd that occurred in the town of North Attleboro on or about June 17, 2013.



13. This affidavit has attached hereto and incorporated herein by reference of the following attachments:

a. A ten (10) page affidavit of Trooper Michael Cherven.

DMV 19.

This affidavit subscribed to and sworn to me consists of 4 pages.

Tpr. Daniel M Giossi #2627  
Tpr. Daniel M Giossi, #2627  
Massachusetts State Police

Then personally appeared before me the above-named Tpr. Daniel Giossi, and made oath that the foregoing affidavit by him is true.

Before me this 18<sup>th</sup> day of JUNE, 2013.

X:

Malcolm  
Signature of Justice, Clerk, Asst. Clerk



**Commonwealth of Massachusetts**

**BRISTOL, SS  
FALL RIVER**

**TRIAL COURT OF MASSACHUSETTS  
SUPERIOR COURT**

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**Application and Affidavit  
In Support of Application for  
Search Warrant**

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**(M.G.L., Ch. 276, ss. 1 to 7; St. 1964, C. 557)**

**Affidavit in support of Search Warrant for 22 Ronald C. Meyer Dr. North  
Attleboro, Ma. for digital evidence from home surveillance cameras and a cellular  
telephone with the phone number of 203-606-8969**

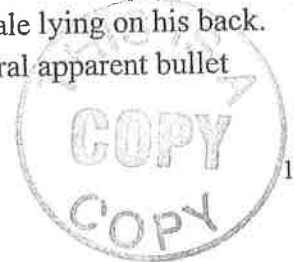
I, Michael F. Cherven, being duly sworn, hereby depose and say that: I am a Trooper with the Massachusetts State Police with the rank of Trooper. I have been a member of the Massachusetts State Police since May 1996, and have been assigned to a number of duty stations within the Commonwealth of Massachusetts as a uniformed state trooper. I have also been assigned to the State Fire Marshal's office where I investigated hundreds of explosives related cases including bombings, arson and murders.

In January of 2007, I was assigned to the Massachusetts State Police Detective Unit of Bristol County, an assignment that I currently hold. My duties include, but are not limited to, the investigation of various major crimes, including homicides, motor vehicle homicides, narcotics, rapes, internet based crimes and other violent crimes.

Based on my training and experience, and the collective knowledge of the other officers that I have worked with on this investigation as noted in my affidavit, I believe that a homicide occurred in the area of 344 John Dietch Boulevard, North Attleboro Ma.

The facts establishing the grounds for my request to the court for the issuance of a search warrant are as follows:

On Monday, June 17, 2013 at approximately 5:37 PM, North Attleboro Police Department responded to a cellular 911 call reporting a dead body behind 344 John Dietsch Boulevard North Attleboro, MA. North Attleboro Police responded to a secluded area behind 344 John Dietsch Boulevard and located a deceased male lying on his back. Upon inspection of the body, initial responding officers noted several apparent bullet



holes in the upper torso area of the unknown deceased black male. There was a small amount of blood in the area of the gunshot wounds. Next to the body officers observed (5) .45 caliber pistol casings. No firearm was found. Based on the physical evidence and a statement of a witness who heard gunshots as described later in this affidavit, investigators believe that a shooting occurred at this location. A subsequent search of the body found a Massachusetts drivers license in the name of Odin L. Lloyd, DOB: 11/14/1985 of 10 Fayston St., Apt. #2, Boston, MA. License photograph matched the deceased. Also located in the front right pants pocket of Mr. Lloyd were two sets of keys for an Enterprise Rental vehicle, bearing Rhode Island registration 442-427. The keychain indicated that the registration belonged to a 2013 Chevrolet Suburban, color black.

### CELL PHONE SEARCH

A cellular telephone was located in the right front sweatshirt pocket of Mr. Lloyd. This cellular telephone is a model HTC 1, with an assigned telephone number of 617 785-3008. This cellular telephone was seized by investigators and a search was conducted of the phone to search for information related to the death of Mr. Lloyd. During the search of the phone, recent activity was recovered and exported. The recent activity included call logs and text messages that were sent and received.

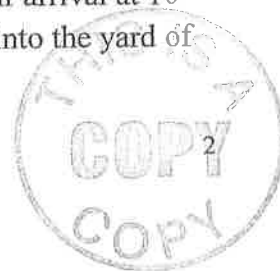
\$64.75 in cash was located in the back left pants pocket of Mr. Lloyd. In the opposite back right pants pocket were miscellaneous cards and personal items.

In the immediate vicinity of Mr. Lloyd's body, investigators observed a set of apparent automobile tire tracks that appeared to be a recent. The area surrounding Mr. Lloyd's body is used as a processing area for construction materials such as dirt, gravel, stone, asphalt, and fill. No vehicle was observed at the location of Mr. Lloyd's body.

### RENTAL VEHICLE

A check of Enterprise Rental Car at TF Green airport in Rhode Island showed the vehicle described on the keys in the pocket of Mr. Lloyd (442-427) was currently being rented by Aaron Hernandez of 22 Ronald C. Meyer Dr. North Attleboro, MA. A check of the Massachusetts Registry of Motor Vehicles shows an Aaron Hernandez, DOB: 11-06-1989 with a listed address of 22 Ronald C. Meyer Dr. North Attleboro, MA.

Two Massachusetts State Police Troopers drove to 10 Fayston Street, Boston, MA. Their purpose was to make a death notification and interview Mr. Lloyd's friends and family members who may be associated with that address. Upon their arrival at 10 Fayston Street, these Troopers observed the Chevrolet Suburban backed into the yard of



10 Fayston Street, behind a chain link fence. Massachusetts State Police Troop H dispatcher Bradley also made contact with Onstar. Onstar is a vehicle recovery tool that is used in many Chevrolet motor vehicles. Onstar indicated that they could assist police in locating the Chevrolet Suburban with Rhode Island registration 442-427 by employing its onboard Onstar system. The Onstar representative was informed that police believe it was necessary to locate the missing vehicle because occupants may be in danger due to the ongoing homicide investigation. Onstar representatives provided a location of 18 Fayston St. Boston, MA. This is in the immediate vicinity of Mr. Llyod's residence, 10 Fayston St. Boston, MA.

Separate from this activity, Detective Daniel Arrighi of the North Attleboro Police Department and this affiant drove to 22 Ronald C. Meyer Dr. North Attleboro, MA. Upon the officers' arrival they were unable to make initial contact with any occupants inside the residence. Officers observed three (3) large surveillance cameras permanently fixed to the exterior of the residence. Det. Arrighi and I observed that the television was on inside the residence along with numerous lights. There were some drinking glasses on the couch and a bottle was tipped over in front of the television on the couch. However, no occupants came to the door when the doorbell was used to summon the occupants. Police having learned that the deceased Mr. Lloyd and the occupant of the house, Mr. Hernandez, were both connected to the then missing Chevrolet Suburban, these officers had concern for the safety of Mr. Hernandez. The officers walked to the rear of the house using flashlights to determine if there was any forced entry or if there was sign of any occupant. No signs of forced entry or occupants were observed.

The officers knocked on a neighbor's door and spoke with the occupants. These neighbors indicated that they knew Mr. Hernandez. One of the occupants identified himself as a coach for the New England Patriots, Joe Judge. Mr. Judge indicated that he had last seen Mr. Hernandez on Thursday, June 13, 2013 after releasing Mr. Hernandez from practice along with other members of the New England Patriots. Mr. Judge did not have any contact information for Mr. Hernandez and was unable to provide us with any information as to his whereabouts. Mr. Judge told this affiant that Aaron Hernandez is a player for the New England Patriots.

At approximately 10:30 PM these officers were parked on the street in front of Mr. Hernandez's residence when they observed Mr. Hernandez exit the residence and walk down the driveway towards them. Mr. Hernandez stated that he had seen the officers in front of the house parked on the street through the video surveillance system. Det. Arrighi and I identified ourselves to Mr. Hernandez and began asking him questions about the black Chevy Suburban he had rented. Mr. Hernandez stated that he had rented



the vehicle for his friend "O". I asked who "O" was and Mr. Hernandez replied "Odin". I asked Mr. Hernandez how he knew Odin and he stated that his girlfriend's sister was dating Odin. Mr. Hernandez stated that he had rented the vehicle from the Enterprise rental company on Rt. 1 in North Attleboro, MA. I asked when the last time he saw Odin was and he replied that he last saw Odin "up his way yesterday," indicating that he saw him last on Sunday, June 16, 2013 in Boston. Mr. Hernandez was unable to provide me a location where this was; however, he stated that he had the address saved on his GPS. Mr. Hernandez described that he observed us outside of his home on his video surveillance system. Mr. Hernandez then became argumentative with both Det. Arrighi and I and asked "what's with all the questions." He then stated that we would need to speak with his attorney. Mr. Hernandez then entered his residence, locking the door behind him, and he retrieved a business card for his attorney. Mr. Hernandez unlocked the door and handed the card to these officers. We informed Mr. Hernandez that this was a death investigation. Mr. Hernandez slammed the door and relocked it behind him. Mr. Hernandez did not ask officers whose death was being investigated. Mr. Hernandez's demeanor did not indicate any concern for the death of any person. Contact was then made with Mr. Hernandez's attorney.

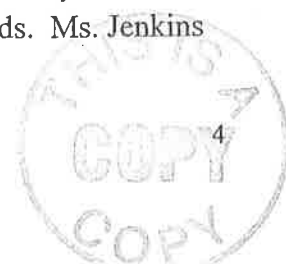
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### SHAYANNA JENKINS

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These officers returned to our vehicle. At approximately 10:40 PM while we remained parked in front of Mr. Hernandez's residence, Mr. Hernandez exited his residence and stated he would follow us to the police station to speak with us. Mr. Hernandez stated that his girlfriend would give him a ride. We followed Mr. Hernandez and his girlfriend to the North Attleboro Police Station which he entered. Mr. Hernandez's girlfriend then drove away from the police station. I followed her out of the lot and flashed my blue lights off and on and the vehicle pulled over adjacent to the North Attleboro Police Department. Det. Arrighi and I then spoke with the driver, identified as Ms. Shayanna Jenkins, DOB: 05-29-1989. I informed Ms. Jenkins about the death of Mr. Lloyd and she immediately began to cry. I asked her if she would speak to us in the parking lot of the Police Station. She agreed to speak there because her child was sleeping in the back seat of the vehicle.

Ms. Jenkins stated that she is the girlfriend of Aaron Hernandez and that they both live together at 22 Ronald C. Meyer Dr. in North Attleboro. Ms. Jenkins stated that Mr. Lloyd dates her sister Shaneah Jenkins. Ms. Jenkins stated that she is not very familiar with Mr. Lloyd and that she does not know his family or any of his friends. Ms. Jenkins



stated that the connection between Mr. Hernandez and Mr. Lloyd is through her sister Shaneah. Ms. Jenkins stated that she last saw Mr. Lloyd on Saturday, June 15, 2013 at approximately 10:30 AM. Mr. Hernandez and Mr. Lloyd were both at 22 Ronald C. Meyer Dr. North Attleboro, MA. in the black Suburban rental vehicle. Ms. Jenkins stated that Mr. Hernandez and Mr. Lloyd discussed returning the rental vehicle to Enterprise Rental.

Ms. Jenkins indicated that she was aware that Mr. Lloyd smoked marijuana and that he also was a marijuana dealer. Ms. Jenkins stated that she would often observe Mr. Lloyd on his phone talking about marijuana sales. She stated that his phone was constantly ringing and that he was constantly talking in "lingo" that led her to believe the conversations were about marijuana sales. Ms. Jenkins provided investigators with the cell phone number for Mr. Hernandez as well as her sister Shaneah Jenkins. Ms. Jenkins also stated that Mr. Hernandez's cell phone number is 203-606-8969.

Ms. Jenkins stated they had recently installed a video surveillance system within their residence. Ms. Jenkins stated that this video surveillance system would allow for the viewing of both the front of their residence as well as the street. Ms. Jenkins stated that the video surveillance system records and plays the video on their home entertainment system. Ms. Jenkins stated that there had been several recent break-in attempts at their residence located at 22 Ronald C. Meyer Dr. North Attleboro, Ma.

Ms. Jenkins stated that both she and Mr. Hernandez were home on Sunday, June 16, 2013 during the day. She stated that they had gone out to dinner for Father's Day later in the day and that a babysitter had stayed with their child. Ms. Jenkins stated that later that evening she had gone to bed early. However, she stated that she was aware that Mr. Hernandez was not home all night and that she was unsure of what time he got home or who he had gone out with. At this time during our conversation Mr. Hernandez called her on her cell phone and informed her that his sports agent said that she should not speak with us and that she should request to speak with her attorney.

#### ODIN LLOYD CELL PHONE

The cellular telephone recovered from the body of Mr. Lloyd was taken by investigators to the North Attleboro Police Department. Investigators conducted a search of Mr. Lloyd's cellular phone at the police station. According to the cellular call logs Mr. Lloyd sent a text message to 203-606-8969 (Mr. Hernandez's cell phone as provided by his girlfriend) on June 17, 2013 at 12:22 AM and wrote "We still on." This cellular telephone number is listed under the contact name "Nigga Dis" in Mr. Lloyd's cellphone contacts. There was no response to the text. When Mr. Hernandez was at the station on





June 17, 2013, he had a cellular telephone in his possession and an investigator dialed the number 203 606-8969. The phone was observed to ring and Mr. Hernandez was seen and heard to answer the phone. The investigator hung up without speaking to Mr. Hernandez. Subsequent to the 12:22 AM text, the victim called the same number (203-606-8969) at 12:50 AM, and at 1:03AM. The text "we still on" indicated that the victim and Mr. Hernandez had made prior plans to do something. One of the last messages sent by the victim was sent to his sister, Shaquilla Thibou. Ms. Thibou saw Mr. Lloyd get into a silver-colored sedan and depart 10 Fayston Street, Dorchester between 1 and 2 AM on June 17, 2013. At 3:07 AM Mr. Lloyd texted Ms. Thibou "U saw who I'm with" and again at 3:11AM "hello." At 3:19 AM the victim's sister replied "my phone was dead who was that?" The victim replied to his sister "Nfl." According to Ms. Thibou, Mr. Lloyd was recently associating with "Hernandez" a New England Patriot football player. She understood this text to mean that Mr. Lloyd was with Aaron "Hernandez." Ms. Thibou replied at 3:22 AM "Lol your aggy." The last text sent by the victim was at 3:23 AM. This text immediately followed the "Nfl" text. Mr. Lloyd described he was giving Ms. Lloyd this information "just so u know."

### JOHN MEDEIROS

John Medeiros a residence of East Providence Rhode Island, who is an employee of Needle Tech in North Attleboro reported to Detective Daniel Arrighi of the North Attleboro Police Department that on the morning of June 17, 2013, he was at his place of employment. This is located at 452 John Dietsch Boulevard, and is approximately 200 yards from the scene. Mr. Medeiros reported that he took his regularly scheduled break between 3:00 and 3:30 AM. While he was on his break he sat in his vehicle in the parking lot. He reported to Det. Arrighi that he heard (3) gunshots and a car door slamming.

### SHAQUILLA THIBOU

Tprs. Chad Laliberte and Zack Johnson interviewed Mr. Lloyd's sister. She indicated that she lived with her brother at 10 Fayston St. Apt. #2, Boston, MA. Ms. Thibou indicated that she last saw her brother at or between 1:00 to 2:00 AM in front of 10 Fayston Street. According to Ms. Thibou, Mr. Lloyd got into a silver four door car with three other males whose identities were unknown to her. The vehicle and the occupants left the area. Ms. Thibou told investigators that she had never seen this car before. According to Ms. Thibou, she was aware that Mr. Lloyd was dating a woman named Shaneah. Ms. Thibou stated that Shaneah was the sister of Aaron Hernandez's girlfriend, Shayanna Jenkins, who lives with Hernandez in North Attleboro, MA. Ms.



Thibou stated that, other than Hernandez and Shayanna Jenkins, she did not know of any other contacts that Mr. Lloyd has in the North Attleboro area.

Ms. Thibou showed investigators some of the text messages that her brother had sent to her. These messages were explained to investigators and are described above in this affidavit. Ms. Thibou explained that her response to her brother stating "lol your aggy." She indicated that this meant that she was aggravated by her brother's text.

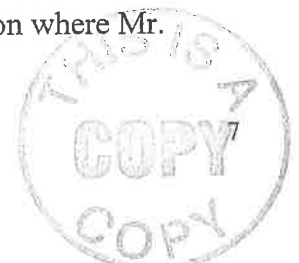
### **SHANEAH JENKINS**

Tpr. Benson conducted a phone interview with Shaneah Jenkins, the victim's girlfriend. According to Shaneah Jenkins she did not know Mr. Lloyd to have any connection to North Attleboro other than her sister Shayanna Jenkins and Mr. Hernandez. She stated that Mr. Lloyd was her boyfriend and that they were presently in a long distance dating relationship of approximately one year.

### **ENTERPRISE RENTAL NORTH ATTLEBORO**

On Tuesday, June 18, 2013 at approximately 10:00 AM, investigators arrived at Enterprise Rental Company located at 365 East Washington St., North Attleboro, MA. Investigators spoke with the Enterprise Rental manager who indicated that he was familiar with Aaron Hernandez due to the fact that he frequently rented vehicles from Enterprise Rental. The manager informed investigators that Aaron Hernandez came to Enterprise Rental on Monday, June 17, 2013 at approximately 5:30 PM. At this time, Mr. Hernandez was accompanied by two additional unknown males. Mr. Hernandez returned a rental vehicle which had been rented in his name. This vehicle was a silver colored 2012 Nissan Altima, Ma. Registration 536MX2. At this time Aaron Hernandez rented another rental vehicle, a grey Chrysler 300C, bearing Rhode Island registration 451-375. According to the manager, Mr. Hernandez apologized for damage done to the driver's side exterior mirror and driver's door of the silver Nissan Altima. Although he apologized for the damage, Mr. Hernandez claimed that he did not know how the damage occurred. He said that he just came out in the morning and saw that it was damaged.

The Nissan Altima was viewed by investigators at the Enterprise Rental lot in North Attleboro. Investigators observed that there was damage to the driver's side front door. The driver's side mirror was mangled at the connection to the door and the mirror and housing were missing. Further, there was damage to the driver's side window and a chrome strip at the window. There were scratches on the driver's side door. There appeared to be soil, similar in color and appearance to that at the location where Mr.



Lloyd was found, on the tires and lower panels of the vehicle behind the tires. This soil was also seen within the tire tread(s) and wheel(s) well of the tires of the silver Nissan Altima.

Mass State Police Investigators viewed the tire treads and the tire treads appears to be consistent with the tire marks left at the scene where the body of Mr. Lloyd was recovered.

Enterprise Rental Car consented to provide the Nissan Altima rental to the Massachusetts State Police. The Nissan Altima is currently in the possession of the Massachusetts State Police.

### CONCLUSION

Based on the preceding, investigators believe that there is probable cause to believe that a crime was committed and that Mr. Lloyd's death was a homicide.

The cellular phone communications, text messages between the victim and Mr. Hernandez, the statement of Mr. Hernandez to investigators and the observations of Ms. Thibou show that Mr. Lloyd intended to meet and did meet with Mr. Hernandez on or about the morning on June 17, 2013. Based on information provided by the victim's sister and his girlfriend Mr. Lloyd appears to have no contacts with anybody in the North Attleboro area except for Mr. Hernandez and Shayanna Jenkins.

The location where the body of Mr. Lloyd was located is approximately one half mile from Mr. Hernandez's residence at 22 Ronald C. Meyer Dr. North Attleboro, Ma.

Based upon the information contained within the affidavit it is reasonable to believe that the purpose of Mr. Lloyd being in North Attleboro, MA at the time of his death was directly related to Mr. Hernandez. Furthermore it is reasonable to believe that Mr. Lloyd may have been in the area 22 Ronald C. Meyer Dr., North Attleboro. Based on the statements of Mr. Hernandez and Ms. Jenkins, the surveillance system located at 22 Ronald C. Meyer Dr. North Attleboro captured the comings and goings of Mr. Hernandez and anyone else with him or in addition to him from the area surrounding the residence. This information can be used to establish timelines and lead to the discovery of other witnesses that may have been present and captured on the video system. Based upon Ms. Thibou's statement that she had witnessed Mr. Lloyd with (3) males earlier in the evening entering a silver car in front of the residence in Boston, combined with the text indicating "Nfl" and Mr. Hernandez's own acknowledgment that he was with Mr. Lloyd "up his way" lead investigators reasonably believe that Aaron Hernandez was with



Mr. Lloyd close in time to Mr. Lloyd's death. Additionally, based upon the information from Enterprise Rental that Mr. Hernandez had rented and subsequently returned a damaged silver Nissan Altima with tire treads consistent with the tire tread patterns at the scene of the homicide, investigators reasonably believe that the video surveillance system will contain evidence that can assist investigators in determining who was present with Mr. Lloyd and Mr. Hernandez during the evening and early morning prior to and following the death of Mr. Lloyd. This information will assist investigators with providing additional leads and evidence.

Based upon the above, there is probable cause to believe that evidence related to death of Odin Lloyd will be located within the home video surveillance system at 22 Ronald C. Meyer Dr. North Attleboro, Ma. This affiant respectfully requests that the court issue a warrant and order allowing investigators to enter and search for and seize the video surveillance system as described by Ms. Jenkins. Furthermore, this affiant requests that the court authorize investigators to seize any electronic data stored as part of the video surveillance system to include but not limited to hard drives, external storage devices, compact discs, computers, laptops, flash drives or any other data storage device used for storing and viewing video data from the residential surveillance system.

The address of 22 Ronald C. Meyer Dr. North Attleboro, MA is described as a three story, brick front, wood frame house with the numbers 22 on the mail box. The mailbox is located adjacent to the street next to the driveway. There is a pair of wooden doors leading into the front of the residence which faces Ronald C. Meyer Dr. There is a three car garage attached to the residence leading to the driveway of 22 Ronald C. Meyer Dr. North Attleboro, Ma.

Additionally this affiant is requesting the court authorize investigators to search for and seize a cellular phone with the phone number of 203-606-8969.

This affiant is requesting the court authorize investigator to conduct an "ALL PERSONS PRESENT" search for the cellular phone of 203-606-8969. Investigators are aware that by issuing an all persons present warrant, this will allow investigators to search for a cellular telephone on any person present within the residence that may have the phone contained in small pockets, purses, or loose clothing. Due to the size of cellular telephones it is easy for a person to secret a phone in various areas of their person and their clothing. This particular type of warrant will allow investigators to conduct a thorough and complete search for evidence of a cellular phone which may contain evidence of a homicide.



This affiant is requesting the court authorize investigators to search for and seize any and all Global Positioning Systems (GPS) as described by Mr. Hernandez as having been used to locate the residence of Mr. Lloyd. GPS tracking devices are known to be contained within any electronic device with GPS capability.

This affiant is requesting the court allow investigators to search and seize 22 Ronald C. Meyer Dr. North Attleboro, Ma. for mirror, housing of mirror, paint and any evidence of damage to the silver Nissan Altima occurring at 22 Ronald C. Meyer Dr. North Attleboro, Ma.

Signed under the pains and penalties of perjury this 18<sup>th</sup> day of June 2013.



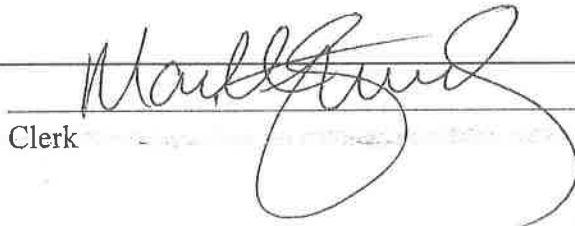
Tpr. Michael F. Cherven #2605

Mass State Police

Bristol State Police Detective Unit

6-18-13

Date



Clerk

6/18/13

Date

