13), for the phone numbers of **702-533-5316**, may help to establish a motive for this helpous act, as well as help to determine if Stephen Paddock conspired with other as yet unknown individuals in the planning and execution of this crime.

Your affiant is a member of a multi-agency criminal investigation that includes law enforcement members from the Federal Bureau of Investigation (FBI) and Bureau of Alcohol, Tobacco and Firearms (ATF). It is the intent of Your Affiant, task force peace officers, and peace officers working on the multi-agency investigation team executing the warrants to possibly turn over all evidence seized to a designated sworn law enforcement officer from the FBI and/or ATF for use in its prosecution/investigation. I have been assured by the designated sworn law enforcement officers from the FBI and ATF that the property turned over will be protected and subject to the jurisdiction of the Federal District Court in and for Nevada and will not be disposed of except as pursuant to law of the Federal District Court in and for Nevada. The suspect herein will be accorded due process in such disposition. I have also been assured by the designated sworn law enforcement officer that if a final judgment/order is entered by a Nevada court declaring the warrant is invalid pursuant to NRS 179.085, the property will be returned to the aggrieved party as indicated in the judgment/order. Thus, in signing this affidavit I respectfully request the permission of the Magistrate to authorize such removal of seized property to the FBI and ATF in accordance with the terms herein.

Your affiant requests the warrant be sealed due to the fact that the current investigation is ongoing in order to determine motive and the possibility exists of outstanding co-conspirators in this mass casualty event. A seal is requested in order to preserve the integrity of the investigations, and the maintenance of specialized investigative techniques.

Cellular telephone / wireless communications providers historically retain electronic records of their customer's usage, and of the locations (sites) of the towers the device is transmitting to and from during each completed transmission. An analysis of this information should further the ongoing investigation and provide crucial evidence.

1.J.P.D.

Affiant prays the court grant the requested order.

Detective

Scott Baker AFFIANT 26 hr 2017.

Subscribed and sworn to before me this D^{E} day of <u>(</u>

Ox Cant Judge:

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SW17-987

IN RE: Court Order for 702-482-6360, 310-227-7094, 310-227-7642

SW-17-987

AFFIDAVIT CLERN OF THE COURT

Upon the ex parte application of Scott Baker, a commissioned officer with the Las Vegas Metropolitan Police Department and Affiant, to seal the affidavit in support of the attached court order, and for good cause appearing therefore,

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IT IS HEREBY ORDERED that the affidavit in support of the attached court order be ordered sealed pending further order of this Court except that copies may be provided to the office of the Clark County District Attorney and the District Attorney may provide copies to a Defendant in a criminal proceeding as part of the criminal discovery process, and

IT IS FURTHER ORDERED a copy of this order sealing the affidavit be left at the premises along with the court order in lieu of the affidavit in support of the order.

DATED this 10 day of October 2017

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AFFIANT

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EIGHTH JUDICIAL DISTRICT COURT OF NEVADA

COURT ORDER

201 AT 13 P 3 05

SW-197

STATE OF NEVADA)) ss: AT&T COUNTY OF CLARK)

Proof of probable cause by Affidavit having been made before me by Detective Scott Baker of the Las Vegas Metropolitan Police Department (LVMPD), and being satisfied that there is specific and articulable facts sufficient to form a reasonable belief that the information sought is relevant and material to an ongoing criminal investigation, pursuant to the authority of NRS 179.530, 18 U.S.C. § 2703, et. al., 18 U.S.C. § 3121 et seq., Smith v. Maryland, 442 U.S. 853 (1979), and United States v. New York Telephone Company, 434 U.S. 159 (1977)., and that certain electronically stored information/data, namely:

- 1. SUBSCRIBER INFORMATION:
- 2. RECORDS FOR INCOMING AND OUTGOING CALLS;
- 3. RECORDS FOR INCOMING AND OUTGOING SMS/MMS MESSAGES;
- 4. RECORDS FOR ALL DATA SESSIONS;
- 5. PER CALL MEASUREMENT DATA FOR ALL ACTIVITY TO AND FROM THE ACCOUNT (TO INCLUDE RTT REPORTS); and
- 6. CELLULAR TELEPHONE / WIRELESS COMMUNICATIONS TOWER SITE LOCATIONS AND SECTORS FOR ALL ACCOUNT ACTIVITY DESCRIBED ABOVE;
- 7. CELL SITE INFORMATION INCLUDING INCOMING/ OUTGOING VOICE CALLS INCLUDING TOWER INFORMATION
- 8. INCOMING/ OUTGOING SMS INFORMATION INCLUDING TOWER INFORMATION
- 9. INCOMING/ OUTGOING DATA INFORMATION INCLUDING TOWER INFORMATION
- 10. NELOS AND/ OR HISTORICAL GPS INFORMATION
- 11. FOR CELLULAR TELEPHONE NUMBERs (702) 482-6360, 310-227-7094, and 310-227-7642
- 12. FOR THE PERIOD OF SATURDAY, 10/01/2016, 0000 PACIFIC TIME ZONETHROUGH MONDAY, 10/02/2017,2300 PACIFIC TIME ZONE.

is presently available through AT&T.

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It is hereby ordered that officers and investigators with the Las Vegas Metropolitan Police

Department and law enforcement members of the multi-agency investigative team are authorized

to transfer property seized in accordance with this search warrant to the Federal Bureau of Investigation (FBI) and/ or the Bureau of Alcohol Tobacco and Firearms (ATF).

NOW THEREFORE, AT&T is hereby commanded to provide the information / data detailed above to Detective Scott Baker of the LVMPD within ten days.

Dated this 10 _____ 2017. day of (Judge:

LAS VEGAS METROPOLITAN POLICE DEPARTMENT

5W 11191 + 978 536

LERN OF THE COURT

STATE OF NEVADA

ss: AT&T

)

)

COUNTY OF CLARK

Scott Baker, being first duly sworn, deposes and says that he is the Affiant herein, and is a detective with the Las Vegas Metropolitan Police Department (LVMPD). Affiant has been employed with the LVMPD for the past 20 years, and assigned to the Southern Nevada Counter Terrorism Center Section for the past 1 year.

Affiant submits there is probable cause to believe that certain electronically stored information/data, hereinafter described, is available at or through the following cellular telephone/wireless communications provider, to-wit: AT&T

The information / data referred to and sought to be provided consists of the following:

- 1. SUBSCRIBER INFORMATION;
- 2. RECORDS FOR INCOMING AND OUTGOING CALLS;
- 3. RECORDS FOR INCOMING AND OUTGOING SMS/MMS MESSAGES;
- 4. RECORDS FOR ALL DATA SESSIONS;
- 5. PER CALL MEASUREMENT DATA FOR ALL ACTIVITY TO AND FROM THE ACCOUNT (TO INCLUDE RTT REPORTS); and
- 6. CELLULAR TELEPHONE / WIRELESS COMMUNICATIONS TOWER SITE LOCATIONS AND SECTORS FOR ALL ACCOUNT ACTIVITY DESCRIBED ABOVE;
- 7. CELL SITE INFORMATION INCLUDING INCOMING/ OUTGOING VOICE CALLS INCLUDING TOWER INFORMATION
- 8. INCOMING/ OUTGOING SMS INFORMATION INCLUDING TOWER INFORMATION
- 9. INCOMING/ OUTGOING DATA INFORMATION INCLUDING TOWER INFORMATION
- 10. NELOS AND/ OR HISTORICAL GPS INFORMATION
- 11. FOR CELLULAR TELEPHONE NUMBERs (702) 482-6360, 310-227-7094, and 310-227-7642
- 12. FOR THE PERIOD OF SATURDAY, 10/01/2016, 0000 PACIFIC TIME ZONE THROUGH MONDAY, 10/02/2017,2300 PACIFIC TIME ZONE.

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The information / data hereinbefore described is in furtherance of Affiant's investigation into the crime(s) of Murder with a Deadly Weapon (multiple counts), NRS 200.030, by the LVMPD (Event Number 171001-3519) and, subsequent to analysis, may assist in identifying the person(s) involved in the crime and provide evidence of their proximity to the crime scene.

In support of Affiant's assertion to constitute the existence of probable cause, the following facts are offered:

On October 1, 2017, at approximately 2208 hours, the Las Vegas Metropolitan Police Department (LVMPD) began receiving calls from multiple reporting parties indicating there was an active shooter in the area of the Mandalay Bay, 3950 S. Las Vegas Blvd., and the MGM Village Lot, 3901 Las Vegas Blvd. Multiple LVMPD Police Officers were present and working the Route 91 Harvest Festival, a 3-day outdoor country music venue, held at the open air MGM Village Lot.

As Police Officers responded to the gunfire, they determined the suspect was shooting from an elevated and concealed position inside a hotel room at the Mandalay Bay. The gunfire continued for several minutes and the suspect targeted innocent civilians and responding police officers. Initial reports were that over 100 victims had been shot, including at least two responding police officers, and another 20 victims had succumbed to their injuries.

Police Officers and SWAT Operators responded to the Mandalay Bay where they isolated a suspect inside of Room 32-135. Upon breaching the door, officers entered and located a deceased male suspect with a self-inflicted gunshot wound to the head. Multiple high powered rifles and high capacity magazines along with a large amount of ammunition and a large number of spent casings were strewn throughout the hotel room. Officers observed two windows that were broken from the inside and appeared to have been used as gun ports as they overlooked the MGM Village Lot.

Despite this suspect being neutralized, several other callers at various locations along The Strip continued to report active shooters inside of hotels and sightings of people with firearms. Due to the mass casualty event that was still very dynamic and multiple other callers reporting other ongoing incidents, it appeared there may be several other suspects involved. Due to the exigency to stop further loss of life, LVMPD officers gathered cellular phones and documents from within Mandalay Bay, Room 32-135, in an effort to gather intelligence and identify possible co-conspirators.

Three cellular phones were identified and appeared to be connected to the following phone numbers: (310) 227-7094, (702) 533-5108, and (310) 357-3357. Of the three numbers, (310) 227-7094 and (310) 357-3357 were determined to be valid, working phone numbers. The

phone history of (310) 357-3357 showed a contact, "Marilou," (310) 502-2591, had been called numerous times. Other items that may provide investigative leads were located, to include a Mandalay Bay Mlife Platinum player's card to Marilou Danley, **Constitution of the state sta**

to the deceased male, Stephen Paddock. The above described items, along with other investigative techniques, lead officers to believe an intimate relationship existed between Stephen Paddock and Marilou Danley. An Instagram account, stephenpaddock5431, was located for Stephen Paddock. A Facebook account, https://www.facebook.com/marilou.danley, was located for Marilou Danley.

Until the investigation can rule otherwise, Marilou Danley have become persons of interest who may have conspired with Stephen Paddock to commit Murder with a Deadly Weapon. Based on the above facts and circumstances, Sergeant Brad Cupp, P# 8104, declared an emergency due to the ongoing threat of immediate danger of death or serious bodily injury to citizens and responding police officers. Emergency Pen Registers were provisioned for phone numbers (310) 227-7094, (310) 357-3357, and (310) 502-2591, Instagram account stephenpaddock5431, and Facebook account https://www.facebook.com/marilou.danley in an effort to further the investigation and locate other possible suspects.

As a result of the information provided from these pen registers, Det. Baker learned that **310-227-7094**, 310-357-3357, and 310-502-2591 were all subscribed to by Stephen Paddock. On the 5th of October, 2017, search warrants for the Google accounts linked to the aforementioned phone numbers, were reviewed and authorized by the Honorable Clark County District Court judge Richard Scotti.

On the 4th of October, 2017, your affiant submitted an administrative subpoena to AT&T requesting subscriber information for all AT&T accounts subscribed to by Stephen Paddock utilizing his social security number. AT&T responded to this subpoena on the 4th of October 2017. AT&Ts response indicate that Stephan Paddock had other accounts previously unknown to investigators. AT&T identified the phone numbers **702-482-6360 and 310-227-7642** as being subscribed to by Stephen Paddock.

On the 6th of October, 2017, a court order for subscriber information; records for incoming and outgoing calls; records for incoming and outgoing sms/mms messages; records for all data sessions; per call measurement data for all activity to and from the account (to include rtt reports); and cellular telephone / wireless communications tower site locations and sectors for all account

activity described above, for **702-482-6360** from AT&T, was reviewed and authorized by the honorable Clark County District Court Judge Susan Johnson.

This order was served on AT&T on the 6th of October, 2017 by the LVMPD Technical and Surveillance Section (TASS). AT&T provided some of the data listed on this order, but was unable to provide any historical GPS or SMS tower information due to inadequate legal descriptions of the data sought to be provided in the original order. AT&T has since provided the appropriate legal description of the data sought to be provided to be provided (Items 1-12), which has been included in this order.

As of the 9th of October, 2017, officers and investigators with the LVMPD, as well as numerous local, state, and federal agencies, continue to investigate the motive and execution related to the acts of homicide believed to have been committed by Stephen Paddock on the 1st of October, 2017. The LVMPD has identified 58 individuals who were killed during this incident, as well as over 300 individuals injured.

Given the magnitude of the incident, it is reasonable to believe multiple suspects and/ or months of planning were involved in this premeditated massacre. Your affiant believes that the information requested to be provided by AT&T in the information/ data sought section (items 1-12), for the phone numbers of **310-227-7094**, **310-227-7642**, and **702-482-6360**, may help to establish a motive for this heinous act, as well as help to determine if Stephen Paddock conspired with other as yet unknown individuals in the planning and execution of this crime.

Your affiant is a member of a multi-agency criminal investigation that includes law enforcement members from the Federal Bureau of Investigation (FBI) and Bureau of Alcohol, Tobacco and Firearms (ATF). It is the intent of Your Affiant, task force peace officers, and peace officers working on the multi-agency investigation team executing the warrants to possibly turn over all evidence seized to a designated sworn law enforcement officer from the FBI and/or ATF for use in its prosecution/investigation. I have been assured by the designated sworn law enforcement officers from the FBI and ATF that the property turned over will be protected and subject to the jurisdiction of the Federal District Court in and for Nevada and will not be disposed of except as pursuant to law of the Federal District Court in and for Nevada. The suspect herein will be accorded due process in such disposition. I have also been assured by the designated sworn law enforcement officer that if a final judgment/order is entered by a Nevada court declaring the warrant is invalid pursuant to NRS 179.085, the property will be returned to the aggrieved party as indicated in the judgment/order. Thus, in signing this affidavit I respectfully request the

permission of the Magistrate to authorize such removal of seized property to the FBI and ATF in accordance with the terms herein.

Your affiant requests the warrant be sealed due to the fact that the current investigation is ongoing in order to determine motive and the possibility exists of outstanding co-conspirators in this mass casualty event. A seal is requested in order to preserve the integrity of the investigations, and the maintenance of specialized investigative techniques.

Cellular telephone / wireless communications providers historically retain electronic records of their customer's usage, and of the locations (sites) of the towers the device is transmitting to and from during each completed transmission. An analysis of this information should further the ongoing investigation and provide crucial evidence.

Affiant prays the court grant the requested order.

Detective $\frac{1}{10^{4}}$ Subscribed and sworn to before me this $\frac{10^{4}}{10^{4}}$ day of

Judgoz Annie P. Balent

AFFIANT

Scott Baker

SW17-988

FYI IN RE: SEARCH WARRANT for

310-357-3357

Upon the ex parte application of Ann Hardman, a commissioned officer with the Las Vegas Metropolitan Police Department and Affiant, to seal the Affidavit in support of the attached Search Warrant, and for good cause appearing therefore,

)

IT IS HEREBY ORDERED that the Affidavit in support of the attached Search Warrant be ordered sealed pending further order of this Court except that copies may be provided to the office of the Clark County District Attorney and the District Attorney may provide copies to a Defendant in a criminal proceeding as part of the criminal discovery process, and

IT IS FURTHER ORDERED a copy of this order sealing the Affidavit be left at the premises along with the Search Warrant in lieu of the Affidavit in support of the Warrant.

DATED this 10 day of Detalm, 2017.

Byleat JUDGE

ORDER SEALING 13 P 305

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LVMPD 360 (Rev. 1/13) WORD 2010

2W-1.1-188

SEARCH WARRANT

STATE OF NEVADA)	Stephen Paddock	2010年13月23月	5
COUNTY OF CLARK) ss:)	DOB: 04/09/1953	SS#: 563-86-6197	

The State of Nevada, to any Peace Officer in the County of Clark. Proof by Affidavit having been made before me by Ann Hardman, P# 13640, said Affidavit attached hereto and incorporated herein by reference, that there is probable cause to believe that certain property, namely;

- 1. Subscriber information for phone number 310-357-3357 to include name and address.
- 2. All SMS/Text Message Content with the date, time, originating number, terminating number, cell tower location and/or RTT location for phone number 310-357-3357 from 09/01/2017 to 10/02/2017.
- 3. All MMS/Picture Content with the date, time, originating number, terminating number, cell tower location and/or RTT location for phone number 310-357-3357 from 09/01/2017 to 10/02/2017.

Presently located at Verizon Wireless INC., 1 Verizon Way, Basking Ridge, New Jersey 07920, reference telecommunications device with a phone number 310-357-3357, with a subscriber name of Stephen Paddock, with a subscriber address of 1372 Babbling Brook Court, Mesquite, NV, 89034.

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LVMPD 360 (Rev. 1/13) WORD 2010

SEARCH WARRANT (Continuation)

Page 2

And as I am satisfied that there is probable cause to believe that said property is located as set forth above and that based upon the affidavit attached hereto there are sufficient grounds for the issuance of the Search Warrant.

It is HEREBY ORDERED that officers and investigators with the Las Vegas Metropolitan Police Department and law enforcement members of the multi-agency investigative team are authorized to transfer property seized in accordance with this search warrant to the Federal Bureau of Investigation (FBI) and/ or the Bureau of Alcohol Tobacco and Firearms (ATF).

You are hereby commanded to search forthwith said premises for said property, serving this warrant between the hours of 7:00 A.M. & 7:00 P.M., and if the property is there to seize it, prepare a written inventory of the property seized, and make a return for me within ten days.

Dated this 10th day of DOHNUM 2017

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LAS VEGAS METROPOLITAN POLICE DEPARTMENT APPLICATION AND AFFIDAVIT FOR SEARCH WARRANT

 2011 GLT 1 3 P 3 05

 STATE OF NEVADA)

 Stephen Paddock

) ss:

 COUNTY OF

 CLLAK OF THE COURT

 CLARK

Ann Hardman, P# 13640, being first duly sworn, deposes and says that she is the affiant herein and is a Detective with the Las Vegas Metropolitan Police Department (LVMPD) presently assigned to the Southern Nevada Counter Terrorism Center. That she has been employed with the LVMPD for the past 9 years and has been assigned to the Southern Nevada Counter for the past 1 week.

There is probable cause to believe that certain property hereinafter described will be found at the following described premises, to-wit: Verizon Wireless INC., 1 Verizon Way, Basking Ridge, New Jersey 07920, reference telecommunications device with a phone number 310-357-3357, with a subscriber name of Stephen Paddock, with a subscriber address of 1372 Babbling Brook Court, Mesquite, NV, 89034.

The property referred to and sought to be seized consists of the following:

- 1. Subscriber information for phone number 310-357-3357 to include name and address.
- 2. All SMS/Text Message Content with the date, time, originating number, terminating number, cell tower location and/or RTT location for phone number 310-357-3357 from 09/01/2017 to 10/02/2017.

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LAS VEGAS METROPOLITAN POLICE DEPARTMENT APPLICATION AND AFFIDAVIT FOR SEARCH WARRANT (Continuation)

Event #: 171001-3519

3. All MMS/Picture Content with the date, time, originating number, terminating number, cell tower location and/or RTT location for phone number 310-357-3357 from 09/01/2017 to 10/02/2017.

The property hereinbefore described constitutes evidence which tends to demonstrate that the criminal offense of Murder with a Deadly Weapon has been committed.

In support of your affiant's assertion to constitute the existence of probable cause, the following facts are offered: In support of your affiant's assertion to constitute the existence of probable cause, the following facts are offered: On October 1, 2017, at approximately 2208 hours, the Las Vegas Metropolitan Police Department (LVMPD) began receiving calls from multiple reporting parties indicating there was an active shooter in the area of the Mandalay Bay, 3950 S. Las Vegas Blvd., and the MGM Village Lot, 3901 Las Vegas Blvd. Multiple LVMPD Police Officers were present and working the Route 91 Harvest Festival, a 3-day outdoor country music venue, held at the open air MGM Village Lot.

As Police Officers responded to the gunfire, they determined the suspect was shooting from an elevated and concealed position inside a hotel room at the Mandalay Bay. The gunfire continued for several minutes and the suspect targeted innocent civilians and responding police officers. Initial reports were that over 100 victims had been shot, including at least two responding police officers, and another 20 victims had succumbed to their injuries.

Police Officers and SWAT Operators responded to the Mandalay Bay where they isolated a suspect inside of Room 32-135. Upon breaching the door, officers entered and located

LAS VEGAS METROPOLITAN POLICE DEPARTMENT APPLICATION AND AFFIDAVIT FOR SEARCH WARRANT (Continuation)

a deceased male suspect with a self-inflicted gunshot wound to the head. Multiple high powered rifles and high capacity magazines along with a large amount of ammunition and a large number of spent casings were strewn throughout the hotel room. Officers observed two windows that were broken from the inside and appeared to have been used as gun ports as they overlooked the MGM Village Lot.

Despite this suspect being neutralized, several other callers at various locations along The Strip continued to report active shooters inside of hotels and sightings of people with firearms.

Due to the mass casualty event that was still very dynamic and multiple other callers reporting other ongoing incidents, it appeared there may be several other suspects involved. Due to the exigency to stop further loss of life, LVMPD officers gathered cellular phones and documents from within Mandalay Bay, Room 32-135, in an effort to gather intelligence and identify possible co-conspirators. Three cellular phones were identified and appeared to be connected to the following phone numbers: (310) 227-7094, (702) 533-5108, and (310) 357-3357. Of the three numbers, (310) 227-7094 and (310) 357-3357 were determined to be valid, working phone numbers. The phone history of (310) 357-3357 showed a contact, "Marilou," (310) 502-2591, had been called numerous times. Other items that may provide investigative leads were located, to include a Mandalay Bay Milfe Platinum player's card to Marilou Danley,

the deceased male, Stephen Paddock.

LAS VEGAS INTETROPOLITAN POLICE DEPARTMENT APPLICATION AND AFFIDAVIT FOR SEARCH WARRANT (Continuation)

The above described items, along with other investigative techniques, lead officers to believe an intimate relationship existed between Stephen Paddock and Marilou Danley. An Instagram account, stephenpaddock5431, was located for Stephen Paddock. A Facebook account, https://www.facebook.com/marilou.danley, was located for Marilou Danley.

Until the investigation can rule otherwise, Marilou Danley have become persons of interest who may have conspired with Stephen Paddock to commit Murder with a Deadly Weapon.

Based on the above facts and circumstances, Sergeant Brad Cupp, P# 8104, declared an emergency due to the ongoing threat of immediate danger of death or serious bodily injury to citizens and responding police officers. Emergency Pen Registers were provisioned for phone numbers (310) 227-7094, (310) 357-3357, and (310) 502-2591, Instagram account stephenpaddock5431, and Facebook account https://www.facebook.com/marilou.danley in an effort to further the investigation and locate other possible suspects.

As a result of these pen registers, Verizon wireless returned subscriber information for the telecommunications device number (310) 357-3357. Verizon wireless listed the subscriber as Stephen Paddock, with a subscriber address of 1372 Babbling Brook Court, Mesquite, Nevada. 89034. Further, Detective G. Basilotta with the Las Vegas Metropolitan Police Department's Technical and Surveillance Section (TASS) was advised by Verizon that SMS/Text messaging content does exist and was preserved during the night of the

Event #: 171001-3519

declared emergency.

As of the 9th of October, 2017, officers and investigators with the LVMPD, as well as numerous local, state, and federal agencies, continue to investigate the motive and execution related to the acts of homicide believed to have been committed by Stephen Paddock on the 1st of October, 2017. The LVMPD has identified 58 individuals who were killed during this incident, as well as over 300 individuals injured.

Given the magnitude of the incident, it is reasonable to believe multiple suspects and months of planning were involved in this premeditated massacre. Your affiant believes that the information requested to be provided by Verizon in the items to be seized section (items 1-3), may help to establish a motive for this heinous act, as well as help to determine if Stephen Paddock conspired with other as yet unknown individuals in the planning and execution of this crime.

Your affiant is a member of a multi-agency criminal investigation that includes law enforcement members from the Federal Bureau of Investigation (FBI) and Bureau of Alcohol, Tobacco and Firearms (ATF). It is the intent of Your Affiant, task force peace officers, and peace officers working on the multi-agency investigation team executing the warrants to possibly turn over all evidence seized to a designated sworn law enforcement officer from the FBI and/or ATF for use in its prosecution/investigation. I have been assured by the designated sworn law enforcement officers from the FBI and ATF that the property turned over will be protected and subject to the jurisdiction of the Federal District Court in and for Nevada and will not be disposed of except as pursuant to law of the

LAS VEGAS METROPOLITAN POLICE DEPARTMENT APPLICATION AND AFFIDAVIT FOR SEARCH WARRANT (Continuation)

Event#: 171001-3519

Federal District Court in and for Nevada. The suspect herein will be accorded due process in such disposition. I have also been assured by the designated sworn law enforcement officer that if a final judgment/order is entered by a Nevada court declaring the warrant is invalid pursuant to NRS 179.085, the property will be returned to the aggrieved party as indicated in the judgment/order. Thus, in signing this affidavit I respectfully request the permission of the Magistrate to authorize such removal of seized property to the FBI and ATF in accordance with the terms herein.

Your affiant requests the warrant be sealed due to the fact that the current investigation is ongoing in order to determine motive and the possibility exists of outstanding coconspirators in this mass casualty event. A seal is requested in order to preserve the integrity of the investigations, and the maintenance of specialized investigative techniques.

LAS VEGAS METROPOLITAN POLICE DEPARTMENT APPLICATION AND AFFIDAVIT FOR SEARCH WARRANT (Continuation)

Event #: 171001-3519

WHEREFORE, affiant requests that a Search Warrant be issued directing a search for and seizure of the aforementioned items at the location set forth herein between the hours of 7:00 A.M. & 7:00 P.M.

Subscribed and sworn to before me this

day of DOAM 2017

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DDA M. Dickerson

Approved by:

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RETURN

(Must Be Made Within 10 Days of Issuance of Warrant)

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The Search and Seizure Warrant authorizing a search and seizure at the following described location(s) was executed on the 10th day of October, 2017: Verizon Target# 310-502-2591.

A copy of this inventory was left with Verizon Wireless.

The following is an inventory of property taken pursuant to the warrant: Phone Content to include SNSC, Message Arrival, Final Disposition, Message Final Status, Message ID, Originating MDN/MIN, Terminating MDN/MIN, Message Content, Historical HLR Attempts, Historical HSS Attempts, Historical CSCF Attempts, between the dates of 9/28/2017 to 10/2/2017.

This inventory was made by: Detective Eugenio Basilotta, P#8447, and Sgt Brad Cupp P#8104.

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Officer's Initials

SW17-989

IN RE: SEARCH WARRANT for

Telecommunications device with an IMEI of) 9900026226974300, or 990002622697430, or) 990002622697439

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ORDER SEALING

Upon the ex parte application of Scott Baker, a commissioned officer with the Las Vegas Metropolitan Police Department and Affiant, to seal the Affidavit in support of the attached Search Warrant, and for good cause appearing therefore,

IT IS HEREBY ORDERED that the Affidavit in support of the attached Search Warrant be ordered sealed pending further order of this Court except that copies may be provided to the office of the Clark County District Attorney and the District Attorney may provide copies to a Defendant in a criminal proceeding as part of the criminal discovery process, and

IT IS FURTHER ORDERED a copy of this order sealing the Affidavit be left at the premises along with the Search Warrant in lieu of the Affidavit in support of the Warrant.

DATED this 10th day of Octob 2017

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LVMPD 360 (Rev. 1/13) WORD 2010

AFFIANT

XIIOM/VIII

SW-17-989 SEARCH WARRANT

 STATE OF NEVADA
)
 Stephen Paddock
 2011 10113 P 3:05

) ss:
)
 COUNTY OF CLARK
)
 DOB: 04/09/1953
 SS#: 563-86-6197

 COUNTY OF CLARK
)
 DOB: 04/09/1953
 SS#: 563-86-6197
 2011 10113
 P 3:05

The State of Nevada, to any Peace Officer in the County of Clark. Proof by Affidavit having been made before me by Scott Baker, P#5571, said Affidavit attached hereto and incorporated herein by reference, that there is probable cause to believe that certain property, namely;

1. All device identifiers associated the Google Gmall account associated with telecommunications device with an IMEI of 9900026226974300, or 990002622697430, or 990002622697439.

2. All emails associated with telecommunications device with an IMEI of 9900026226974300, or 990002622697430, or 990002622697439, for the date ranges of 10/01/2016 thru 10/03/2017.

3. All related location information for any/all devices associated with the Gmail account with telecommunications device with an IMEI of 9900026226974300, or 990002622697430, or 990002622697439, for the date ranges of 10/01/2016 thru 10/03/2017.

4. Any and all subscriber information associated with telecommunications device with an IMEI of 9900026226974300, or 990002622697430, or 990002622697439.

5. Any and all voice to text conversion information associated with relecommunications device with an IMEI of 9900026226974300, or

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Continuation)

Page 2

990002622697430, or 990002622697439, for the date ranges of 10/01/2016 thru 10/03/2017.

6. All internet search history associated with telecommunications device with an IMEI of 9900026226974300, or 990002622697430, or 990002622697439, for the date ranges of 09/01/2017 thru 10/03/2017.

7. All application history, to include name and type of application and date application was loaded onto telecommunications device with an IMEI of 9900026226974300, or 990002622697430, or 990002622697439, for the date ranges of 10/01/2016 thru 10/03/2017.

Presently located at Google INC., 1600 Amphitheatre Parkway Mountain View, CA, 94043, reference telecommunications device with an IMEI of 9900026226974300, or 990002622697430, or 990002622697439, all being variations of the IMEI for the telecommunications device assigned the phone number of 310-357-3358, with a subscriber name of Stephen Paddock, with a subscriber address of 1372 Babbling Brook Court, Mesquite, Nevada. 89034.

And as I am satisfied that there is probable cause to believe that said property is located as set forth above and that based upon the affidavit attached hereto there are sufficient grounds for the issuance of the Search Warrant.

It is HEREBY ORDERED that officers and investigators with the Las Vegas Metropolitan Police Department and law enforcement members of the multi-agency investigative team are authorized to transfer property seized in accordance with this

SEARCH WARRANT (Continuation)

Page 3

search warrant to the Federal Bureau of Investigation (FBI) and/ or the Bureau of Alcohol Tobacco and Firearms (ATF).

You are hereby commanded to search forthwith said premises for said property, serving this warrant between the hours of 7:00 A.M. & 7:00 P.M., and if the property is there to seize it, prepare a written inventory of the property seized, and make a return for me within ten days.

Dated this Der day of Darbarfree, 2017

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UNN 80 787

LAS VEGAS METROPOLITAN POLICE DEPARTMENT APPLICATION AND AFFIDAVIT FOR SEARCH WARRANT Event #: 171001-3519

MICT 13 P 3 05

STATE OF NEVADA)	Stephen Paddock	
) ss:		Land The COURT
COUNTY OF CLARK)	DOB: 04/09/1953	SS#: 563-86-6197

IMEI 9900026226974300, 990002622697430, and 990002622697439

Scott Baker, P# 5571, being first duly sworn, deposes and says that he is the affiant herein and is a Detective with the Las Vegas Metropolitan Police Department (LVMPD) presently assigned to the Southern Nevada Counter Terrorism Center. That he has been employed with the LVMPD for the past 20 years and has been assigned to the Southern

Nevada Counter Terrorism Center for the past 1 years.

There is probable cause to believe that certain property hereinafter described will be found at the following described premises, to-wit: Google INC., 1600 Amphitheatre Parkway Mountain View, CA, 94043, reference telecommunications device with an IMEI of 9900026226974300, or 990002622697430, or 990002622697439, all being variations of the IMEI for the telecommunications device assigned the phone number of 310-357-3358, with a subscriber name of Stephen Paddock, with a subscriber address of 1372 Babbling Brook Court, Mesquite, Nevada. 89034.

The property referred to and sought to be seized consists of the following:

1. All device identifiers associated with the Google Gmail account associated with telecommunications device with an IMEI of 9900026226974300, or 990002622697430, or 990002622697439.

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LAS VEGAS METROPOLITAN POLICE DEPARTMENT APPLICATION AND AFFIDAVIT FOR SEARCH WARRANT (Continuation)

Event #: 171001-3519

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2. All emails associated with telecommunications device with an IMEI of 9900026226974300, or 990002622697430, or 990002622697439, for the date ranges of 10/01/2016 thru 10/03/2017.

3. All related location information for any/all devices associated with the Gmail account with telecommunications device with an IMEI of 9900026226974300, or 990002622697430, or 990002622697439, for the date ranges of 10/01/2016 thru 10/03/2017.

4. Any and all subscriber information associated with telecommunications device with an IMEI of 9900026226974300, or 990002622697430, or 990002622697439.

5. Any and all voice to text conversion information associated with telecommunications device with an IMEI of 9900026226974300, or 990002622697430, or 990002622697439, for the date ranges of 10/01/2016 thru 10/03/2017.

6. All internet search history associated with telecommunications device with an IMEI of 9900026226974300, or 990002622697430, or 990002622697439, for the date ranges of 09/01/2017 thru 10/03/2017.

7. All application history, to include name and type of application and date application was loaded onto telecommunications device with an IMEI of

LAS VEGAS METROPOLITAN POLICE DEPARTMENT APPLICATION AND AFFIDAVIT FOR SEARCH WARRANT (Continuation)

Event #: 171001-3519

9900026226974300, or 990002622697430, or 990002622697439, for the date ranges of 10/01/2016 thru 10/03/2017.

The property hereinbefore described constitutes evidence which tends to demonstrate that the criminal offense of Murder with a deadly weapon has been committed.

In support of your affiant's assertion to constitute the existence of probable cause, the following facts are offered: On October 1, 2017, at approximately 2208 hours, the Las Vegas Metropolitan Police Department (LVMPD) began receiving calls from multiple reporting parties indicating there was an active shooter in the area of the Mandalay Bay, 3950 S. Las Vegas Blvd., and the MGM Village Lot, 3901 Las Vegas Blvd. Multiple LVMPD Police Officers were present and working the Route 91 Harvest Festival, a 3-day outdoor country music venue, held at the open air MGM Village Lot.

As Police Officers responded to the gunfire, they determined the suspect was shooting from an elevated and concealed position inside a hotel room at the Mandalay Bay. The gunfire continued for several minutes and the suspect targeted innocent civilians and responding police officers. Initial reports were that over 100 victims had been shot, including at least two responding police officers, and another 20 victims had succumbed to their injuries.

Police Officers and SWAT Operators responded to the Mandalay Bay where they isolated a suspect inside of Room 32-135. Upon breaching the door, officers entered and located a deceased male suspect with a self-inflicted gunshot wound to the head. Multiple high powered rifles and high capacity magazines along with a large amount of ammunition and

LAS VEGAS ME I ROPOLITAN POLICE DEPARTMENT APPLICATION AND AFFIDAVIT FOR SEARCH WARRANT (Continuation)

Event #: 171001-3519

a large number of spent casings were strewn throughout the hotel room. Officers observed two windows that were broken from the inside and appeared to have been used as gun ports as they overlooked the MGM Village Lot.

Despite this suspect being neutralized, several other callers at various locations along The Strip continued to report active shooters inside of hotels and sightings of people with firearms.

Due to the mass casualty event that was still very dynamic and multiple other callers reporting other ongoing incidents, it appeared there may be several other suspects involved. Due to the exigency to stop further loss of life, LVMPD officers gathered cellular phones and documents from within Mandalay Bay, Room 32-135, in an effort to gather intelligence and identify possible co-conspirators. Three cellular phones were identified and appeared to be connected to the following phone numbers: (310) 227-7094, (702) 533-5108, and (310) 357-3357. Of the three numbers, (310) 227-7094 and (310) 357-3357 were determined to be valid, working phone numbers. The phone history of (310) 357-3357 showed a contact, "Marilou," (310) 502-2591, had been called numerous times. Other items that may provide investigative leads were located, to include a Mandalay Bay Milfe Platinum player's card to Marilou Danley,

the deceased male, Stephen Paddock.

The above described items, along with other investigative techniques, lead officers to believe an intimate relationship existed between Stephen Paddock and Marilou Danley.

Event #: 171001-3519

An Instagram account, stephenpaddock5431, was located for Stephen Paddock. A Facebook account, https://www.facebook.com/marilou.danley, was located for Marilou Danley.

Until the investigation can rule otherwise, Marilou Danley **Constitution** have become persons of interest who may have conspired with Stephen Paddock to commit Murder with a Deadly Weapon.

Based on the above facts and circumstances, Sergeant Brad Cupp, P# 8104, declared an emergency due to the ongoing threat of immediate danger of death or serious bodily injury to citizens and responding police officers. Emergency Pen Registers were provisioned for phone numbers (310) 227-7094, (310) 357-3357, and (310) 502-2591, Instagram account stephenpaddock5431, and Facebook account https://www.facebook.com/marilou.danley in an effort to further the investigation and locate other possible suspects.

As a result of the information provided from these pen registers, Det. Baker learned that 310-227-7094, 310-357-3357, and 310-502-2591 were all subscribed to by Stephen Paddock. On the 5th of October, 2017, search warrants for the Google accounts linked to the aforementioned phone numbers, were reviewed and authorized by the Honorable Clark County District Court judge Richard Scotti.

While reviewing the information provided by Verizon wireless under the original emergency pen register for 310-357-3357, it was discovered that 310-357-3358 was listed as a subscriber contact number associated with this account. As Paddock is the known

Event #: 171001-3519

subscriber for 310-357-3357, investigators believe that 310-357-3358 is most likely a contact number for Paddock. It was later determined through consultation with Verizon by Det. G. Basilotta of the LVMPD, that the IMEI for this device had several variations, to include 9900026226974300, 990002622697430, and 990002622697439.

On the 6th of October, 2017, a court order for subscriber information; records for incoming and outgoing calls; records for incoming and outgoing sms/mms messages; records for all data sessions; per call measurement data for all activity to and from the account (to include rtt reports); and cellular telephone / wireless communications tower site locations and sectors for all account activity described above, for 310-357-3358 from Verizon, was reviewed and authorized by the honorable Clark County District Court Judge Susan Johnson.

As of the 9th of October, 2017, officers and investigators with the LVMPD, as well as numerous local, state, and federal agencies, continue to investigate the motive and execution related to the acts of homicide believed to have been committed by Stephen Paddock on the 1st of October, 2017. The LVMPD has identified 58 individuals who were killed during this incident, as well as over 300 individuals injured.

Given the magnitude of the incident, it is reasonable to believe multiple suspects and months of planning were involved in this premeditated massacre. Your affiant believes that the information requested to be provided by Google in the items to be seized section (items 1-7), may help to establish a motive for this heinous act, as well as help to determine if Stephen Paddock conspired with other as yet unknown individuals in the planning and

Event #: 171001-3519

execution of this crime.

Your affiant is a member of a multi-agency criminal investigation that includes law enforcement members from the Federal Bureau of Investigation (FBI) and Bureau of Alcohol, Tobacco and Firearms (ATF). It is the intent of Your Affiant, task force peace officers, and peace officers working on the multi-agency investigation team executing the warrants to possibly turn over all evidence seized to a designated sworn law enforcement officer from the FBI and/or ATF for use in its prosecution/investigation. I have been assured by the designated sworn law enforcement officers from the FBI and ATF that the property turned over will be protected and subject to the jurisdiction of the Federal District Court in and for Nevada and will not be disposed of except as pursuant to law of the Federal District Court in and for Nevada. The suspect herein will be accorded due process in such disposition. I have also been assured by the designated sworn law enforcement officer that if a final judgment/order is entered by a Nevada court declaring the warrant is invalid pursuant to NRS 179.085, the property will be returned to the aggrieved party as indicated in the judgment/order. Thus, in signing this affidavit I respectfully request the permission of the Magistrate to authorize such removal of seized property to the FBI and ATF in accordance with the terms herein.

Your affiant requests the warrant be sealed due to the fact that the current investigation is ongoing in order to determine motive and the possibility exists of outstanding co-

LAS VEDAS METROPOLITAN PULICE DEPARTMENT **APPLICATION AND AFFIDAVIT FOR SEARCH WARRANT** (Continuation)

Event #: 171001-3519

conspirators in this mass casualty event. A seal is requested in order to preserve the integrity of the investigations, and the maintenance of specialized investigative techniques.

WHEREFORE, affiant requests that a Search Warrant be issued directing a search for and seizure of the aforementioned items at the location set forth herein between the hours of 7:00 A.M. & 7:00 P.M.

Scott Baker, AFFIANT

Subscribed and sworn to before me this

2017

10th day of <u>Detalen</u>, Jonnif. P. Byen

DDA M. Dickerson

Approved by:
SW-17-989

RETURN

(Must Be Made Within 10 Days of Issuance of Warrant)

The Search and Seizure Warrant authorizing a search and seizure at the following described location(s) was executed on the 11th day of October, 2017: for Device?IMEI 990002622697430, 990002622697439.

A copy of this inventory was left with Google, Inc..

The following is an inventory of property taken pursuant to the warrant: No Data has yet been seized since Google has not yet responded to the request.

This inventory was made by: Detective Eugenio Basilotta, P#8447, and Sgt Brad Cupp P#8104.

arrest of the court

RECEIVED

SW17-990

AFFIDAVIT

ORDER SEALINGET 13 P 3:05

CLERK OF THE BOURT

Telecommunications device with an IMEI of 359356061452630

IN RE: SEARCH WARRANT for

FYI

Upon the ex parte application of Scott Baker, a commissioned officer with the Las Vegas Metropolitan Police Department and Affiant, to seal the Affidavit in support of the attached Search Warrant, and for good cause appearing therefore,

IT IS HEREBY ORDERED that the Affidavit in support of the attached Search Warrant be ordered sealed pending further order of this Court except that copies may be provided to the office of the Clark County District Attorney and the District Attorney may provide copies to a Defendant in a criminal proceeding as part of the criminal discovery process, and

IT IS FURTHER ORDERED a copy of this order sealing the Affidavit be left at the premises along with the Search Warrant in lieu of the Affidavit in support of the Warrant.

DATED this 5 day of Achader 2017

letter 1. AFFIANT

CLERK OF THE C JRT

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LVMPD 360 (Rev. 1/13) WORD 2010

SEARCH WARRANT

W-17-99

STATE OF NEVADA)) ss: COUNTY OF CLARK)

Stephen Paddock

DOB: 04/09/1953

SS#: 563-86-6197

SERK OF THE COURT

2017 DET 13 P 3:05

IMEI 359356061452630

The State of Nevada, to any Peace Officer in the County of Clark. Proof by Affidavit having been made before me by Scott Baker, P# 5571, said Affidavit attached hereto and incorporated herein by reference, that there is probable cause to believe that certain property, namely;

1. All device identifiers associated the Google Gmail account associated with telecommunications device with an IMEI of 359356061452630.

2. All emails associated with telecommunications device with an IMEI of 359356061452630, for the date ranges of 10/01/2016 thru 10/03/2017.

3. All related location information for any/all devices associated with the Gmail account with telecommunications device with an IMEI of 359356061452630, for the date ranges of 10/01/2016 thru 10/03/2017.

4. Any and all subscriber information associated with telecommunications device with an IMEI of 359356061452630.

5. Any and all voice to text conversion information associated with telecommunications device with an IMEI of 359356061452630, for the date ranges

6. All internet search history associated with telecommunications device with an

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SEARCH WARRANT (Continuation)

Page 2

IMEI of 359356061452630, for the date ranges of 09/01/2017 thru 10/03/2017.

7. All application history, to include name and type of application and date application was loaded onto telecommunications device with an IMEI of 359356061452630, for the date ranges of 10/01/2016 thru 10/03/2017.

Presently located at Google INC., 1600 Amphitheatre Parkway Mountain View, CA, 94043, reference telecommunications device with an IMEI of 359356061452630, with a subscriber name of Stephen Paddock, with a subscriber address of 1372 Babbling Brook Court, Mesquite, Nevada. 89034.

And as I am satisfied that there is probable cause to believe that said property is located as set forth above and that based upon the affidavit attached hereto there are sufficient grounds for the issuance of the Search Warrant.

It is hereby ordered that officers and investigators with the Las Vegas Metropolitan Police Department and law enforcement members of the multi-agency investigative team are authorized to transfer property seized in accordance with this search warrant to the Federal Bureau of Investigation (FBI) and/ or the Bureau of Alcohol Tobacco and Firearms (ATF).

SEARCH WARRANT (Continuation)

Page 3

You are hereby commanded to search forthwith said premises for said property, serving this warrant between the hours of 7:00 A.M. & 7:00 P.M., and if the property is there to seize it, prepare a written inventory of the property seized, and make a return for me within ten days.

day of October Dated this 2017 JUDGE

LAS VEGAS METROPOLITAN POLICE DEPARTMENT APPLICATION AND AFFIDAVIT FOR SEARCH WARRANT E. D Event #: 171001-3519 2011 OCT 13 P 3: 05

5W-17-990

STATE OF NEVADA)	Stephen Paddock		and the first of t
COUNTY OF) ss:			A ERK OF THE COURT
CLARK	l	DOB: 04/09/1953	SS#: 563-86-6197	

IMEI 359356061452630

Scott Baker, P# 5571, being first duly sworn, deposes and says that he is the affiant herein and is a Detective with the Las Vegas Metropolitan Police Department (LVMPD) presently assigned to the Southern Nevada Counter Terrorism Center. That he has been employed with the LVMPD for the past 20 years and has been assigned to the Southern Nevada Counter Terrorism Center for the past 1 years.

There is probable cause to believe that certain property hereinafter described will be found at the following described premises, to-wit: Google INC., 1600 Amphitheatre Parkway Mountain View, CA, 94043, reference telecommunications device with an IMEI of 359356061452630, with a subscriber name of Stephen Paddock, with a subscriber address of 1372 Babbling Brook Court, Mesquite, Nevada. 89034.

The property referred to and sought to be seized consists of the following:

1. All device identifiers associated with the Google Gmail account associated with telecommunications device with an IMEI of 359356061452630

2. All emails associated with telecommunications device with an IMEI of 359356061452630, for the date ranges of 10/01/2016 thru 10/03/2017.

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Event #: 171001-3519

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3. All related location information for any/all devices associated with the Gmail account with telecommunications device with an IMEI of 359356061452630, for the date ranges of 10/01/2016 thru 10/03/2017.

4. Any and all subscriber information associated with telecommunications device with an IMEI of 359356061452630.

5. Any and all voice to text conversion information associated with telecommunications device with an IMEI of 359356061452630, for the date ranges of 10/01/2016 thru 10/03/2017.

6. All internet search history associated with telecommunications device with an IMEI of 359356061452630, for the date ranges of 09/01/2017 thru 10/03/2017.

7. All application history, to include name and type of application and date application was loaded onto telecommunications device with an IMEI of 359356061452630, for the date ranges of 10/01/2016 thru 10/03/2017.

The property hereinbefore described constitutes evidence which tends to demonstrate that the criminal offense of Murder with a deadly weapon has been committed.

In support of your affiant's assertion to constitute the existence of probable cause, the following facts are offered: On October 1, 2017, at approximately 2208 hours, the Las Vegas Metropolitan Police Department (LVMPD) began receiving calls from multiple reporting parties indicating there was an active shooter in the area of the Mandalay Bay,

Event #: 171001-3519

3950 S. Las Vegas Blvd., and the MGM Village Lot, 3901 Las Vegas Blvd. Multiple LVMPD Police Officers were present and working the Route 91 Harvest Festival, a 3-day outdoor country music venue, held at the open air MGM Village Lot.

As Police Officers responded to the gunfire, they determined the suspect was shooting from an elevated and concealed position inside a hotel room at the Mandalay Bay. The gunfire continued for several minutes and the suspect targeted innocent civilians and responding police officers. Initial reports were that over 100 victims had been shot, including at least two responding police officers, and another 20 victims had succumbed to their injuries.

Police Officers and SWAT Operators responded to the Mandalay Bay where they isolated a suspect inside of Room 32-135. Upon breaching the door, officers entered and located a deceased male suspect with a self-inflicted gunshot wound to the head. Multiple high powered rifles and high capacity magazines along with a large amount of ammunition and a large number of spent casings were strewn throughout the hotel room. Officers observed two windows that were broken from the inside and appeared to have been used as gun ports as they overlooked the MGM Village Lot.

Despite this suspect being neutralized, several other callers at various locations along The Strip continued to report active shooters inside of hotels and sightings of people with firearms.

Due to the mass casualty event that was still very dynamic and multiple other callers reporting other ongoing incidents, it appeared there may be several other suspects

APPLICATION AND AFFIDAVIT FOR SEARCH WARRANT (Continuation)

Event #: 171001-3519

involved. Due to the exigency to stop further loss of life, LVMPD officers gathered cellular phones and documents from within Mandalay Bay, Room 32-135, in an effort to gather intelligence and identify possible co-conspirators. Three cellular phones were identified and appeared to be connected to the following phone numbers: (310) 227-7094, (702) 533-5108, and (310) 357-3357. Of the three numbers, (310) 227-7094 and (310) 357-3357 were determined to be valid, working phone numbers. The phone history of (310) 357-3357 showed a contact, "Marilou," (310) 502-2591, had been called numerous times. Other items that may provide investigative leads were located, to include a Mandalay Bay Mlife Platinum player's card to Marilou Danley, **Gate**

the deceased male, Stephen Paddock.

The above described items, along with other investigative techniques, lead officers to believe an intimate relationship existed between Stephen Paddock and Marilou Danley. An Instagram account, stephenpaddock5431, was located for Stephen Paddock. A Facebook account, https://www.facebook.com/marilou.danley, was located for Marilou Danley.

Until the investigation can rule otherwise, Marilou Danley **Constitution** have become persons of interest who may have conspired with Stephen Paddock to commit Murder with a Deadly Weapon.

Based on the above facts and circumstances, Sergeant Brad Cupp, P# 8104, declared an emergency due to the ongoing threat of immediate danger of death or serious bodily injury

APPLICATION AND AFFIDAVIT FOR SEARCH WARRANT (Continuation)

Event #: 171001-3519

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to citizens and responding police officers. Emergency Pen Registers were provisioned for phone numbers (310) 227-7094, (310) 357-3357, and (310) 502-2591, Instagram account stephenpaddock5431, and Facebook account https://www.facebook.com/marilou.danley in an effort to further the investigation and locate other possible suspects.

As a result of these pen registers, AT&T returned subscriber information for the telecommunications device number (310) 227-7094, with an IMEI of 359356061452630. AT&T listed the subscriber as Stephen Paddock, with a subscriber address of 1372 Babbling Brook Court, Mesquite, Nevada. 89034.

As of the 4th of October, 2017, officers and investigators with the LVMPD, as well as numerous local, state, and federal agencies, continue to investigate the motive and execution related to the acts of homicide believed to have been committed by Stephen Paddock on the 1st of October, 2017. The LVMPD has identified 59 individuals who were killed during this incident, as well as over 500 individuals injured.

Given the magnitude of the incident, it is reasonable to believe multiple suspects and months of planning were involved in this premeditated massacre. Your affiant believes that the information requested to be provided by Google in the items to be seized section (items 1-7), may help to establish a motive for this heinous act, as well as help to determine if Stephen Paddock conspired with other as yet unknown individuals in the planning and execution of this crime.

Event #: 171001-3519

Your affiant is a member of a multi-agency criminal investigation that includes law enforcement members from the Federal Bureau of Investigation (FBI) and Bureau of Alcohol, Tobacco and Firearms (ATF). It is the intent of Your Affiant, task force peace officers, and peace officers working on the multi-agency investigation team executing the warrants to possibly turn over all evidence seized to a designated sworn law enforcement officer from the FBI and/or ATF for use in its prosecution/investigation. I have been assured by the designated sworn law enforcement officers from the FBI and ATF that the property turned over will be protected and subject to the jurisdiction of the Federal District Court in and for Nevada and will not be disposed of except as pursuant to law of the Federal District Court in and for Nevada. The suspect herein will be accorded due process in such disposition. I have also been assured by the designated sworn law enforcement officer that if a final judgment/order is entered by a Nevada court declaring the warrant is invalid pursuant to NRS 179.085, the property will be returned to the aggrieved party as indicated in the judgment/order. Thus, in signing this affidavit I respectfully request the permission of the Magistrate to authorize such removal of seized property to the FBI and ATF in accordance with the terms herein.

Your affiant requests the warrant be sealed due to the fact that the current investigation is ongoing in order to determine motive and the possibility exists of outstanding coconspirators in this mass casualty event. A seal is requested in order to preserve the integrity of the investigations, and the maintenance of specialized investigative techniques.

Event #: 171001-3519

WHEREFORE, affiant requests that a Search Warrant be issued directing a search for and seizure of the aforementioned items at the location set forth herein between the hours of 7:00 A.M. & 7:00 P.M.

Scott Baker, AF

Subscribed and sworn to before me this

Charles day of 2017

JUDGE

KERCOA 121 Approved by:

SW-17-990

RETURN

The American Park (Must Be Made Within 10 Days of Issuance of Warrant)

"PRINT"

2011 OCT 13 P 3:05

The Search and Seizure Warrant authorizing a search and seizure at the following The Search and Seizure Warrant authonizing a search and seizure search and seizure described location(s) was executed on the 6th day of October, 2017: Geogle-Inc:

A copy of this inventory was left digital copy Google Inc.

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

Android Device Information, App Download information, Gmail account Information

QQ 8441 This inventory was made by: Detective Matthew Cisneros, Detective Gino Basilotta, and Sergeant Brad Cupp.

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SW17-991

FYI IN RE: SEARCH WARRANT for

Telecommunications device with an IMEI of 9900045117879900

SW-17-991 LED

ORDER SEALINGET 13 P 3:04 AFFIDAVIT

Upon the ex parte application of Scott Baker, a commissioned officer with the Las Vegas Metropolitan Police Department and Affiant, to seal the Affidavit in support of the attached Search Warrant, and for good cause appearing therefore,

IT IS HEREBY ORDERED that the Affidavit in support of the attached Search Warrant be ordered sealed pending further order of this Court except that copies may be provided to the office of the Clark County District Attorney and the District Attorney may provide copies to a Defendant in a criminal proceeding as part of the criminal discovery process, and

IT IS FURTHER ORDERED a copy of this order sealing the Affidavit be left at the premises along with the Search Warrant in lieu of the Affidavit in support of the Warrant.

DATED this 5th day of Ochser 2017

UDGE



AFFIÁNT

RECEIVER

CLERK OF I COURT

LVMPD 360 (Rev. 1/13) WORD 2010

JW-11-111

SEARCH WARRANT

STATE OF NEVADA)	Stephen Paddock	2811 COT 13 P 3:04
) ss:		1
COUNTY OF CLARK)	DOB: 04/09/1953	SS#: 563-86-6197 CLark OF THE COURT

IMEI 9900045117879900

The State of Nevada, to any Peace Officer in the County of Clark. Proof by Affidavit having been made before me by Scott Baker, P# 5571, said Affidavit attached hereto and incorporated herein by reference, that there is probable cause to believe that certain property, namely;

1. All device identifiers associated the Google Gmail account associated with relecommunications device with an IMEI of 9900045117879900.

2. All emails associated with telecommunications device with an IMEI of 9900045117879900, for the date ranges of 10/01/2016 thru 10/03/2017.

3. All related location information for any/all devices associated with the Gmail account with telecommunications device with an IMEI of 9900045117879900, for the date ranges of 10/01/2016 thru 10/03/2017.

4. Any and all subscriber information associated with telecommunications device with an IMEI of 9900045117879900.

5. Any and all voice to text conversion information associated with telecommunications device with an IMEI of 9900045117879900, for the date ranges of 10/01/2016 thru 10/03/2017.

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SEARCH WARRANT (Continuation)

Page 2

IMEI of 9900045117879900, for the date ranges of 09/01/2017 thru 10/03/2017.

7. All application history, to include name and type of application and date application was loaded onto telecommunications device with an IMEI of 9900045117879900, for the date ranges of 10/01/2016 thru 10/03/2017.

Presently located at Google INC., 1600 Amphitheatre Parkway Mountain View, CA, 94043, reference telecommunications device with an IMEI of 9900045117879900, with a subscriber name of Stephen Paddock, with a subscriber address of 1372 Babbling Brook Court, Mesquite, Nevada. 89034.

And as I am satisfied that there is probable cause to believe that said property is located as set forth above and that based upon the affidavit attached hereto there are sufficient grounds for the issuance of the Search Warrant.

It is HEREBY ORDERED that officers and investigators with the Las Vegas Metropolitan Police Department and law enforcement members of the multi-agency investigative team are authorized to transfer property seized in accordance with this search warrant to the Federal Bureau of Investigation (FBI) and/ or the Bureau of Alcohol Tobacco and Firearms (ATF).

SEARCH WARRANT (Continuation)

1

Page 3

You are hereby commanded to search forthwith said premises for said property, serving this warrant between the hours of 7:00 A.M. & 7:00 P.M., and if the property is there to seize it, prepare a written inventory of the property seized, and make a return for me within ten days.

Dated this Sey day of Donfailer 2017 JUDGI

5W-17-991

-APPLICATION AND AFFIDAVIT FOR SEARCH WARRANT

2011 CCT 13 P 3:05

STATE OF NEVADA)	Stephen Paddock	
COUNTY OF CLARK) ss:)	DOB: 04/09/1953	SS#: 563-86-6197

IMEI 9900045117879900

Scott Baker, P# 5571, being first duly sworn, deposes and says that he is the affiant herein and is a Detective with the Las Vegas Metropolitan Police Department (LVMPD) presently assigned to the Southern Nevada Counter Terrorism Center. That he has been employed with the LVMPD for the past 20 years and has been assigned to the Southern Nevada Counter Terrorism Center for the past 1 year.

There is probable cause to believe that certain property hereinafter described will be found at the following described premises, to-wit: Google INC., 1600 Amphitheatre Parkway Mountain View, CA, 94043, reference telecommunications device with an IMEI of 9900045117879900, with a subscriber name of Stephen Paddock, with a subscriber address of 1372 Babbling Brook Court, Mesquite, Nevada. 89034.

The property referred to and sought to be seized consists of the following:

1. All device identifiers associated with the Google Gmail account associated with telecommunications device with an IMEI of 9900045117879900.

2. All emails associated with telecommunications device with an IMEI of 79900045117879900, for the date ranges of 10/01/2016 thru 10/03/2017.

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3. All related location information for any/all devices associated with the Gmail account with telecommunications device with an IMEI of 9900045117879900, for the date ranges of 10/01/2016 thru 10/03/2017.

4. Any and all subscriber information associated with telecommunications device with an IMEI of 9900045117879900.

5. Any and all voice to text conversion information associated with telecommunications device with an IMEI of 9900045117879900, for the date ranges of 10/01/2016 thru 10/03/2017.

6. All internet search history associated with telecommunications device with an IMEI of 9900045117879900, for the date ranges of 09/01/2017 thru 10/03/2017.

7. All application history, to include name and type of application and date application was loaded onto telecommunications device with an IMEI of 9900045117879900, for the date ranges of 10/01/2016 thru 10/03/2017.

The property hereinbefore described constitutes evidence which tends to demonstrate that the criminal offense of **Murder with a deadly weapon** has been committed.

In support of your affiant's assertion to constitute the existence of probable cause, the following facts are offered: On October 1, 2017, at approximately 2208 hours, the Las Vegas Metropolitan Police Department (LVMPD) began receiving calls from multiple reporting parties indicating there was an active shooter in the area of the Mandalay Bay,

Event #: 171001-3519

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3950 S. Las Vegas Blvd., and the MGM Village Lot, 3901 Las Vegas Blvd. Multiple LVMPD Police Officers were present and working the Route 91 Harvest Festival, a 3-day outdoor country music venue, held at the open air MGM Village Lot.

As Police Officers responded to the gunfire, they determined the suspect was shooting from an elevated and concealed position inside a hotel room at the Mandalay Bay. The gunfire continued for several minutes and the suspect targeted innocent civilians and responding police officers. Initial reports were that over 100 victims had been shot, including at least two responding police officers, and another 20 victims had succumbed to their injuries.

Police Officers and SWAT Operators responded to the Mandalay Bay where they isolated a suspect inside of Room 32-135. Upon breaching the door, officers entered and located a deceased male suspect with a self-inflicted gunshot wound to the head. Multiple high powered rifles and high capacity magazines along with a large amount of ammunition and a large number of spent casings were strewn throughout the hotel room. Officers observed two windows that were broken from the inside and appeared to have been used as gun ports as they overlooked the MGM Village Lot.

Despite this suspect being neutralized, several other callers at various locations along The Strip continued to report active shooters inside of hotels and sightings of people with firearms.

Due to the mass casualty event that was still very dynamic and multiple other callers reporting other ongoing incidents, it appeared there may be several other suspects

Event #: 171001-3519

involved. Due to the exigency to stop further loss of life, LVMPD officers gathered cellular phones and documents from within Mandalay Bay, Room 32-135, in an effort to gather intelligence and identify possible co-conspirators. Three cellular phones were identified and appeared to be connected to the following phone numbers: (310) 227-7094, (702) 533-5108, and (310) 357-3357. Of the three numbers, (310) 227-7094 and (310) 357-3357 were determined to be valid, working phone numbers. The phone history of (310) 357-3357 showed a contact, "Marilou," (310) 502-2591, had been called numerous times. Other items that may provide investigative leads were located, to include a Mandalay Bay Milfe Platinum player's card to Marilou Danley,

the deceased male, Stephen Paddock.

The above described items, along with other investigative techniques, lead officers to believe an intimate relationship existed between Stephen Paddock and Marilou Danley. An Instagram account, stephenpaddock5431, was located for Stephen Paddock. A Facebook account, https://www.facebook.com/marilou.danley, was located for Marilou Danley.

Until the investigation can rule otherwise, Marilou Danley **Construction** have become persons of interest who may have conspired with Stephen Paddock to commit Murder with a Deadly Weapon.

Based on the above facts and circumstances, Sergeant Brad Cupp, P# 8104, declared an emergency due to the ongoing threat of immediate danger of death or serious bodily injury

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Event #: 171001-3519

to citizens and responding police officers. Emergency Pen Registers were provisioned for phone numbers (310) 227-7094, (310) 357-3357, and (310) 502-2591, Instagram account stephenpaddock5431, and Facebook account https://www.facebook.com/marilou.danley in an effort to further the investigation and locate other possible suspects.

As a result of these pen registers, Verizon wireless returned subscriber information for the telecommunications device number (310) 357-3357, with an IMEI of 9900045117879900. Verizon wireless listed the subscriber as Stephen Paddock, with a subscriber address of 1372 Babbling Brook Court, Mesquite, Nevada. 89034.

As of the 4th of October, 2017, officers and investigators with the LVMPD, as well as numerous local, state, and federal agencies, continue to investigate the motive and execution related to the acts of homicide believed to have been committed by Stephen Paddock on the 1st of October, 2017. The LVMPD has identified 59 individuals who were killed during this incident, as well as over 500 individuals injured.

Given the magnitude of the incident, it is reasonable to believe multiple suspects and months of planning were involved in this premeditated massacre. Your affiant believes that the information requested to be provided by Google in the items to be seized section (items 1-7), may help to establish a motive for this heinous act, as well as help to determine if Stephen Paddock conspired with other as yet unknown individuals in the planning and execution of this crime.

Event #: 171001-3519

Your affiant is a member of a multi-agency criminal investigation that includes law enforcement members from the Federal Bureau of Investigation (FBI) and Bureau of Alcohol, Tobacco and Firearms (ATF). It is the intent of Your Affiant, task force peace officers, and peace officers working on the multi-agency investigation team executing the warrants to possibly turn over all evidence seized to a designated sworn law enforcement officer from the FBI and/or ATF for use in its prosecution/investigation. I have been assured by the designated sworn law enforcement officers from the FBI and ATF that the property turned over will be protected and subject to the jurisdiction of the Federal District Court in and for Nevada and will not be disposed of except as pursuant to law of the Federal District Court in and for Nevada. The suspect herein will be accorded due process in such disposition. I have also been assured by the designated sworn law enforcement officer that if a final judgment/order is entered by a Nevada court declaring the warrant is invalid pursuant to NRS 179.085, the property will be returned to the aggrieved party as indicated in the judgment/order. Thus, in signing this affidavit I respectfully request the permission of the Magistrate to authorize such removal of seized property to the FBI and ATF in accordance with the terms herein.

Your affiant requests the warrant be sealed due to the fact that the current investigation is ongoing in order to determine motive and the possibility exists of outstanding coconspirators in this mass casualty event. A seal is requested in order to preserve the integrity of the investigations, and the maintenance of specialized investigative techniques.

Event #: 171001-3519

WHEREFORE, affiant requests that a Search Warrant be issued directing a search for and seizure of the aforementioned items at the location set forth herein between the hours of 7:00 A.M. & 7:00 P.M.

Scott Baker, AFFIANT

Subscribed and sworn to before me this

2 Day day of 2017

JUDGE

DDA M. Dickerson

Approved by:

SW-17-991

RETURN

(Must Be Made Within 10 Days of Issuance of Warrant)

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A copy of this inventory was left with Google, Inc..

The following is an inventory of property taken pursuant to the warrant: No Data has yet been seized since Google responded with having no data available under the requested IMEI number of 9900045117879900.

This inventory was made by: Detective Eugenio Basilotta, P#8447, and Sgt Brad Cupp P#8104.

CLERK OF THE COURT 007 13 2007 MUCHINED



SW17-992

IN RE: SEARCH WARRANT for

Telecommunications device with an IMEI of) 35213007249765, or 352130072497653, or 3521300724976540

ORDER SEALING 13 P 3 04 AFFIDAVIT

Upon the ex parte application of Scott Baker, a commissioned officer with the Las Vegas Metropolitan Police Department and Affiant, to seal the Affidavit in support of the attached Search Warrant, and for good cause appearing therefore,

)

IT IS HEREBY ORDERED that the Affidavit in support of the attached Search Warrant be ordered sealed pending further order of this Court except that copies may be provided to the office of the Clark County District Attorney and the District Attorney may provide copies to a Defendant in a criminal proceeding as part of the criminal discovery process, and

IT IS FURTHER ORDERED a copy of this order sealing the Affidavit be left at the premises along with the Search Warrant in lieu of the Affidavit in support of the Warrant.

DATED this 10 day of October, 2017.

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LVMPD 360 (Rev. 1/13) WORD 2010

SW-17-992

SEARCH WARRANT

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 STATE OF NEVADA)
 Stephen Paddock
 2011 0CT 1 3 P 3:04

) ss:
)

 COUNTY OF CLARK)
 DOB: 04/09/1953
 SS#: 563-86-6197

The State of Nevada, to any Peace Officer in the County of Clark. Proof by Affidavit having been made before me by Scott Baker, P# 5571, said Affidavit attached hereto and incorporated herein by reference, that there is probable cause to believe that certain property, namely;

1. All device identifiers associated the Google Gmail account associated with telecommunications device with an IMEI of 35213007249765, or 352130072497653, or 3521300724976540.

2. All emails associated with telecommunications device with an IMEI of 35213007249765, or 352130072497653, or 3521300724976540, for the date ranges of 10/01/2016 thru 10/03/2017.

3. All related location information for any/all devices associated with the Gmail account with telecommunications device with an IMEI of 35213007249765, or 352130072497653, or 3521300724976540, for the date ranges of 10/01/2016 thru 10/03/2017.

4. Any and all subscriber information associated with telecommunications device with an IMEI of 35213007249765, or 352130072497653, or 3521300724976540.

5. Any and all voice to text conversion information associated with telecommunications device with an IMEI of 35213007249765, or 352130072497653,

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SEARCH WARRANT (Continuation)

Page 2

or 3521300724976540, for the date ranges of 10/01/2016 thru 10/03/2017.

6. All internet search history associated with telecommunications device with an IMEI of 35213007249765, or 352130072497653, or 3521300724976540, for the date ranges of 09/01/2017 thru 10/03/2017.

7. All application history, to include name and type of application and date application was loaded onto telecommunications device with an IMEI of 35213007249765, or 352130072497653, or 3521300724976540, for the date ranges of 10/01/2016 thru 10/03/2017.

Presently located at Google INC., 1600 Amphitheatre Parkway Mountain View, CA, 94043, reference telecommunications device with an IMEI of 35213007249765, or 352130072497653, or 3521300724976540, all being variations of the IMEI for the telecommunications device assigned the phone number of 702-482-6360, with a subscriber name of Stephen Paddock, with a subscriber address of 1372 Babbling Brook Court, Mesquite, Nevada. 89034.

And as I am satisfied that there is probable cause to believe that said property is located as set forth above and that based upon the affidavit attached hereto there are sufficient grounds for the issuance of the Search Warrant.

It is HEREBY ORDERED that officers and investigators with the Las Vegas Metropolitan Police Department and law enforcement members of the multi-agency investigative team are authorized to transfer property seized in accordance with this

SEARCH WARRANT (Continuation)

Page 3

search warrant to the Federal Bureau of Investigation (FBI) and/ or the Bureau of Alcohol Tobacco and Firearms (ATF).

You are hereby commanded to search forthwith said premises for said property, serving this warrant between the hours of 7:00 A.M. & 7:00 P.M., and if the property is there to seize it, prepare a written inventory of the property seized, and make a return for me within ten days.

Dated this 10 day of Dockalus, 2017

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SW-17-492

LAS VEGAS METROPOLITAN POLICE DEPARTMENT APPLICATION AND AFFIDAVIT FOR SEARCH WARRANT Event #: 171001-3549

STATE OF NEVADA)	Stephen Paddock	2011 CCT 13 P 3:04
COUNTY OF CLARK) ss:)	DOB: 04/09/1953	SS#: 563-86-6197 LERA OF THE COURT

IMEI 35213007249765, 352130072497653, and 3521300724976540

Scott Baker, P# 5571, being first duly sworn, deposes and says that he is the affiant herein and is a Detective with the Las Vegas Metropolitan Police Department (LVMPD) presently assigned to the Southern Nevada Counter Terrorism Center. That he has been employed with the LVMPD for the past 20 years and has been assigned to the Southern Nevada Counter Terrorism Center for the past 1 years.

There is probable cause to believe that certain property hereinafter described will be found at the following described premises, to-wit: Google INC., 1600 Amphitheatre Parkway Mountain View, CA, 94043, reference telecommunications device with an IMEI of 35213007249765, or 352130072497653, or 3521300724976540, all being variations of the IMEI for the telecommunications device assigned the phone number of 702-482-6360, with a subscriber name of Stephen Paddock, with a subscriber address of 1372 Babbling Brook Court, Mesquite, Nevada. 89034.

The property referred to and sought to be seized consists of the following:

1. All device identifiers associated with the Google Gmail account associated with

Event #: 171001-3519

telecommunications device with an IMEI of 35213007249765, or 352130072497653, or 3521300724976540.

2. All emails associated with telecommunications device with an IMEI of 35213007249765, or 352130072497653, or 3521300724976540, for the date ranges of 10/01/2016 thru 10/03/2017.

3. All related location information for any/all devices associated with the Gmail account with telecommunications device with an IMEI of 35213007249765, or 352130072497653, or 3521300724976540, for the date ranges of 10/01/2016 thru 10/03/2017.

4. Any and all subscriber information associated with telecommunications device with an IMEI of 35213007249765, or 352130072497653, or 3521300724976540.

5. Any and all voice to text conversion information associated with telecommunications device with an IMEI of 35213007249765, or 352130072497653, or 3521300724976540, for the date ranges of 10/01/2016 thru 10/03/2017.

6. All internet search history associated with telecommunications device with an IMEI of 35213007249765, or 352130072497653, or 3521300724976540, for the date ranges of 09/01/2017 thru 10/03/2017.

7. All application history, to include name and type of application and date application was loaded onto telecommunications device with an IMEI of

Event #: 171001-3519

35213007249765, or 352130072497653, or 3521300724976540, for the date ranges of 10/01/2016 thru 10/03/2017.

The property hereinbefore described constitutes evidence which tends to demonstrate that the criminal offense of Murder with a deadly weapon has been committed.

In support of your affiant's assertion to constitute the existence of probable cause, the following facts are offered: On October 1, 2017, at approximately 2208 hours, the Las Vegas Metropolitan Police Department (LVMPD) began receiving calls from multiple reporting parties indicating there was an active shooter in the area of the Mandalay Bay, 3950 S. Las Vegas Blvd., and the MGM Village Lot, 3901 Las Vegas Blvd. Multiple LVMPD Police Officers were present and working the Route 91 Harvest Festival, a 3-day outdoor country music venue, held at the open air MGM Village Lot.

As Police Officers responded to the gunfire, they determined the suspect was shooting from an elevated and concealed position inside a hotel room at the Mandalay Bay. The gunfire continued for several minutes and the suspect targeted innocent civilians and responding police officers. Initial reports were that over 100 victims had been shot, including at least two responding police officers, and another 20 victims had succumbed to their injuries.

Police Officers and SWAT Operators responded to the Mandalay Bay where they isolated a suspect inside of Room 32-135. Upon breaching the door, officers entered and located a deceased male suspect with a self-inflicted gunshot wound to the head. Multiple high powered rifles and high capacity magazines along with a large amount of ammunition and

a large number of spent casings were strewn throughout the hotel room. Officers observed two windows that were broken from the inside and appeared to have been used as gun ports as they overlooked the MGM Village Lot.

Despite this suspect being neutralized, several other callers at various locations along The Strip continued to report active shooters inside of hotels and sightings of people with firearms.

Due to the mass casualty event that was still very dynamic and multiple other callers reporting other ongoing incidents, it appeared there may be several other suspects involved. Due to the exigency to stop further loss of life, LVMPD officers gathered cellular phones and documents from within Mandalay Bay, Room 32-135, in an effort to gather intelligence and identify possible co-conspirators. Three cellular phones were identified and appeared to be connected to the following phone numbers: (310) 227-7094, (702) 533-5108, and (310) 357-3357. Of the three numbers, (310) 227-7094 and (310) 357-3357 were determined to be valid, working phone numbers. The phone history of (310) 357-3357 showed a contact, "Marilou," (310) 502-2591, had been called numerous times. Other items that may provide investigative leads were located, to include a Mandalay Bay Milfe Platinum player's card to Marilou Danley,

the deceased male, Stephen Paddock.

The above described items, along with other investigative techniques, lead officers to believe an intimate relationship existed between Stephen Paddock and Marilou Danley.
Event #: 171001-3519

An Instagram account, stephenpaddock5431, was located for Stephen Paddock. A Facebook account, https://www.facebook.com/marilou.danley, was located for Marilou Danley.

Until the investigation can rule otherwise, Marilou Danley **Constitution** have become persons of interest who may have conspired with Stephen Paddock to commit Murder with a Deadly Weapon.

Based on the above facts and circumstances, Sergeant Brad Cupp, P# 8104, declared an emergency due to the ongoing threat of immediate danger of death or serious bodily injury to citizens and responding police officers. Emergency Pen Registers were provisioned for phone numbers (310) 227-7094, (310) 357-3357, and (310) 502-2591, Instagram account stephenpaddock5431, and Facebook account https://www.facebook.com/marilou.danley in an effort to further the investigation and locate other possible suspects.

As a result of the information provided from these pen registers, Det. Baker learned that 310-227-7094, 310-357-3357, and 310-502-2591 were all subscribed to by Stephen Paddock. On the 5th of October, 2017, search warrants for the Google accounts linked to the aforementioned phone numbers, were reviewed and authorized by the Honorable Clark County District Court judge Richard Scotti.

On the 4th of October, 2017, your affiant submitted an administrative subpoena to AT&T requesting subscriber information for all AT&T accounts subscribed to by Stephen Paddock utilizing his social security number. AT&T responded to this subpoena on the 4th

Event #: 171001-3519

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of October 2017. AT&T's response indicate that Stephan Paddock had another account previously unknown to investigators. AT&T identified the phone number associated with this account as 702-482-6360. It was later determined through consultation with AT&T by SA R. Burke of the FBI, that the IMEI for this device had several variations, to include 35213007249765, 352130072497653, and 3521300724976540.

On the 6th of October, 2017, a court order for subscriber information; records for incoming and outgoing calls; records for incoming and outgoing sms/mms messages; records for all data sessions; per call measurement data for all activity to and from the account (to include rtt reports); and cellular telephone / wireless communications tower site locations and sectors for all account activity described above, for 702-482-6360 from AT&T, was reviewed and authorized by the honorable Clark County District Court Judge Susan Johnson.

As of the 9th of October, 2017, officers and investigators with the LVMPD, as well as numerous local, state, and federal agencies, continue to investigate the motive and execution related to the acts of homicide believed to have been committed by Stephen Paddock on the 1st of October, 2017. The LVMPD has identified 58 individuals who were killed during this incident, as well as over 300 individuals injured.

Given the magnitude of the incident, it is reasonable to believe multiple suspects and months of planning were involved in this premeditated massacre. Your affiant believes that the information requested to be provided by Google in the items to be seized section (items 1-7), may help to establish a motive for this heinous act, as well as help to determine if

Event #: 171001-3519

Stephen Paddock conspired with other as yet unknown individuals in the planning and execution of this crime.

Your affiant is a member of a multi-agency criminal investigation that includes law enforcement members from the Federal Bureau of Investigation (FBI) and Bureau of Alcohol, Tobacco and Firearms (ATF). It is the intent of Your Affiant, task force peace officers, and peace officers working on the multi-agency investigation team executing the warrants to possibly turn over all evidence seized to a designated sworn law enforcement officer from the FBI and/or ATF for use in its prosecution/investigation. I have been assured by the designated sworn law enforcement officers from the FBI and ATF that the property turned over will be protected and subject to the jurisdiction of the Federal District Court in and for Nevada and will not be disposed of except as pursuant to law of the Federal District Court in and for Nevada. The suspect herein will be accorded due process in such disposition. I have also been assured by the designated sworn law enforcement officer that if a final judgment/order is entered by a Nevada court declaring the warrant is invalid pursuant to NRS 179.085, the property will be returned to the aggrieved party as indicated in the judgment/order. Thus, in signing this affidavit I respectfully request the permission of the Magistrate to authorize such removal of seized property to the FBI and ATF in accordance with the terms herein.

Your affiant requests the warrant be sealed due to the fact that the current investigation is ongoing in order to determine motive and the possibility exists of outstanding co-

Event #: 171001-3519

conspirators in this mass casualty event. A seal is requested in order to preserve the integrity of the investigations, and the maintenance of specialized investigative techniques.

WHEREFORE, affiant requests that a Search Warrant be issued directing a search for and seizure of the aforementioned items at the location set forth herein between the hours of 7:00 A.M. & 7:00 P.M.

Scott Baker, AFFIANT

Subscribed and sworn to before me this

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DDA M. Dickerson

Approved by:

RETURN SW-17

(Must Be Made Within 10 Days of Issuance of Warrant)

MIT OCT 13 P 3:04

992

The Search and Seizure Warrant authorizing a search and seizure at the following described location(s) was executed on the 11th day of October, 2017 for Device INVEL. 35213007249765, 352130072497653, 3521300724976540.

A copy of this inventory was left with Google, Inc..

The following is an inventory of property taken pursuant to the warrant: No Data has yet been seized since Google has not yet responded to the request.

This inventory was made by: Detective Eugenio Basilotta, P#8447, and Sgt Brad Cupp P#8104.

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CLERK OF THE COUR"

SW17-993

FVI IN RE: SEARCH WARRANT for Provide Provid

CLERK OF THE COURT

ORDER SEALING 13 P 3: 04

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AFFIDAVIT

Telecommunications device with an IMEI of 357670080162554

Upon the ex parte application of Scott Baker, a commissioned officer with the Las Vegas Metropolitan Police Department and Affiant, to seal the Affidavit in support of the attached Search Warrant, and for good cause appearing therefore,

IT IS HEREBY ORDERED that the Affidavit in support of the attached Search Warrant be ordered sealed pending further order of this Court except that copies may be provided to the office of the Clark County District Attorney and the District Attorney may provide copies to a Defendant in a criminal proceeding as part of the criminal discovery process, and

IT IS FURTHER ORDERED a copy of this order sealing the Affidavit be left at the premises along with the Search Warrant in lieu of the Affidavit in support of the Warrant.

DATED this day of October 2017 .

JUDGE

AFFIANT



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SW-17-993

SEARCH WARRANT

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STATE OF NEVADA))ss:	Stephen Paddock	2017 067 13 P 3 04
COUNTY OF CLARK)	DOB: 04/09/1953	SS#: 563-86-6197

The State of Nevada, to any Peace Officer in the County of Clark. Proof by Affidavit having been made before me by Scott Baker, P#5571, said Affidavit attached hereto and incorporated herein by reference, that there is probable cause to believe that certain property, namely;

1. All device identifiers associated the Google Gmail account associated with telecommunications device with an IMEI of 357670080162554

2. All emails associated with telecommunications device with an IMEI of 357670080162554, for the date ranges of 10/01/2016 thru 10/03/2017.

3. All related location information for any/all devices associated with the Gmail account with telecommunications device with an IMEI of 357670080162554, for the date ranges of 10/01/2016 thru 10/03/2017.

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6. All internet search history associated with telecommunications device with an IMEI of 357670080162554, for the date ranges of 09/01/2017 thru 10/03/2017.

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SEARCH WARRANT (Continuation)

Page 2

7. All application history, to include name and type of application and date application was loaded onto telecommunications device with an IMEI of 357670080162554, for the date ranges of 10/01/2016 thru 10/03/2017.

Presently located at Google INC., 1600 Amphitheatre Parkway Mountain View, CA, 94043, reference telecommunications device with an IMEI of 357670080162554, with a subscriber name of Stephen Paddock, with a subscriber address of 1372 Babbling Brook Court, Mesquite, Nevada. 89034..

And as I am satisfied that there is probable cause to believe that said property is located as set forth above and that based upon the affidavit attached hereto there are sufficient grounds for the issuance of the Search Warrant.

It is HEREBY ORDERED that officers and investigators with the Las Vegas Metropolitan Police Department and law enforcement members of the multi-agency investigative team are authorized to transfer property seized in accordance with this search warrant to the Federal Bureau of Investigation (FBI) and/ or the Bureau of Alcohol Tobacco and Firearms (ATF).

SEARCH WARRANT (Continuation)

Page 3

You are hereby commanded to search forthwith said premises for said property, serving this warrant between the hours of 7:00 A.M. & 7:00 P.M., and if the property is there to seize it, prepare a written inventory of the property seized, and make a return for me within ten days.

Dated this 5 Ochtades day of 2017 DGE

SW-17-993 LAS VEGAS METROPOLITAN POLICE DEPARTMENT APPLICATION AND AFFIDAVIT FOR SEARCH WARRANT ED Event #: 171001-3519

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STATE OF NEVADA)	Stephen Paddock	- 1 - 04
COUNTY OF CLARK) ss:)	DOB: 04/09/1953	SS#: 563-86-6197

IMEI 357670080162554

Scott Baker, P# 5571, being first duly sworn, deposes and says that he is the affiant herein and is a Detective with the Las Vegas Metropolitan Police Department (LVMPD) presently assigned to the Southern Nevada Counter Terrorism Center. That he has been employed with the LVMPD for the past 20 years and has been assigned to the Southern

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2. All emails associated with telecommunications device with an IMEI of

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Event #: 171001-3519

3. All related location information for any/all devices associated with the Gmail account with telecommunications device with an IMEI of 357670080162554, for the date ranges of 10/01/2016 thru 10/03/2017.

4. Any and all subscriber information associated with telecommunications device with an IMEI of 357670080162554.

5. Any and all voice to text conversion information associated with telecommunications device with an IMEI of 357670080162554, for the date ranges of 10/01/2016 thru 10/03/2017.

6. All internet search history associated with telecommunications device with an IMEI of 357670080162554, for the date ranges of 09/01/2017 thru 10/03/2017.

7. All application history, to include name and type of application and date application was loaded onto telecommunications device with an IMEI of 357670080162554, for the date ranges of 10/01/2016 thru 10/03/2017.

The property hereinbefore described constitutes evidence which tends to demonstrate that the criminal offense of **Murder with a deadly weapon** has been committed.

In support of your affiant's assertion to constitute the existence of probable cause, the following facts are offered: On October 1, 2017, at approximately 2208 hours, the Las Vegas Metropolitan Police Department (LVMPD) began receiving calls from multiple reporting parties indicating there was an active shooter in the area of the Mandalay Bay,

Event #: 171001-3519

3950 S. Las Vegas Blvd., and the MGM Village Lot, 3901 Las Vegas Blvd. Multiple LVMPD Police Officers were present and working the Route 91 Harvest Festival, a 3-day outdoor country music venue, held at the open air MGM Village Lot.

As Police Officers responded to the gunfire, they determined the suspect was shooting from an elevated and concealed position inside a hotel room at the Mandalay Bay. The gunfire continued for several minutes and the suspect targeted innocent civilians and responding police officers. Initial reports were that over 100 victims had been shot, including at least two responding police officers, and another 20 victims had succumbed to their injuries.

Rolice Officers and SWAT Operators responded to the Mandalay Bay where they isolated a suspect inside of Room 32-135. Upon breaching the door, officers entered and located a deceased male suspect with a self-inflicted gunshot wound to the head. Multiple high powered rifles and high capacity magazines along with a large amount of ammunition and a large number of spent casings were strewn throughout the hotel room. Officers observed two windows that were broken from the inside and appeared to have been used as gun ports as they overlooked the MGM Village Lot.

Despite this suspect being neutralized, several other callers at various locations along The Strip continued to report active shooters inside of hotels and sightings of people with firearms.

Due to the mass casualty event that was still very dynamic and multiple other callers reporting other ongoing incidents, it appeared there may be several other suspects

Event #: 171001-3519

involved. Due to the exigency to stop further loss of life, LVMPD officers gathered cellular phones and documents from within Mandalay Bay, Room 32-135, in an effort to gather intelligence and identify possible co-conspirators. Three cellular phones were identified and appeared to be connected to the following phone numbers: (310) 227-7094, (702) 533-5108, and (310) 357-3357. Of the three numbers, (310) 227-7094 and (310) 357-3357 were determined to be valid, working phone numbers. The phone history of (310) 357-3357 showed a contact, "Marilou," (310) 502-2591, had been called numerous times. Other items that may provide investigative leads were located, to include a Mandalay Bay Mlife Platinum player's card to Marilou Danley,

the deceased male, Stephen Paddock.

The above described items, along with other investigative techniques, lead officers to believe an intimate relationship existed between Stephen Paddock and Marilou Danley. An Instagram account, stephenpaddock5431, was located for Stephen Paddock. A Facebook account, https://www.facebook.com/marilou.danley, was located for Marilou Danley.

Until the investigation can rule otherwise, Marilou Danley **Constitution** have become persons of interest who may have conspired with Stephen Paddock to commit Murder with a Deadly Weapon.

Based on the above facts and circumstances, Sergeant Brad Cupp, P# 8104, declared an emergency due to the ongoing threat of immediate danger of death or serious bodily injury

Event #: 171001-3519

to citizens and responding police officers. Emergency Pen Registers were provisioned for phone numbers (310) 227-7094, (310) 357-3357, and (310) 502-2591, Instagram account stephenpaddock5431, and Facebook account https://www.facebook.com/marilou.danley in an effort to further the investigation and locate other possible suspects.

As a result of these pen registers, Verizon wireless returned subscriber information for the telecommunications device number (310) 502-2591, with an IMEI of 357670080162554. Verizon wireless listed the subscriber as Stephen Paddock, with a subscriber address of 1372 Babbling Brook Court, Mesquite, Nevada. 89034.

As of the 4th of October, 2017, officers and investigators with the LVMPD, as well as numerous local, state, and federal agencies, continue to investigate the motive and execution related to the acts of homicide believed to have been committed by Stephen Paddock on the 1st of October, 2017. The LVMPD has identified 59 individuals who were killed during this incident, as well as over 500 individuals injured.

Given the magnitude of the incident, it is reasonable to believe multiple suspects and months of planning were involved in this premeditated massacre. Your affiant believes that the information requested to be provided by Google in the items to be seized section (items 1-7), may help to establish a motive for this heinous act, as well as help to determine if Stephen Paddock conspired with other as yet unknown individuals in the planning and execution of this crime.

Event #: 171001-3519

Your affiant is a member of a multi-agency criminal investigation that includes law enforcement members from the Federal Bureau of Investigation (FBI) and Bureau of Alcohol, Tobacco and Firearms (ATF). It is the intent of Your Affiant, task force peace officers, and peace officers working on the multi-agency investigation team executing the warrants to possibly turn over all evidence seized to a designated sworn law enforcement officer from the FBI and/or ATF for use in its prosecution/investigation. I have been assured by the designated sworn law enforcement officers from the FBI and ATF that the property turned over will be protected and subject to the jurisdiction of the Federal District Court in and for Nevada and will not be disposed of except as pursuant to law of the Federal District Court in and for Nevada. The suspect herein will be accorded due process in such disposition. I have also been assured by the designated sworn law enforcement officer that if a final judgment/order is entered by a Nevada court declaring the warrant is invalid pursuant to NRS 179.085, the property will be returned to the aggrieved party as indicated in the judgment/order. Thus, in signing this affidavit I respectfully request the permission of the Magistrate to authorize such removal of seized property to the FBI and ATF in accordance with the terms herein.

Your affiant requests the warrant be sealed due to the fact that the current investigation is ongoing in order to determine motive and the possibility exists of outstanding coconspirators in this mass casualty event. A seal is requested in order to preserve the integrity of the investigations, and the maintenance of specialized investigative techniques.

Event #: 171001-3519

WHEREFORE, affiant requests that a Search Warrant be issued directing a search for and seizure of the aforementioned items at the location set forth herein between the hours of 7:00 A.M. & 7:00 P.M.

Scott Baker, AFFIANT

Subscribed and sworn to before me this

day of Ochard 2017 JUDGE

DDA M. Dickerson

Approved by:

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SW-17-99.3

RETURN

(Must Be Made Within 10 Days of Issuance of Warrant)

2017 007 13 P 3:04

The Search and Seizure Warrant authorizing a search and seizure at the following . described location(s) was executed on the 5th day of October, 2017: for Device INEL 357670080162554. CLERK OF THE COURT

A copy of this inventory was left with Google, Inc..

The following is an inventory of property taken pursuant to the warrant: No Data has yet been seized at this time since Google has not finished processing the search warrant request.

This inventory was made by: Detective Eugenio Basilotta, P#8447, and Sgt Brad Cupp P#8104.

CLERK OF THE COURT

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SW17-994

	SW-17-994	
FYI IN RE: SEARCH WARRANT for		1049 Fast
) ORDER SEALWE 13) AFFIDAVIT	P 3 03
310-502-2591) CLEAK OF TH	Survey E GOURT

Upon the ex parte application of Ann Hardman, a commissioned officer with the Las Vegas Metropolitan Police Department and Affiant, to seal the Affidavit in support of the attached Search Warrant, and for good cause appearing therefore,

IT IS HEREBY ORDERED that the Affidavit in support of the attached Search Warrant be ordered sealed pending further order of this Court except that copies may be provided to the office of the Clark County District Attorney and the District Attorney may provide copies to a Defendant in a criminal proceeding as part of the criminal discovery process, and

IT IS FURTHER ORDERED a copy of this order sealing the Affidavit be left at the premises along with the Search Warrant in lieu of the Affidavit in support of the Warrant.

DATED this day of 2017 .

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SW-17-994

SEARCH WARRANT

STATE OF NEVADA)) ss:	Stephen Paddock	M1 007 3 ₽ 3 04
COUNTY OF CLARK		DOB: 04/09/1953	SS#: 563-86-6197 de Carter de Carter

The State of Nevada, to any Peace Officer in the County of Clark. Proof by Affidavit having been made before me by Ann Hardman, P# 13640, said Affidavit attached hereto and incorporated herein by reference, that there is probable cause to believe that certain property, namely;

- 1. Subscriber information for phone number 310-502-2591 to include name and address.
- 2. All SMS/Text Message Content with the date, time, originating number, terminating number, cell tower location and/or RTT location for phone number 310-502-2591 from 09/01/2017 to 10/02/2017.
- 3. All MMS/Picture Content with the date, time, originating number, terminating number, cell tower location and/or RTT location for phone number 310-502-2591 from 09/01/2017 to 10/02/2017.

Presently located at Verizon Wireless INC., 1 Verizon Way, Basking Ridge, New Jersey 07920, reference telecommunications device with a phone number 310-502-2591, with a subscriber name of Stephen Paddock, with a subscriber address of 1372 Babbling Brook Court, Mesquite, NV, 89034.

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SEARCH WARRANT (Continuation)

Page 2

And as I am satisfied that there is probable cause to believe that said property is located as set forth above and that based upon the affidavit attached hereto there are sufficient grounds for the issuance of the Search Warrant.

It is HEREBY ORDERED that officers and investigators with the Las Vegas Metropolitan Police Department and law enforcement members of the multi-agency investigative team are authorized to transfer property seized in accordance with this search warrant to the Federal Bureau of Investigation (FBI) and/ or the Bureau of Alcohol Tobacco and Firearms (ATF).

You are hereby commanded to search forthwith said premises for said property, serving this warrant between the hours of 7:00 A.M. & 7:00 P.M., and if the property is there to seize it, prepare a written inventory of the property seized, and make a return for me within ten days.

Dated this 10 day of Defalm 2017

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LAS VEGAS METROPOLITAN POLICE DEPARTMENT APPLICATION AND AFFIDAVIT FOR SEARCH WARRANT Event #: 171001-3519

SW-17-994

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STATE OF NEVADA)	Stephen Paddock		
COUNTY OF CLARK) ss:)	DOB: 04/09/1953	SS#: 563-86-6197	MK OF THE COURT

Ann Hardman, P# 13640, being first duly sworn, deposes and says that she is the affiant herein and is a Detective with the Las Vegas Metropolitan Police Department (LVMPD) presently assigned to the Southern Nevada Counter Terrorism Center. That she has been employed with the LVMPD for the past 9 years and has been assigned to the Southern Nevada Counter Terrorism Center for the past 1 week.

There is probable cause to believe that certain property hereinafter described will be found at the following described premises, to-wit: Verizon Wireless INC., 1 Verizon Way, Basking Ridge, New Jersey 07920, reference telecommunications device with a phone number 310-502-2591, with a subscriber name of Stephen Paddock, with a subscriber address of 1372 Babbling Brook Court, Mesquite, NV, 89034.

The property referred to and sought to be seized consists of the following:

- 1. Subscriber information for phone number 310-502-2591 to include name and address.
- 2. All SMS/Text Message Content with the date, time, originating number, terminating number, cell tower location and/or RTT location for phone number 310-502-2591 from 09/01/2017 to 10/02/2017.

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Event #: 171001-3519

 All MMS/Picture Content with the date, time, originating number, terminating number, cell tower location and/or RTT location for phone number 310-502-2591 from 09/01/2017 to 10/02/2017.

The property hereinbefore described constitutes evidence which tends to demonstrate that the criminal offense of Murder with a Deadly Weapon has been committed.

In support of your affiant's assertion to constitute the existence of probable cause, the following facts are offered: In support of your affiant's assertion to constitute the existence of probable cause, the following facts are offered: On October 1, 2017, at approximately 2208 hours, the Las Vegas Metropolitan Police Department (LVMPD) began receiving calls from multiple reporting parties indicating there was an active shooter in the area of the Mandalay Bay, 3950 S. Las Vegas Blvd., and the MGM Village Lot, 3901 Las Vegas Blvd. Multiple LVMPD Police Officers were present and working the Route 91 Harvest Festival, a 3-day outdoor country music venue, held at the open air MGM Village Lot. As Police Officers responded to the gunfire, they determined the suspect was shooting from an elevated and concealed position inside a hotel room at the Mandalay Bay. The gunfire continued for several minutes and the suspect targeted innocent civilians and responding police officers. Initial reports were that over 100 victims had been shot, including at least two responding police officers, and another 20 victims had succumbed to their injuries.

Police Officers and SWAT Operators responded to the Mandalay Bay where they isolated a suspect inside of Room 32-135. Upon breaching the door, officers entered and located

Event #: 171001-3519

a deceased male suspect with a self-inflicted gunshot wound to the head. Multiple high powered rifles and high capacity magazines along with a large amount of ammunition and a large number of spent casings were strewn throughout the hotel room. Officers observed two windows that were broken from the inside and appeared to have been used as gun ports as they overlooked the MGM Village Lot.

Despite this suspect being neutralized, several other callers at various locations along The Strip continued to report active shooters inside of hotels and sightings of people with firearms.

Due to the mass casualty event that was still very dynamic and multiple other callers reporting other ongoing incidents, it appeared there may be several other suspects involved. Due to the exigency to stop further loss of life, LVMPD officers gathered cellular phones and documents from within Mandalay Bay, Room 32-135, in an effort to gather intelligence and identify possible co-conspirators. Three cellular phones were identified and appeared to be connected to the following phone numbers: (310) 227-7094, (702) 533-5108, and (310) 357-3357. Of the three numbers, (310) 227-7094 and (310) 357-3357 were determined to be valid, working phone numbers. The phone history of (310) 357-3357 showed a contact, "Marilou," (310) 502-2591, had been called numerous times. Other items that may provide investigative leads were located, to include a Mandalay Bay Milfe Platinum player's card to Marilou Danley,

the deceased male, Stephen Paddock.

Event #: 171001-3519

The above described items, along with other investigative techniques, lead officers to believe an intimate relationship existed between Stephen Paddock and Marilou Danley. An Instagram account, stephenpaddock5431, was located for Stephen Paddock. A Facebook account, https://www.facebook.com/marilou.danley, was located for Marilou Danley.

Until the investigation can rule otherwise, Marilou Danley **Constitution** have become persons of interest who may have conspired with Stephen Paddock to commit Murder with a Deadly Weapon.

Based on the above facts and circumstances, Sergeant Brad Cupp, P# 8104, declared an emergency due to the ongoing threat of immediate danger of death or serious bodily injury to citizens and responding police officers. Emergency Pen Registers were provisioned for phone numbers (310) 227-7094, (310) 357-3357, and (310) 502-2591, Instagram account stephenpaddock5431, and Facebook account https://www.facebook.com/marilou.danley in an effort to further the investigation and locate other possible suspects.

As a result of these pen registers, Verizon wireless returned subscriber information for the telecommunications device number (310) 502-2591. Verizon wireless listed the subscriber as Stephen Paddock, with a subscriber address of 1372 Babbling Brook Court, Mesquite, Nevada. 89034. Further, Detective G. Basilotta with the Las Vegas Metropolitan Police Department's Technical and Surveillance Section (TASS) was advised by Verizon that SMS/Text messaging content does exist and was preserved during the night of the

Event #: 171001-3519

declared emergency.

As of the 9th of October, 2017, officers and investigators with the LVMPD, as well as numerous local, state, and federal agencies, continue to investigate the motive and execution related to the acts of homicide believed to have been committed by Stephen Paddock on the 1st of October, 2017. The LVMPD has identified 58 individuals who were killed during this incident, as well as over 300 individuals injured.

Given the magnitude of the incident, it is reasonable to believe multiple suspects and months of planning were involved in this premeditated massacre. Your affiant believes that the information requested to be provided by Verizon in the items to be seized section (items 1-3), may help to establish a motive for this heinous act, as well as help to determine if Stephen Paddock conspired with other as yet unknown individuals in the planning and execution of this crime.

Your affiant is a member of a multi-agency criminal investigation that includes law enforcement members from the Federal Bureau of Investigation (FBI) and Bureau of Alcohol, Tobacco and Firearms (ATF). It is the intent of Your Affiant, task force peace officers, and peace officers working on the multi-agency investigation team executing the warrants to possibly turn over all evidence seized to a designated sworn law enforcement officer from the FBI and/or ATF for use in its prosecution/investigation. I have been assured by the designated sworn law enforcement officers from the FBI and ATF that the property turned over will be protected and subject to the jurisdiction of the Federal District Court in and for Nevada and will not be disposed of except as pursuant to law of the

Event #: 171001-3519

Federal District Court in and for Nevada. The suspect herein will be accorded due process in such disposition. I have also been assured by the designated sworn law enforcement officer that if a final judgment/order is entered by a Nevada court declaring the warrant is invalid pursuant to NRS 179.085, the property will be returned to the aggrieved party as indicated in the judgment/order. Thus, in signing this affidavit I respectfully request the permission of the Magistrate to authorize such removal of seized property to the FBI and ATF in accordance with the terms herein.

Your affiant requests the warrant be sealed due to the fact that the current investigation is ongoing in order to determine motive and the possibility exists of outstanding coconspirators in this mass casualty event. A seal is requested in order to preserve the integrity of the investigations, and the maintenance of specialized investigative techniques.

Event #: 171001-3519

WHEREFORE, affiant requests that a Search Warrant be issued directing a search for and seizure of the aforementioned items at the location set forth herein between the hours of 7:00 A.M. & 7:00 P.M.

AFFIANT

Subscribed and sworn to before me this

10th day of October , 2017

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DDA M. Dickerson

Approved by:

SW-17-994

RETURN

(Must Be Made Within 10 Days of Issuance of Warrant)

2011 OCT 13 P 3:04

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The Search and Seizure Warrant authorizing a search and seizure at the following described location(s) was executed on the 10th day of October, 2017: Verizon Target#

A copy of this inventory was left with Verizon Wireless.

The following is an inventory of property taken pursuant to the warrant: Phone Content to include SMSC, Message Arrival, Final Disposition, Message Final Status, Message ID, Originating MDN/MIN, Terminating MDN/MIN, Message Content, between the dates of 9/28/2017 to 10/1/2017.

This inventory was made by: Detective Eugenio Basilotta, P#8447, and Sgt Brad Cupp P#8104.

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SW17-995

FYI IN RE: SEARCH WARRANT for

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Telecommunications device with an IMEI of) 9900045117879900, 99000451178799, and) 990004511787990

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ORDER SEALING

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Upon the ex parte application of Ann Hardman, a commissioned officer with the Las Vegas Metropolitan Police Department and Affiant, to seal the Affidavit in support of the attached Search Warrant, and for good cause appearing therefore,

IT IS HEREBY ORDERED that the Affidavit in support of the attached Search Warrant be ordered sealed pending further order of this Court except that copies may be provided to the office of the Clark County District Attorney and the District Attorney may provide copies to a Defendant in a criminal proceeding as part of the criminal discovery process, and

IT IS FURTHER ORDERED a copy of this order sealing the Affidavit be left at the premises along with the Search Warrant in lieu of the Affidavit in support of the Warrant.

DATED this 10th day of October, 2017.

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LVMPD 360 (Rev. 1/13) WORD 2010

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SEARCH WARRANT

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SW-17-995

 STATE OF NEVADA
 Stephen Paddock
 2011 0CT 13 P 3:03

) ss:
) ss:

 COUNTY OF CLARK
 DOB: 04/09/1953
 SS#: 563-86-6197

IMEI 9900045117879900

The State of Nevada, to any Peace Officer in the County of Clark. Proof by Affidavit having been made before me by Ann Hardman, P# 13640, said Affidavit attached hereto and incorporated herein by reference, that there is probable cause to believe that certain property, namely;

1. All device identifiers associated the Google Gmail account associated with telecommunications device with an IMEI of 9900045117879900, 99000451178799, and 990004511787990.

2. All emails associated with telecommunications device with an IMEI of 9900045117879900, 99000451178799, and 990004511787990 for the date ranges of 10/01/2016 thru 10/03/2017.

3. All related location information for any/all devices associated with the Gmail account with telecommunications device with an IMEI of 9900045117879900, 99000451178799, and 990004511787990 for the date ranges of 10/01/2016 thru 10/03/2017.

4. Any and all subscriber information associated with telecommunications device with an IMEI of 9900045117879900, 99000451178799, and 990004511787990.

곳 5. Any and all voice to text conversion information associated with 제 중 중

SEARCH WARRANT (Continuation)

Page 2

telecommunications device with an IMEI of 9900045117879900, 99000451178799, and 990004511787990 for the date ranges of 10/01/2016 thru 10/03/2017.

6. All internet search history associated with telecommunications device with an IMEI of 9900045117879900, 99000451178799, and 990004511787990 for the date ranges of 09/01/2017 thru 10/03/2017.

7. All application history, to include name and type of application and date application was loaded onto telecommunications device with an IMEI of 9900045117879900, 99000451178799, and 990004511787990 for the date ranges of 10/01/2016 thru 10/03/2017.

Presently located at Google INC., 1600 Amphitheatre Parkway Mountain View, CA, 94043, reference telecommunications device with an IMEI of 9900045117879900, 99000451178799, and 990004511787990 with a subscriber name of Stephen Paddock, with a subscriber address of 1372 Babbling Brook Court, Mesquite, Nevada. 89034.

And as I am satisfied that there is probable cause to believe that said property is located as set forth above and that based upon the affidavit attached hereto there are sufficient grounds for the issuance of the Search Warrant.

It is HEREBY ORDERED that officers and investigators with the Las Vegas Metropolitan Police Department and law enforcement members of the multi-agency investigative team are authorized to transfer property seized in accordance with this search warrant to the

SEARCH WARRANT (Continuation)

Page 3

Federal Bureau of Investigation (FBI) and/ or the Bureau of Alcohol Tobacco and Firearms (ATF).

You are hereby commanded to search forthwith said premises for said property, serving this warrant between the hours of 7:00 A.M. & 7:00 P.M., and if the property is there to seize it, prepare a written inventory of the property seized, and make a return for me within ten days.

Dated this 10th day of Office 2017

JUDGE

SW-17-995

LAS VEGAS METROPOLITAN POLICE DEPARTMENT APPLICATION AND AFFIDAVIT FOR SEARCH WARRANT Event #: 171001-3519

 2011 0CT 13 P 3 03

 STATE OF NEVADA)
 Stephen Paddock

) ss:
 COUNTY OF CLARK)

 DOB: 04/09/1953
 SS#: 563-86-6197

IMEI 9900045117879900, 99000451178799, and 990004511787990

Ann Hardman, P# 13640, being first duly sworn, deposes and says that she is the affiant herein and is a Detective with the Las Vegas Metropolitan Police Department (LVMPD) presently assigned to the Southern Nevada Counter Terrorism Center. That she has been employed with the LVMPD for the past 9 years and has been assigned to the Southern Nevada Counter Terrorism Center Terrorism Center for the past 1 week.

There is probable cause to believe that certain property hereinafter described will be found at the following described premises, to-wit: **Google INC.**, **1600 Amphitheatre Parkway Mountain View, CA, 94043, reference telecommunications device with an IMEI of 9900045117879900, 99000451178799, and 990004511787990 with a subscriber name of Stephen Paddock, with a subscriber address of 1372 Babbling Brook** Court, **Mesquite, Nevada. 89034.**

The property referred to and sought to be seized consists of the following:

1. All device identifiers associated with the Google Gmail account associated with telecommunications device with an IMEI of 9900045117879900, 990004511787990, and 990004511787990.

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Event #: 171001-3519

2. All emails associated with telecommunications device with an IMEI of 9900045117879900, 99000451178799, and 990004511787990 for the date ranges of 10/01/2016 thru 10/03/2017.

3. All related location information for any/all devices associated with the Gmail account with telecommunications device with an IMEI of 9900045117879900, 99000451178799, and 990004511787990 for the date ranges of 10/01/2016 thru 10/03/2017.

4. Any and all subscriber information associated with telecommunications device with an IMEI of 9900045117879900, 99000451178799, and 990004511787990.

5. Any and all voice to text conversion information associated with telecommunications device with an IMEI of 9900045117879900, 99000451178799, and 990004511787990 for the date ranges of 10/01/2016 thru 10/03/2017.

6. All internet search history associated with telecommunications device with an IMEI of 9900045117879900, 99000451178799, and 990004511787990 for the date ranges of 09/01/2017 thru 10/03/2017.

7. All application history, to include name and type of application and date application was loaded onto telecommunications device with an IMEI of 9900045117879900, 99000451178799, and 990004511787990 for the date ranges of 10/01/2016 thru 10/03/2017.

Event #: 171001-3519

The property hereinbefore described constitutes evidence which tends to demonstrate that the criminal offense of **Murder with a deadly weapon** has been committed.

In support of your affiant's assertion to constitute the existence of probable cause, the following facts are offered: On October 1, 2017, at approximately 2208 hours, the Las Vegas Metropolitan Police Department (LVMPD) began receiving calls from multiple reporting parties indicating there was an active shooter in the area of the Mandalay Bay, 3950 S. Las Vegas Blvd., and the MGM Village Lot, 3901 Las Vegas Blvd. Multiple LVMPD Police Officers were present and working the Route 91 Harvest Festival, a 3-day outdoor country music venue, held at the open air MGM Village Lot.

As Police Officers responded to the gunfire, they determined the suspect was shooting from an elevated and concealed position inside a hotel room at the Mandalay Bay. The gunfire continued for several minutes and the suspect targeted innocent civilians and responding police officers. Initial reports were that over 100 victims had been shot, including at least two responding police officers, and another 20 victims had succumbed to their injuries.

Police Officers and SWAT Operators responded to the Mandalay Bay where they isolated a suspect inside of Room 32-135. Upon breaching the door, officers entered and located a deceased male suspect with a self-inflicted gunshot wound to the head. Multiple high powered rifles and high capacity magazines along with a large amount of ammunition and a large number of spent casings were strewn throughout the hotel room. Officers observed two windows that were broken from the inside and appeared to have been used

APPLICATION AND AFFIDAVIT FOR SEARCH WARRANT (Continuation)

Event #: 171001-3519

as gun ports as they overlooked the MGM Village Lot.

Despite this suspect being neutralized, several other callers at various locations along The Strip continued to report active shooters inside of hotels and sightings of people with firearms.

Due to the mass casualty event that was still very dynamic and multiple other callers reporting other ongoing incidents, it appeared there may be several other suspects involved. Due to the exigency to stop further loss of life, LVMPD officers gathered cellular phones and documents from within Mandalay Bay, Room 32-135, in an effort to gather intelligence and identify possible co-conspirators. Three cellular phones were identified and appeared to be connected to the following phone numbers: (310) 227-7094, (702) 533-5108, and (310) 357-3357. Of the three numbers, (310) 227-7094 and (310) 357-3357 were determined to be valid, working phone numbers. The phone history of (310) 357-3357 showed a contact, "Marilou," (310) 502-2591, had been called numerous times. Other items that may provide investigative leads were located, to include a Mandalay Bay Milfe Platinum player's card to Marilou Danley,

the deceased male, Stephen Paddock.

The above described items, along with other investigative techniques, lead officers to believe an intimate relationship existed between Stephen Paddock and Marilou Danley. An Instagram account, stephenpaddock5431, was located for Stephen Paddock. A Facebook account, https://www.facebook.com/marilou.danley, was located for Marilou

Event #: 171001-3519

Danley.

Until the investigation can rule otherwise, Marilou Danley **Constitution** have become persons of interest who may have conspired with Stephen Paddock to commit Murder with a Deadly Weapon.

Based on the above facts and circumstances, Sergeant Brad Cupp, P# 8104, declared an emergency due to the ongoing threat of immediate danger of death or serious bodily injury to citizens and responding police officers. Emergency Pen Registers were provisioned for phone numbers (310) 227-7094, (310) 357-3357, and (310) 502-2591, Instagram account stephenpaddock5431, and Facebook account https://www.facebook.com/marilou.danley in an effort to further the investigation and locate other possible suspects.

As a result of these pen registers, Verizon wireless returned subscriber information for the telecommunications device number (310) 357-3357, with an IMEI of 9900045117879900. Verizon wireless listed the subscriber as Stephen Paddock, with a subscriber address of 1372 Babbling Brook Court, Mesquite, Nevada. 89034.

On the 5th of October, 2017, a search warrant for IMEI 9900045117879900 from Google, was reviewed and authorized by the honorable Clark County District Court Judge Richard Scotti.

This search warrant was served on Google by the Las Vegas Metropolitan Police Department's Technical and Surveillance Section (TASS) on 5th of October, 2017. After the service of the search warrant, Google advised that they were unable to locate data for

Event #: 171001-3519

the listed IMEI. It was later determined through consultation with Verizon by Detective G. Basilotta of LVMPD TASS, that the IMEI for this device had several variations to include 9900045117879900, 99000451178799, and 990004511787990. Based on this information, your affiant believes that digital information of evidentiary value for IMEI 9900045117879900 may be available from Google under the additional variation IMEIs of 99000451178799, and 990004511787990. Per Verizon, all of the aforementioned IMEIs correspond to the same telecommunications device.

As of the 9th of October, 2017, officers and investigators with the LVMPD, as well as numerous local, state, and federal agencies, continue to investigate the motive and execution related to the acts of homicide believed to have been committed by Stephen Paddock on the 1st of October, 2017. The LVMPD has identified 58 individuals who were killed during this incident, as well as over 300 individuals injured.

Given the magnitude of the incident, it is reasonable to believe multiple suspects and months of planning were involved in this premeditated massacre. Your affiant believes that the information requested to be provided by Google in the items to be seized section (items 1-7), may help to establish a motive for this heinous act, as well as help to determine if Stephen Paddock conspired with other as yet unknown individuals in the planning and execution of this crime.

Your affiant is a member of a multi-agency criminal investigation that includes law enforcement members from the Federal Bureau of Investigation (FBI) and Bureau of Alcohol, Tobacco and Firearms (ATF). It is the intent of Your Affiant, task force peace

Event #: 171001-3519

officers, and peace officers working on the multi-agency investigation team executing the warrants to possibly turn over all evidence seized to a designated sworn law enforcement officer from the FBI and/or ATF for use in its prosecution/investigation. I have been assured by the designated sworn law enforcement officers from the FBI and ATF that the property turned over will be protected and subject to the jurisdiction of the Federal District Court in and for Nevada and will not be disposed of except as pursuant to law of the Federal District Court in and for Nevada. The suspect herein will be accorded due process in such disposition. I have also been assured by the designated sworn law enforcement officer that if a final judgment/order is entered by a Nevada court declaring the warrant is invalid pursuant to NRS 179.085, the property will be returned to the aggrieved party as indicated in the judgment/order. Thus, in signing this affidavit I respectfully request the permission of the Magistrate to authorize such removal of seized property to the FBI and ATF in accordance with the terms herein.

Your affiant requests the warrant be sealed due to the fact that the current investigation is ongoing in order to determine motive and the possibility exists of outstanding coconspirators in this mass casualty event. A seal is requested in order to preserve the integrity of the investigations, and the maintenance of specialized investigative techniques.

APPLICATION AND AFFIDAVIT FOR SEARCH WARRANT (Continuation)

Event #: 171001-3519

WHEREFORE, affiant requests that a Search Warrant be issued directing a search for and seizure of the aforementioned items at the location set forth herein between the hours of 7:00 A.M. & 7:00 P.M.

Subscribed and sworn to before me this

2017 dav of

s-EED

DDA M. Dickerson

Approved by:

1-17-995

RETURN

(Must Be Made Within 10 Days of Issuance of Warrant)

2011 OCT 13 P 3 03

The Search and Seizure Warrant authorizing a search and seizure at the following described location(s) was executed on the 11th day of October, 2017 for Device IVERT IMET IMET INEL 99000451178799, 990004511787990, 9900045117879900.

A copy of this inventory was left with Google, Inc..

The following is an inventory of property taken pursuant to the warrant: No Data has yet been seized since Google has not yet responded to the request.

This inventory was made by: Detective Eugenio Basilotta, P#8447, and Sgt Brad Cupp P#8104.

CLERK OF INT YOURT C 2 arado Rohiji 202

SW17-996

IN RE: SEARCH WARRANT for

Telecommunications device with an IMEI of) 990006880858377, and 99000688085837, and 990006880858370

-ORDER SEALING AFFIDAWIT OCT 13 P 3:03

CLERK OF THE COURT

Upon the ex parte application of Scott Baker, a commissioned officer with the Las Vegas Metropolitan Police Department and Affiant, to seal the Affidavit in support of the attached Search Warrant, and for good cause appearing therefore,

)

IT IS HEREBY ORDERED that the Affidavit in support of the attached Search Warrant be ordered sealed pending further order of this Court except that copies may be provided to the office of the Clark County District Attorney and the District Attorney may provide copies to a Defendant in a criminal proceeding as part of the criminal discovery process, and

IT IS FURTHER ORDERED a copy of this order sealing the Affidavit be left at the premises along with the Search Warrant in lieu of the Affidavit in support of the Warrant.

DATED this 10th day of Octob 2017 .

zliat IDGF

AFFIANT

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SW-17-996

SEARCH WARRANT

STATE OF NEVADA

Stephen Paddock

) ss:

COUNTY OF CLARK)

2011 OCT 13 P 3:03

and a second second

DOB: 04/09/1953 SS#: 563-86-6197 IMEI 990006880858377, 99000688085837, and our 1 990006880858370

The State of Nevada, to any Peace Officer in the County of Clark. Proof by Affidavit having been made before me by Scott Baker, P#5571, said Affidavit attached hereto and incorporated herein by reference, that there is probable cause to believe that certain property, namely;

1. All device identifiers associated the Google Gmail account associated with telecommunications device with an IMEI of 990006880858377, or 990006880858370.

2. All emails associated with telecommunications device with an IMEI of 990006880858377, or 99000688085837, or 990006880858370, for the date ranges of 10/01/2016 thru 10/03/2017.

3. All related location information for any/all devices associated with the Gmail account with telecommunications device with an IMEI of 990006880858377, or 990006880858370, for the date ranges of 10/01/2016 thru 10/03/2017.

4. Any and all subscriber information associated with telecommunications device with an IMEI of 990006880858377, or 990006880858370.

5. Any and all voice to text conversion information associated with

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SEARCH WARRANT (Continuation)

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Page 2

telecommunications device with an IMEI of 990006880858377, or 99000688085837, or 990006880858370, for the date ranges of 10/01/2016 thru 10/03/2017.

6. All internet search history associated with telecommunications device with an IMEI of 990006880858377, or 99000688085837, or 990006880858370, for the date ranges of 09/01/2017 thru 10/03/2017.

7. All application history, to include name and type of application and date application was loaded onto telecommunications device with an IMEI of 990006880858377, or 99000688085837, or 990006880858370, for the date ranges of 10/01/2016 thru 10/03/2017.

Presently located at Google INC., 1600 Amphitheatre Parkway Mountain View, CA, 94043, reference telecommunications device with an IMEI of 990006880858377, or 990006880858370, all being variations of the IMEI for the telecommunications device assigned the phone number of 702-533-5316, with a subscriber name of Stephen Paddock, with a subscriber address of 1372 Babbling Brook Court, Mesquite, Nevada. 89034.

And as I am satisfied that there is probable cause to believe that said property is located as set forth above and that based upon the affidavit attached hereto there are sufficient grounds for the issuance of the Search Warrant.

It is HEREBY ORDERED that officers and investigators with the Las Vegas Metropolitan Police Department and law enforcement members of the multi-agency investigative team are authorized to transfer property seized in accordance with this

SEARCH WARRANT (Continuation)

Page 3

search warrant to the Federal Bureau of Investigation (FBI) and/ or the Bureau of Alcohol Tobacco and Firearms (ATF).

You are hereby commanded to search forthwith said premises for said property, serving this warrant between the hours of 7:00 A.M. & 7:00 P.M., and if the property is there to seize it, prepare a written inventory of the property seized, and make a return for me within ten days.

Dated this pot day of Doctor , 2017

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LAS VEGAS METROPOLITAN POLICE DEPARTMENT APPLICATION AND AFFIDAVIT FOR SEARCH WARRANT Event #: 171001-3519

STATE OF NEVADA)	Stephen Paddock	2017 OCT 13 P 3:03
COUNTY OF CLARK) ss:)	DOB: 04/09/1953	SS#: 563-86-61970F THE COURT

IMEI 990006880858377, 99000688085837, and 990006880858370

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Scott Baker, P# 5571, being first duly sworn, deposes and says that he is the affiant herein and is a Detective with the Las Vegas Metropolitan Police Department (LVMPD) presently assigned to the Southern Nevada Counter Terrorism Center. That he has been employed with the LVMPD for the past 20 years and has been assigned to the Southern Nevada Counter Terrorism Center for the past 1 years.

There is probable cause to believe that certain property hereinafter described will be found at the following described premises, to-wit: Google INC., 1600 Amphitheatre Parkway Mountain View, CA, 94043, reference telecommunications device with an IMEI of 990006880858377, or 99000688085837, or 990006880858370, all being variations of the IMEI for the telecommunications device assigned the phone number of 702-533-5316, with a subscriber name of Stephen Paddock, with a subscriber address of 1372 Babbling Brook Court, Mesquite, Nevada. 89034.

The property referred to and sought to be seized consists of the following:

1. All device identifiers associated with the Google Gmail account associated with telecommunications device with an IMEI of 990006880858377, or 990006880858370, or 990006880858370.

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APPLICATION AND AFFIDAVIT FOR SEARCH WARRANT (Continuation)

Event #: 171001-3519

2. All emails associated with telecommunications device with an IMEI of 990006880858377, or 99000688085837, or 990006880858370, for the date ranges of 10/01/2016 thru 10/03/2017.

3. All related location information for any/all devices associated with the Gmail account with telecommunications device with an IMEI of 990006880858377, or 990006880858370, for the date ranges of 10/01/2016 thru 10/03/2017.

4. Any and all subscriber information associated with telecommunications device with an IMEI of 990006880858377, or 990006880858370.

5. Any and all voice to text conversion information associated with telecommunications device with an IMEI of 990006880858377, or 990006880858370, for the date ranges of 10/01/2016 thru 10/03/2017.

6. All internet search history associated with telecommunications device with an IMEI of 990006880858377, or 99000688085837, or 990006880858370, for the date ranges of 09/01/2017 thru 10/03/2017.

7. All application history, to include name and type of application and date application was loaded onto telecommunications device with an IMEI of 990006880858377, or 99000688085837, or 990006880858370, for the date ranges of 10/01/2016 thru 10/03/2017.

Event #: 171001-3519

The property hereinbefore described constitutes evidence which tends to demonstrate that the criminal offense of **Murder with a deadly weapon** has been committed.

In support of your affiant's assertion to constitute the existence of probable cause, the following facts are offered: On October 1, 2017, at approximately 2208 hours, the Las Vegas Metropolitan Police Department (LVMPD) began receiving calls from multiple reporting parties indicating there was an active shooter in the area of the Mandalay Bay, 3950 S. Las Vegas Blvd., and the MGM Village Lot, 3901 Las Vegas Blvd. Multiple LVMPD Police Officers were present and working the Route 91 Harvest Festival, a 3-day outdoor country music venue, held at the open air MGM Village Lot.

As Police Officers responded to the gunfire, they determined the suspect was shooting from an elevated and concealed position inside a hotel room at the Mandalay Bay. The gunfire continued for several minutes and the suspect targeted innocent civilians and responding police officers. Initial reports were that over 100 victims had been shot, including at least two responding police officers, and another 20 victims had succumbed to their injuries.

Police Officers and SWAT Operators responded to the Mandalay Bay where they isolated a suspect inside of Room 32-135. Upon breaching the door, officers entered and located a deceased male suspect with a self-inflicted gunshot wound to the head. Multiple high powered rifles and high capacity magazines along with a large amount of ammunition and a large number of spent casings were strewn throughout the hotel room. Officers observed two windows that were broken from the inside and appeared to have been used

as gun ports as they overlooked the MGM Village Lot.

Despite this suspect being neutralized, several other callers at various locations along The Strip continued to report active shooters inside of hotels and sightings of people with firearms.

Due to the mass casualty event that was still very dynamic and multiple other callers reporting other ongoing incidents, it appeared there may be several other suspects involved. Due to the exigency to stop further loss of life, LVMPD officers gathered cellular phones and documents from within Mandalay Bay, Room 32-135, in an effort to gather intelligence and identify possible co-conspirators. Three cellular phones were identified and appeared to be connected to the following phone numbers: (310) 227-7094, (702) 533-5108, and (310) 357-3357. Of the three numbers, (310) 227-7094 and (310) 357-3357 were determined to be valid, working phone numbers. The phone history of (310) 357-3357 showed a contact, "Marilou," (310) 502-2591, had been called numerous times. Other items that may provide investigative leads were located, to include a Mandalay Bay Mlife Platinum player's card to Marilou Danley,

the deceased male, Stephen Paddock.

The above described items, along with other investigative techniques, lead officers to believe an intimate relationship existed between Stephen Paddock and Marilou Danley. An Instagram account, stephenpaddock5431, was located for Stephen Paddock. A Facebook account, https://www.facebook.com/marilou.danley, was located for Marilou

Event #: 171001-3519

Danley.

Until the investigation can rule otherwise, Marilou Danley **Constitution** have become persons of interest who may have conspired with Stephen Paddock to commit Murder with a Deadly Weapon.

Based on the above facts and circumstances, Sergeant Brad Cupp, P# 8104, declared an emergency due to the ongoing threat of immediate danger of death or serious bodily injury to citizens and responding police officers. Emergency Pen Registers were provisioned for phone numbers (310) 227-7094, (310) 357-3357, and (310) 502-2591, Instagram account stephenpaddock5431, and Facebook account https://www.facebook.com/marilou.danley in an effort to further the investigation and locate other possible suspects.

As a result of the information provided from these pen registers, Det. Baker learned that 310-227-7094, 310-357-3357, and 310-502-2591 were all subscribed to by Stephen Paddock. On the 5th of October, 2017, search warrants for the Google accounts linked to the aforementioned phone numbers, were reviewed and authorized by the Honorable Clark County District Court judge Richard Scotti.

On the 8th of October, 2017, your affiant was advised by SA R. Burke of the FBI, that three cellular phones had been located in room 32-135 of the Mandalay Bay Hotel; this being one of the rooms utilized by Paddock during the time he was firing weapons into the crowd of people gathered across the Las Vegas Boulevard at the Route 91 musical festival. One of these phones was found to be locked. SA Burke was able to locate the IMEI of the

Event #: 171001-3519

locked phone, which was IMEI 990006880858377. SA Burke served a Grand Jury Subpoena to Verizon, who then returned subscriber information indicating that Stephen Paddock was the subscriber, and that the phone number assigned to this IMEI was 702-533-5316. Verizon further stated that the IMEI for this device had several variations, to include 990006880858377, 99000688085837 and 990006880858370. Your affiant has been advised that the information sought from this device may be stored under any or all of these three IMEI variations.

As of the 9th of October, 2017, officers and investigators with the LVMPD, as well as numerous local, state, and federal agencies, continue to investigate the motive and execution related to the acts of homicide believed to have been committed by Stephen Paddock on the 1st of October, 2017. The LVMPD has identified 58 individuals who were killed during this incident, as well as over 300 individuals injured.

Given the magnitude of the incident, it is reasonable to believe multiple suspects and months of planning were involved in this premeditated massacre. Your affiant believes that the information requested to be provided by Google in the items to be seized section (items 1-7), may help to establish a motive for this heinous act, as well as help to determine if Stephen Paddock conspired with other as yet unknown individuals in the planning and execution of this crime.

Your affiant is a member of a multi-agency criminal investigation that includes law enforcement members from the Federal Bureau of Investigation (FBI) and Bureau of

APPLICATION AND AFFIDAVIT FOR SEARCH WARRANT (Continuation)

Event #: 171001-3519

Alcohol, Tobacco and Firearms (ATF). It is the intent of Your Affiant, task force peace officers, and peace officers working on the multi-agency investigation team executing the warrants to possibly turn over all evidence seized to a designated sworn law enforcement officer from the FBI and/or ATF for use in its prosecution/investigation. I have been assured by the designated sworn law enforcement officers from the FBI and ATF that the property turned over will be protected and subject to the jurisdiction of the Federal District Court in and for Nevada and will not be disposed of except as pursuant to law of the Federal District Court in and for Nevada. The suspect herein will be accorded due process in such disposition. I have also been assured by the designated sworn law enforcement officer that if a final judgment/order is entered by a Nevada court declaring the warrant is invalid pursuant to NRS 179.085, the property will be returned to the aggrieved party as indicated in the judgment/order. Thus, in signing this affidavit I respectfully request the permission of the Magistrate to authorize such removal of seized property to the FBI and ATF in accordance with the terms herein.

Your affiant requests the warrant be sealed due to the fact that the current investigation is ongoing in order to determine motive and the possibility exists of outstanding coconspirators in this mass casualty event. A seal is requested in order to preserve the integrity of the investigations, and the maintenance of specialized investigative techniques.

Event #: 171001-3519

WHEREFORE, affiant requests that a Search Warrant be issued directing a search for and seizure of the aforementioned items at the location set forth herein between the hours of 7:00 A.M. & 7:00 P.M.

Scott Baker, AFFIANT

Subscribed and sworn to before me this

2017 dav of

DDA M. Dickerson

Approved by:

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RETURN

(Must Be Made Within 10 Days of Issuance of Warrant)

2017 OCT 13 P 3 03

The Search and Seizure Warrant authorizing a search and seizure at the following described location(s) was executed on the 11th day of October, 2017 100 Device MEI-IMEI 99000451178799, 990004511787990, 9900045117879900.

A copy of this inventory was left with Google, Inc..

The following is an inventory of property taken pursuant to the warrant: No Data has yet been seized since Google has not yet responded to the request.

This inventory was made by: Detective Eugenio Basilotta, P#8447, and Sgt Brad Cupp P#8104.

CLERK OF THE CAN INT RECEIVED

SW17-998

IN RE: SEARCH WARRANT for

3950 S. Las Vegas Blvd Las Vegas, NV 89119

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SW-17-1998

ORDER SEALLINGT 16 P 2:25 AFFIDAVIT

Upon the ex parte application of Detective Joe Patton PN 8289, a commissioned officer with the Las Vegas Metropolitan Police Department and Affiant, to seal the affidavit in support of the attached search warrant, and for good cause appearing therefore,

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IT IS HEREBY ORDERED that the affidavit in support of the attached search warrant be ordered sealed pending further order of this Court except that copies may be provided to the office of the Clark County District Attorney and the District Attorney may provide copies to a Defendant in a criminal proceeding as part of the criminal discovery process, and

IT IS FURTHER ORDERED a copy of this order sealing the affidavit be left at the premises along with the search warrant in lieu of the affidavit in support of the warrant.

DATED this 9th day of October , 2017 .

Nancyl Alle JUDGE

AFFIA



SEARCH WARRANT

SWHAD998

STATE OF NEVADA)	Stephen Craig Paddoo	k 2011 OCT 16 1- 2-25
COUNTY OF CLARK) ss:)	DOB: 04/09/1953 S	S#: 563-86 6197 & Com

The State of Nevada, to any Peace Officer in the County of Clark. Proof by Affidavit having been made before me by Detective Joe Patton, PN 8289, said Affidavit attached hereto and incorporated herein by reference, that there is probable cause to believe that certain property, namely

 An extension of 10 days on the original telephonic search warrant authorized by the Honorable District Court Judge Nancy Allf on October 1, 2017 at 03:14 hours.
Bullets and bullet fragments located in of the walls and pictures / paintings located in the 100 wing of the 32nd floor, are presently located inside of the 100 wing of the 32nd floor of the Mandalay Bay Resort located at 3950 South Las Vegas Blvd Las Vegas, NV 89119..

And as I am satisfied that there is probable cause to believe that said property is located as set forth above and that based upon the affidavit attached hereto there are sufficient grounds for the issuance of the Search Warrant.

SEARCH WARRANT (Continuation)

Page 2

You are hereby commanded to search forthwith said premises for said property, serving this warrant anytime day or night, and if the property is there to seize it, prepare a written inventory of the property seized, and make a return for me within ten days.

Dated this 9th day of October , 2017

<u>ciq th AIIF</u> JUD

SW-17-998

LAS VEGAS METROPOLITAN POLICE DEPARTMENT APPLICATION AND AFFIDAVIT FOR SEARCH WARRANE Event #: 171001-3519

2011 OCT 16 P 2: 26

STATE OF NEVADA)	Stephen Craig Paddock	
COUNTY OF CLARK) ss:)	DOB: 04/09/1953	SS#: 563-86-6197 OF THE COURT
ULANN			

Joe Patton, P# 8289, being first duly sworn, deposes and says that he is the affiant herein and is a detective with the Las Vegas Metropolitan Police Department (LVMPD) presently assigned to the Force Investigation Team (FIT). That he has been employed with the LVMPD for the past 13.5 years and has been assigned to the Force

Investigation Team (FIT) for the past 3.5 years.

There is probable cause to believe that certain property hereinafter described will be found at the following described premises, to-wit: of the 100 wing of the 32nd floor of the Mandalay Bay Resort located at 3950 South Las Vegas Blvd Las Vegas, NV 89119.

The property referred to and sought to be seized consists of the following:

1. An extension of 10 days on the original telephonic search warrant authorized by the Honorable District Court Judge Nancy Allf on October 1, 2017 at 03:14 hours. 2. Bullets and bullet fragments located in of the walls and pictures / paintings located in the 100 wing of the 32nd floor

The property hereinbefore described constitutes evidence which tends to demonstrate that the criminal offense of Murder with use of a Deadly Weapon has been committed.

Event #: 171001-3519

In support of your affiant's assertion to constitute the existence of probable cause, the following facts are offered:

On 10/01/2017, at approximately 10:08 hours, LVMPD dispatch initiated an active shooter event stemming from the Route 91 country music festival which was taking place across the street from the Mandalay Bay Hotel & Casino in an open desert lot.

The event was being attended by several thousand patrons as well as numerous uniformed and plain clothed LVMPD officers and detectives. It was reported that several persons were shot and that an active shooter situation was underway.

A massive law enforcement response included a tactical response by LVMPD SWAT and other supporting units. Information was learned that a potential suspect (Stephen Paddock) was firing a weapon from an elevated position on the 32nd floor of the Mandalay Bay Hotel into the crowd of people attending the music festival and uniformed officers working the event.

SWAT officers arrived on the 32nd floor and pin pointed Paddock's location to be in room 32-135. As SWAT officers breached room 135, they observed Paddock lying deceased on the ground from an apparent self-inflicted gunshot wound to his head. They also observed numerous weapons including but not limited to handguns and rifles as well as electronic storage devices and a broken window.

Officers then breached an interior door that led into room 32-134 and located a second broken window as well as several more rifles. Officers secured both rooms and waited for the LVMPD Force Investigation Team (FIT) detectives to arrive and assume control of the scene.

APPLICATION AND AFFIDAVIT FOR SEARCH WARRANT (Continuation)

Event #: 171001-3519

On 10/02/2017, at approximately 03:14 hours, the Honorable District Court Judge Nancy Allf authorized a telephonic search warrant for rooms 32-135 and 32-134 as well as Stephen Paddock's vehicle that was located in the valet. At approximately 13:00 hours FIT met with the FBI Evidence Response Team (ERT) stationed out of Los Angeles, CA. At approximately 16:30 hours FIT decided to utilize the FBI's ERT to collect any and all related evidence associated with the crime scene at the Mandalay Bay. Once the decision was made to work together, FIT and ERT have worked hand in hand in the search and collection of any potential evidence associated with the Mandalay Bay. FIT agreed to allow all evidence collected from the scene, to be flown back to the FBI's lab located in Quantico, VA via a private FBI plane.

All evidence collected up to the time of this affidavit has been logged and a chain of custody record has been kept. FIT detectives have observed all evidence that has been collected.

During the investigation your Affiant has learned that there is an extensive amount of firearm / bullet related evidence inside of the hallway of the 100 wing of the 32nd floor. Your Affiant learned from interviews as well as physical evidence located in the hallway that Paddock fired numerous rounds from inside of room 32-135 through the door that led into the hallway. The collection of the evidence in the hallway will require ERT to remove and cut pictures / paintings from the wall as well and cause damage to the walls in order to collect all potential evidence.

Due to the fact that the original telephonic search warrant needs to be returned to the court by Wednesday 10/11/2017 and the fact that not all of the evidence will not be collected by 10/11/2017, your Affiant requests an additional 10 day extension on the original search warrant. With the requested extension, the original search warrant would now be due back to the court no later than Thursday 10/19/2017.

Event #: 171001-3519

Your affiant requests a night time service clause and feels a night service clause is necessary due to the scene being surrounded and protected by uniformed police officers 24 hours a day and due to the nature of this call and the potential evidence to be seized, the information is critical to the on-going investigation and needs to be searched and secured as soon as possible. The investigation being conducted is currently / or will extend into the hours between 7 p.m. and 7 a.m. and could potentially last several days therefore the Nighttime service is being requested. The halfway to be searched is currently secured by officers during the night time service hours. There is no one inside to be annoyed by a night time service of a search warrant.

Your affiant requests that this search warrant be sealed as this is an ongoing criminal investigation and the revelation of the facts supporting this declaration may damage the continued integrity of the case due to the potential of outstanding suspects. Also, from reading this affidavit, the identity of Stephen Paddock could potentially be deduced by other persons involved. Should the facts known in this affidavit become known, the ongoing Murder investigation and the safety of the community could be jeopardized.

Event #: 171001-3519

WHEREFORE, your affiant requests that a Search Warrant be issued directing a search for and seizure of the aforementioned items at the location set forth herein anytime day

or night

Joe Patton, AFFIANT

Subscribed and sworn to before me this

9th	day of	October	y	2017
	-		• *	
				•

JUDGE

Assistant DA Robert Daskis

Approved by:

SW-17-998 110. Page _____ of ____ RETURN (Must be made within 10 days of Issuance of Warrant) 2017 OCT 16 P 2:26 The Search and Seizure Warrant authorizing a search and seizure at the following described location(s): MANDALAY BAY 3950 S. LAS VEGAS LAG 10/9/2017 - 10/13/2017 (month, day, year) was executed on. RESOLTS VP OF LEGAL ASNLEY EDDY A copy of this inventory was left with ______ (name of person or "at the place of search")

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

1 - BULLET FRAGS

This inventory was made by: Der. J. TAMON AN 8259 MAND LCCA_ n property is taken is present inc

LVMPD 718 (REV. 5-04)

SW17-1047

SW-17-1047

IN RE: SEARCH WARRANT for

702-533-5316

ORDER SEALING NO: 34 AFFIFAVIT AND SEARCH WARRANT RETURN

Upon the ex parte application of Det. Scott Baker, a commissioned officer with the Las Vegas Metropolitan Police Department and Affiant, to seal the Affidavit in support of the attached Search Warrant, and for good cause appearing therefore,

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IT IS HEREBY ORDERED that the Affidavit in support of the attached Search Warrant and the Search Warrant Return be ordered sealed pending further order of this Court except that copies may be provided to the office of the Clark County District Attorney and the District Attorney may provide copies to a Defendant in a criminal proceeding as part of the criminal discovery process, and

IT IS FURTHER ORDERED a copy of this order sealing the Affidavit be left at the premises along with the Search Warrant in lieu of the Affidavit in support of the Warrant.

DATED this _____ day of _____, 2017_.

NEACH 1 All JUDGE

AFFÍANT

OCT 31 2017

LVMPD 360 (Rev. 1/13) WORD 2010

SW-17-1047

SEARCH WARRANT

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STATE OF NEVADA)	Stephen Paddock	ANT OCT 31 A 10 SH
COUNTY OF CLARK) ss:)	DOB: 04/09/1953 702-533-5316	SS#: 563-86-6197. OF THE COURT

The State of Nevada, to any Peace Officer in the County of Clark. Proof by Affidavit having been made before me by Det. Scott Baker, P# 5571, said Affidavit attached hereto and incorporated herein by reference, that there is probable cause to believe that certain property, namely;

- 1. Subscriber information for phone number 702-533-5316 to include name, address, and payment information.
- 2. All SMS/Text Message Content with the date, time, originating number, terminating number, cell tower location and/or RTT location for phone number 702-533-5316 from 09/01/2017 to 10/02/2017.
- 3. All MMS/Picture Content with the date, time, originating number, terminating number, cell tower location and/or RTT location for phone number 702-533-5316 from 09/01/2017 to 10/02/2017.
- 4. Records for incoming and outgoing calls for phone number 702-533-5316 from 09/01/2017 to 10/02/2017.
- 5. Per call measurement data for all activity to and from the account (to include RTT reports) for phone number 702-533-5316 from 09/01/2017 to 10/02/2017.

SEARCH WARRANT (Continuation)

Page 2

- 6. Cellular telephone / wireless communications tower site locations and sectors for all account activity for phone number 702-533-5316 from 09/01/2017 to 10/02/2017.
- 7. Call data for phone number 702-533-5316 from 09/01/2017 to 10/02/2017.
- 8. IP logs for phone number 702-533-5316 from 09/01/2017 to 10/02/2017.
- 9. Cloud data for phone number 702-533-5316 from 09/01/2017 to 10/02/2017.
- 10. All backup data for phone number 702-533-5316 from 09/01/2017 to 10/02/2017.
- 11. Iphone or Google applications with account identifications for phone number 702-533-5316 from 09/01/2017 to 10/02/2017.
- 12. Contacts, calendars, photos, videos, emails, and all other electronically stored information and media for phone number 702-533-5316 from 09/01/2017 to 10/02/2017.
- 13. Google accounts and all data related to said accounts for phone number 702-533-5316 from 09/01/2017 to 10/02/2017.

Presently located at Synchronoss, 200 Crossing Blvd., Floor 8, Bridgewater, NJ 08807, reference telecommunications device with a phone number 702-533-5316, with a subscriber name of Stephen Paddock, with a subscriber address of 1372 Babbling Brook Court, Mesquite, NV, 89034..
SEARCH WARRANT (Continuation)

Page 3

And as I am satisfied that there is probable cause to believe that said property is located as set forth above and that based upon the affidavit attached hereto there are sufficient grounds for the issuance of the Search Warrant.

It is HEREBY ORDERED that officers and investigators with the Las Vegas Metropolitan Police Department and law enforcement members of the multi-agency investigative team are authorized to transfer property seized in accordance with this search warrant to the Federal Bureau of Investigation (FBI) and/ or the Bureau of Alcohol Tobacco and Firearms (ATF).

You are hereby commanded to search forthwith said premises for said property, serving this warrant between the hours of 7:00 A.M. & 7:00 P.M., and if the property is there to seize it, prepare a written inventory of the property seized, and make a return for me within ten days.

Dated this / 7 day of _____, 2017

any 1 AME

N-11-1041

LAS VEGAS METROPOLITAN POLICE DEPARTMENT APPLICATION AND AFFIDAVIT FOR SEARCH WARRANT Event #: 171001-3519 2011 (CT 31 A 10 34 STATE OF NEVADA) Stephen Paddock

STATE OF NEVADA) Stephen Paddock) ss: COUNTY OF) DOB: 04/09/1953 SS#: 563-86-6197 CLARK

702-533-5316

Scott Baker, P# 5571, being first duly sworn, deposes and says that he is the affiant herein and is a Detective with the Las Vegas Metropolitan Police Department (LVMPD) presently assigned to the Southern Nevada Counter Terrorism Center. That he has been employed with the LVMPD for the past 20 years and has been assigned to the Southern Nevada Counter Terrorism Center for the past 1 year.

There is probable cause to believe that certain property hereinafter described will be found at the following described premises, to-wit: Synchronoss, 200 Crossing Blvd., Floor 8, Bridgewater, NJ 08807, reference telecommunications device with a phone number 702-533-5316, with a subscriber name of Stephen Paddock, with a subscriber address of 1372 Babbling Brook Court, Mesquite, NV, 89034.

The property referred to and sought to be seized consists of the following:

- 1. Subscriber information for phone number 702-533-5316 to include name, address, and payment information.
- 2. All SMS/Text Message Content with the date, time, originating number, terminating number, cell tower location and/or RTT location for phone number 702-533-5316 from 09/01/2017 to 10/02/2017.

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Event #: 171001-3519

- 3. All MMS/Picture Content with the date, time, originating number, terminating number, cell tower location and/or RTT location for phone number 702-533-5316 from 09/01/2017 to 10/02/2017.
- 4. Records for incoming and outgoing calls for phone number 702-533-5316 from 09/01/2017 to 10/02/2017.
- 5. Per call measurement data for all activity to and from the account (to include RTT reports) for phone number 702-533-5316 from 09/01/2017 to 10/02/2017.
- 6. Cellular telephone / wireless communications tower site locations and sectors for all account activity for phone number 702-533-5316 from 09/01/2017 to 10/02/2017.
- 7. Call data for phone number 702-533-5316 from 09/01/2017 to 10/02/2017.
- 8. IP logs for phone number 702-533-5316 from 09/01/2017 to 10/02/2017.
- 9. Cloud data for phone number 702-533-5316 from 09/01/2017 to 10/02/2017.
- 10. All backup data for phone number 702-533-5316 from 09/01/2017 to 10/02/2017.
- 11. Iphone or Google applications with account identifications for phone number 702-533-5316 from 09/01/2017 to 10/02/2017.
- 12. Contacts, calendars, photos, videos, emails, and all other electronically stored information and media for phone number 702-533-5316 from 09/01/2017 to 10/02/2017.

Event #: 171001-3519

13. Google accounts and all data related to said accounts for phone number 702-533-5316 from 09/01/2017 to 10/02/2017.

The property hereinbefore described constitutes evidence which tends to demonstrate that the criminal offense of Murder with a Deadly Weapon has been committed.

In support of your affiant's assertion to constitute the existence of probable cause, the following facts are offered: In support of your affiant's assertion to constitute the existence of probable cause, the following facts are offered: On October 1, 2017, at approximately 2208 hours, the Las Vegas Metropolitan Police Department (LVMPD) began receiving calls from multiple reporting parties indicating there was an active shooter in the area of the Mandalay Bay, 3950 S. Las Vegas Blvd., and the MGM Village Lot, 3901 Las Vegas Blvd. Multiple LVMPD Police Officers were present and working the Route 91 Harvest Festival, a 3-day outdoor country music venue, held at the open air MGM Village Lot.

As Police Officers responded to the gunfire, they determined the suspect was shooting from an elevated and concealed position inside a hotel room at the Mandalay Bay. The gunfire continued for several minutes and the suspect targeted innocent civilians and responding police officers. Initial reports were that over 100 victims had been shot, including at least two responding police officers, and another 20 victims had succumbed to their injuries.

Police Officers and SWAT Operators responded to the Mandalay Bay where they isolated a suspect inside of Room 32-135. Upon breaching the door, officers entered and located a deceased male suspect with a self-inflicted gunshot wound to the head. Multiple high

Event #: 171001-3519

powered rifles and high capacity magazines along with a large amount of ammunition and a large number of spent casings were strewn throughout the hotel room. Officers observed two windows that were broken from the inside and appeared to have been used as gun ports as they overlooked the MGM Village Lot.

Despite this suspect being neutralized, several other callers at various locations along The Strip continued to report active shooters inside of hotels and sightings of people with firearms.

Due to the mass casualty event that was still very dynamic and multiple other callers reporting other ongoing incidents, it appeared there may be several other suspects involved. Due to the exigency to stop further loss of life, LVMPD officers gathered cellular phones and documents from within Mandalay Bay, Room 32-135, in an effort to gather intelligence and identify possible co-conspirators. Three cellular phone numbers were identified through this investigative process: (310) 227-7094, (702) 533-5108, and (310) 357-3357. Of the three numbers, (310) 227-7094 and (310) 357-3357 were determined to be valid, working phone numbers. The phone history of (310) 357-3357 showed a contact, "Marilou," (310) 502-2591, had been called numerous times. Other items that may provide investigative leads were located, to include a Mandalay Bay Mlife Platinum player's card to Marilou Danley, **Constant of States Passport to the deceased male, Stephen Paddock.**

The above described items, along with other investigative techniques, lead officers to

believe an intimate relationship existed between Stephen Paddock and Marilou Danley. An Instagram account, stephenpaddock5431, was located for Stephen Paddock. A Facebook account, https://www.facebook.com/marilou.danley, was located for Marilou Danley.

Until the investigation can rule otherwise, Marilou Danley **Constitution** have become persons of interest who may have conspired with Stephen Paddock to commit Murder with a Deadly Weapon.

Based on the above facts and circumstances, Sergeant Brad Cupp, P# 8104, declared an emergency due to the ongoing threat of immediate danger of death or serious bodily injury to citizens and responding police officers. Emergency Pen Registers were provisioned for phone numbers (310) 227-7094, (310) 357-3357, and (310) 502-2591, Instagram account stephenpaddock5431, and Facebook account https://www.facebook.com/marilou.danley in an effort to further the investigation and locate other possible suspects.

On the 8th of October, 2017, your affiant was advised by SA R. Burke of the FBI, that three cellular phones had been located in room 32-135 of the Mandalay Bay Hotel; this being one of the rooms utilized by Paddock during the time he was firing weapons into the crowd of people gathered across the Las Vegas Boulevard at the Route 91 musical festival. One of these phones was found to be locked. SA Burke was able to locate the IMEI of the locked phone, which was IMEI 990006880858377. SA Burke served a Grand Jury Subpoena to Verizon, who then returned subscriber information indicating that

Event #: 171001-3519

Stephen Paddock was the subscriber, and that the phone number assigned to this IMEI was 702-533-5316.

In consultation with Verizon, LVMPD Det. Basilotta learned that some of the data associated with the telecommunications device assigned the phone number of 702-533-5316, was being stored by a third party vendor identified as Synchronoss Technologies, 200 Crossing Blvd Floor 8, Bridgewater, NJ 08807.

On the 8th of October, 2017, LVMPD Det. E. Basilotta served Synchronoss Technologies with a preservation letter, requesting all data associated with the telecommunications device assigned the phone number 702-533-5316, be preserved in anticipation of a search warrant being issued for this information.

On the 10th of October, 2017, Clark County District Court Judge Jennifer Togliatti reviewed and authorized a Court order to Verizon for telephone number 702-533-5316.

As of the 12th of October, 2017, officers and investigators with the LVMPD, as well as numerous local, state, and federal agencies, continue to investigate the motive and execution related to the acts of homicide believed to have been committed by Stephen Paddock on the 1st of October, 2017. The LVMPD has identified 58 individuals who were killed during this incident, as well as over 300 individuals injured.

Given the magnitude of the incident, it is reasonable to believe multiple suspects and months of planning were involved in this premeditated massacre. Your affiant believes that the information requested to be provided by Synchronoss Technologies in the items to be seized section (items 1-13), may help to establish a motive for this heinous act, as well as

Event #: 171001-3519

help to determine if Stephen Paddock conspired with other as yet unknown individuals in the planning and execution of this crime.

Your affiant is a member of a multi-agency criminal investigation that includes law enforcement members from the Federal Bureau of Investigation (FBI) and Bureau of Alcohol, Tobacco and Firearms (ATF). It is the intent of Your Affiant, task force peace officers, and peace officers working on the multi-agency investigation team executing the warrants to possibly turn over all evidence seized to a designated sworn law enforcement officer from the FBI and/or ATF for use in its prosecution/investigation. I have been assured by the designated sworn law enforcement officers from the FBI and ATF that the property turned over will be protected and subject to the jurisdiction of the Federal District Court in and for Nevada and will not be disposed of except as pursuant to law of the Federal District Court in and for Nevada. The suspect herein will be accorded due process in such disposition. I have also been assured by the designated sworn law enforcement officer that if a final judgment/order is entered by a Nevada court declaring the warrant is invalid pursuant to NRS 179.085, the property will be returned to the aggrieved party as indicated in the judgment/order. Thus, in signing this affidavit I respectfully request the permission of the Magistrate to authorize such removal of seized property to the FBI and ATF in accordance with the terms herein.

Your Affiant requests the search warrant returns, application and affidavit related to this search warrant be sealed due to the fact the current investigation is ongoing in order to determine motive and the possible existence of outstanding co-conspirators in this mass

Event #: 171001-3519

casualty event. A seal is requested in order to preserve the integrity of the investigation. and the maintenance of specialized investigative techniques. Furthermore, certain property and facts that may be described within the search warrant returns, affidavit and application may lead to additional evidence of motive and/or possible co-conspirators or culpable associates of Stephen Paddock; public disclosure of such information would likely cause investigative leads to be lost or destroyed prior to necessary investigation being conducted.

WHEREFORE, affiant requests that a Search Warrant be issued directing a search for and seizure of the aforementioned items at the location set forth herein between the hours of 7:00 A.M. & 7:00 P.M.

Scott Baker, AFFIANT

Subscribed and sworn to before me this

 $l \neq day of light, 2017$

JUDGE

DDA M. Dickerson

Approved by:

V-17-1047

RETURN

(Must Be Made Within 10 Days of Issuance of Warrant)

MIT (0731 A 45-34

The Search and Seizure Warrant authorizing a search and seizure at the following described location(s) was executed on the 17th day of October, 2017. Synchronoss Target# 702-533-5316.

A copy of this inventory was left with Synchronoss.

The following is an inventory of property taken pursuant to the warrant: No Data has yet been seized since Synchronoss is still processing the request.

This inventory was made by: Detective Eugenio Basilotta, P#8447, and Sgt Brad Cupp P#8104.

CLERK OF THE CO. RECEIVED . ເພ

SW17-1048

5W-11-1070

, IN RE: SEARCH WARRANT for)	
)	ORDER SEALING A 18 41
310-502-2591)	AFFIFAVIT AND SEARCH WARRANT RETURN
)	CLERK OF THE BOURT

Upon the ex parte application of Det. Scott Baker, a commissioned officer with the Las Vegas Metropolitan Police Department and Affiant, to seal the Affidavit in support of the attached Search Warrant, and for good cause appearing therefore,

IT IS HEREBY ORDERED that the Affidavit in support of the attached Search Warrant and the Search Warrant Return be ordered sealed pending further order of this Court except that copies may be provided to the office of the Clark County District Attorney and the District Attorney may provide copies to a Defendant in a criminal proceeding as part of the criminal discovery process, and

IT IS FURTHER ORDERED a copy of this order sealing the Affidavit be left at the premises along with the Search Warrant in lieu of the Affidavit in support of the Warrant.

DATED this 17 day of 0 + 10, 2017.

JUDGE Nancij 6 AIL

////////// AFFIANT

CLERK OF THE

YURT

LVMPD 360 (Rev. 1/13) WORD 2010

JW- 11-1048

ι,		SEARCH WARRA	NT
STATE OF NEVADA)	Stephen Paddock	2017 007 31 A 10-41
COUNTY OF CLARK) ss:)	DOB: 04/09/1953	SS#: 563-86-61 975 COURT

The State of Nevada, to any Peace Officer in the County of Clark. Proof by Affidavit having been made before me by Det. Scott Baker, P# 5571, said Affidavit attached hereto and incorporated herein by reference, that there is probable cause to believe that certain property, namely;

- 1. Subscriber information for phone number 310-502-2591 to include name, address, and payment information.
- 2. All SMS/Text Message Content with the date, time, originating number, terminating number, cell tower location and/or RTT location for phone number 310-502-2591 from 09/01/2017 to 10/02/2017.
 - 3. All MMS/Picture Content with the date, time, originating number, terminating number, cell tower location and/or RTT location for phone number 310-502-2591 from 09/01/2017 to 10/02/2017.
 - 4. Records for incoming and outgoing calls for phone number 310-502-2591 from 09/01/2017 to 10/02/2017.
 - 5. Per call measurement data for all activity to and from the account (to include RTT reports) for phone number 310-502-2591 from 09/01/2017 to 10/02/2017.

SEARCH WARRANT (Continuation)

Page 2

- 6. Cellular telephone / wireless communications tower site locations and sectors for all account activity for phone number 310-502-2591 from 09/01/2017 to 10/02/2017.
- 7. Call data for phone number 310-502-2591 from 09/01/2017 to 10/02/2017.
- 8. IP logs for phone number 310-502-2591 from 09/01/2017 to 10/02/2017.
- 9. Cloud data for phone number 310-502-2591 from 09/01/2017 to 10/02/2017.
- 10. All backup data for phone number 310-502-2591 from 09/01/2017 to 10/02/2017.
- 11. Iphone or Google applications with account identifications for phone number 310-502-2591 from 09/01/2017 to 10/02/2017.
- 12. Contacts, calendars, photos, videos, emails, and all other electronically stored information and media for phone number 310-502-2591 from 09/01/2017 to 10/02/2017.
- 13. Google accounts and all data related to said accounts for phone number 310-502-2591 from 09/01/2017 to 10/02/2017.

Presently located at Synchronoss, 200 Crossing Blvd., Floor 8, Bridgewater, NJ 08807, reference telecommunications device with a phone number 310-502-2591, with a subscriber name of Stephen Paddock, with a subscriber address of 1372 Babbling Brook Court, Mesquite, NV, 89034.

SEARCH WARRANT (Continuation)

Page 3

And as I am satisfied that there is probable cause to believe that said property is located as set forth above and that based upon the affidavit attached hereto there are sufficient grounds for the issuance of the Search Warrant.

It is HEREBY ORDERED that officers and investigators with the Las Vegas Metropolitan Police Department and law enforcement members of the multi-agency investigative team are authorized to transfer property seized in accordance with this search warrant to the Federal Bureau of Investigation (FBI) and/ or the Bureau of Alcohol Tobacco and Firearms (ATF).

You are hereby commanded to search forthwith said premises for said property, serving this warrant between the hours of 7:00 A.M. & 7:00 P.M., and if the property is there to seize it, prepare a written inventory of the property seized, and make a return for me within ten days.

Dated this 14 day of 777, , 2017

JUDGE

5W-11-1078

LAS VEGAS METROPOLITAN POLICE DEPARTMENT APPLICATION AND AFFIDAVIT FOR SEARCH WARRANT Event# 171001-3519

STATE OF NEVADA)	ss:	Stephen Paddock	in The COURT
COUNTY OF CLARK)	තත.	DOB: 04/09/1953	SS#: 563-86-6197

310-502-2591

Scott Baker, P# 5571, being first duly sworn, deposes and says that he is the affiant herein and is a Detective with the Las Vegas Metropolitan Police Department (LVMPD) presently assigned to the Southern Nevada Counter Terrorism Center. That he has been employed with the LVMPD for the past 20 years and has been assigned to the Southern Nevada Counter Terrorism Center for the past 1 year.

There is probable cause to believe that certain property hereinafter described will be found at the following described premises, to-wit: Synchronoss, 200 Crossing Blvd., Floor 8, Bridgewater, NJ 08807, reference telecommunications device with a phone number 310-502-2591, with a subscriber name of Stephen Paddock, with a subscriber address of 1372 Babbling Brook Court, Mesquite, NV, 89034.

The property referred to and sought to be seized consists of the following:

- 1. Subscriber information for phone number 310-502-2591 to include name, address, and payment information.
- 2. All SMS/Text Message Content with the date, time, originating number, terminating number, cell tower location and/or RTT location for phone number 310-502-2591 from 09/01/2017 to 10/02/2017.

- 3. All MMS/Picture Content with the date, time, originating number, terminating number, cell tower location and/or RTT location for phone number 310-502-2591 from 09/01/2017 to 10/02/2017.
- Records for incoming and outgoing calls for phone number 310-502-2591 from 09/01/2017 to 10/02/2017.
- 5. Per call measurement data for all activity to and from the account (to include RTT reports) for phone number 310-502-2591 from 09/01/2017 to 10/02/2017.
- 6. Cellular telephone / wireless communications tower site locations and sectors for all account activity for phone number 310-502-2591 from 09/01/2017 to 10/02/2017.
- 7. Call data for phone number 310-502-2591 from 09/01/2017 to 10/02/2017.
- 8. IP logs for phone number 310-502-2591 from 09/01/2017 to 10/02/2017.
- 9. Cloud data for phone number 310-502-2591 from 09/01/2017 to 10/02/2017.
- 10. All backup data for phone number 310-502-2591 from 09/01/2017 to 10/02/2017.
- 11. Iphone or Google applications with account identifications for phone number 310-502-2591 from 09/01/2017 to 10/02/2017.
- 12. Contacts, calendars, photos, videos, emails, and all other electronically stored information and media for phone number 310-502-2591 from 09/01/2017 to 10/02/2017.

Event #: 171001-3519

13. Google accounts and all data related to said accounts for phone number 310-502-2591 from 09/01/2017 to 10/02/2017.

The property hereinbefore described constitutes evidence which tends to demonstrate that the criminal offense of Murder with a Deadly Weapon has been committed.

In support of your affiant's assertion to constitute the existence of probable cause, the following facts are offered: In support of your affiant's assertion to constitute the existence of probable cause, the following facts are offered: On October 1, 2017, at approximately 2208 hours, the Las Vegas Metropolitan Police Department (LVMPD) began receiving calls from multiple reporting parties indicating there was an active shooter in the area of the Mandalay Bay, 3950 S. Las Vegas Blvd., and the MGM Village Lot, 3901 Las Vegas Blvd. Multiple LVMPD Police Officers were present and working the Route 91 Harvest Festival, a 3-day outdoor country music venue, held at the open air MGM Village Lot.

As Police Officers responded to the gunfire, they determined the suspect was shooting from an elevated and concealed position inside a hotel room at the Mandalay Bay. The gunfire continued for several minutes and the suspect targeted innocent civilians and responding police officers. Initial reports were that over 100 victims had been shot, including at least two responding police officers, and another 20 victims had succumbed to their injuries.

Police Officers and SWAT Operators responded to the Mandalay Bay where they isolated a suspect inside of Room 32-135. Upon breaching the door, officers entered and located a deceased male suspect with a self-inflicted gunshot wound to the head. Multiple high

Event #: 171001-3519

powered rifles and high capacity magazines along with a large amount of ammunition and a large number of spent casings were strewn throughout the hotel room. Officers observed two windows that were broken from the inside and appeared to have been used as gun ports as they overlooked the MGM Village Lot.

Despite this suspect being neutralized, several other callers at various locations along The Strip continued to report active shooters inside of hotels and sightings of people with firearms.

Due to the mass casualty event that was still very dynamic and multiple other callers reporting other ongoing incidents, it appeared there may be several other suspects involved. Due to the exigency to stop further loss of life, LVMPD officers gathered cellular phones and documents from within Mandalay Bay, Room 32-135, in an effort to gather intelligence and identify possible co-conspirators. Three cellular phones were identified and appeared to be connected to the following phone numbers: (310) 227-7094, (702) 533-5108, and (310) 357-3357. Of the three numbers, (310) 227-7094 and (310) 357-3357 were determined to be valid, working phone numbers. The phone history of (310) 357-3357 showed a contact, "Marilou," (310) 502-2591, had been called numerous times. Other items that may provide investigative leads were located, to include a Mandalay Bay Mlife Platinum player's card to Marilou Danley,

the deceased male, Stephen Paddock.

The above described items, along with other investigative techniques, lead officers to

believe an Intimate relationship existed between Stephen Paddock and Marilou Danley. An Instagram account, stephenpaddock5431, was located for Stephen Paddock. A Facebook account, https://www.facebook.com/marilou.danley, was located for Marilou Danley.

Until the investigation can rule otherwise, Marilou Danley

Based on the above facts and circumstances, Sergeant Brad Cupp, P# 8104, declared an emergency due to the ongoing threat of immediate danger of death or serious bodily injury to citizens and responding police officers. Emergency Pen Registers were provisioned for phone numbers (310) 227-7094, (310) 357-3357, and (310) 502-2591, Instagram account stephenpaddock5431, and Facebook account https://www.facebook.com/marilou.danley in an effort to further the investigation and locate other possible suspects.

As a result of these pen registers, Verizon wireless returned subscriber information for the telecommunications device number (310) 502-2591. Verizon wireless listed the subscriber as Stephen Paddock, with a subscriber address of 1372 Babbling Brook Court, Mesquite, Nevada. 89034. Further, Detective G. Basilotta with the Las Vegas Metropolitan Police Department's Technical and Surveillance Section (TASS) was advised by Verizon that SMS/Text messaging content does exist and was preserved during the night of the declared emergency.

Event #: 171001-3519

In consultation with Verizon, Det. Basilotta also learned that some of the data associated with the telecommunications device assigned the phone number of 310-502-2591, was being stored by a third party vendor identified as Synchronoss Technologies, 200 Crossing Blvd Floor 8, Bridgewater, NJ 08807.

On the 8th of October, 2017, LVMPD Det. E. Basilotta served Synchronoss Technologies with a preservation letter, requesting all data associated with the telecommunications device assigned the phone number 310-502-2591, be preserved in anticipation of a search warrant being issued for this information.

On the 10th of October, 2017, Clark County District Court Judge Jennifer Togliatti reviewed and authorized a search warrant to Verizon for telephone number 310-502-2591.

As of the 12th of October, 2017, officers and investigators with the LVMPD, as well as numerous local, state, and federal agencies, continue to investigate the motive and execution related to the acts of homicide believed to have been committed by Stephen Paddock on the 1st of October, 2017. The LVMPD has identified 58 individuals who were killed during this incident, as well as over 300 individuals injured.

Given the magnitude of the incident, it is reasonable to believe multiple suspects and months of planning were involved in this premeditated massacre. Your affiant believes that the information requested to be provided by Synchronoss Technologies in the items to be seized section (items 1-13), may help to establish a motive for this heinous act, as well as help to determine if Stephen Paddock conspired with other as yet unknown individuals in the planning and execution of this crime.

Event #: 171001-3519

Your affiant is a member of a multi-agency criminal investigation that includes law enforcement members from the Federal Bureau of Investigation (FBI) and Bureau of Alcohol, Tobacco and Firearms (ATF). It is the intent of Your Affiant, task force peace officers, and peace officers working on the multi-agency investigation team executing the warrants to possibly turn over all evidence seized to a designated sworn law enforcement officer from the FBI and/or ATF for use in its prosecution/investigation. I have been assured by the designated sworn law enforcement officers from the FBI and ATF that the property turned over will be protected and subject to the jurisdiction of the Federal District Court in and for Nevada and will not be disposed of except as pursuant to law of the Federal District Court in and for Nevada. The suspect herein will be accorded due process in such disposition. I have also been assured by the designated sworn law enforcement officer that if a final judgment/order is entered by a Nevada court declaring the warrant is invalid pursuant to NRS 179.085, the property will be returned to the aggrieved party as indicated in the judgment/order. Thus, in signing this affidavit I respectfully request the permission of the Magistrate to authorize such removal of seized property to the FBI and ATF in accordance with the terms herein.

Your Affiant requests the search warrant returns, application and affidavit related to this search warrant be sealed due to the fact the current investigation is ongoing in order to determine motive and the possible existence of outstanding co-conspirators in this mass casualty event. A seal is requested in order to preserve the integrity of the investigation, and the maintenance of specialized investigative techniques. Furthermore, certain

Event #: 171001-3519

property and facts that may be described within the search warrant returns, affidavit and application may lead to additional evidence of motive and/or possible co-conspirators or culpable associates of Stephen Paddock; public disclosure of such information would likely cause investigative leads to be lost or destroyed prior to necessary investigation being conducted.

WHEREFORE, affiant requests that a Search Warrant be issued directing a search for and seizure of the aforementioned items at the location set forth herein between the hours of 7:00 A.M. & 7:00 P.M.

Scott Baker, AFFIANT

Subscribed and sworn to before me this

day of Cort

JUDGE

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DDA M. Dickerson

Approved by:

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2017

SW-17-1048

RETURN

(Must Be Made Within 10 Days of Issuance of Warrant)

MISEN ASU

The Search and Seizure Warrant authorizing a search and seizure at the followingdescribed location(s) was executed on the 17th day of October, 2017: Synchronoss Target# 310-502-2591.

A copy of this inventory was left with Synchronoss.

The following is an inventory of property taken pursuant to the warrant: No Data has yet been seized since Synchronoss is still processing the request.

This inventory was made by: Detective Eugenio Basilotta, P#8447, and Sgt Brad Cupp P#8104.

8104 BKC cer's Initials

SW17-1092

SW17-1092 FYI 'IN RE: SEARCH WARRANT for 1817 (X - 3): 등 등의 ORDER SEALING AFFIDAVIT **Complete Street Address** City, State, Zip A HAT THAT

Upon the ex parte application of Joe Patton, a commissioned officer with the Las Vegas Metropolitan Police Department and Affiant, to seal the Affidavit in support of the attached Search Warrant, and for good cause appearing therefore,

IT IS HEREBY ORDERED that the Affidavit in support of the attached Search Warrant be ordered sealed pending further order of this Court except that copies may be provided to the office of the Clark County District Attorney and the District Attorney may provide copies to a Defendant in a criminal proceeding as part of the criminal discovery process, and

IT IS FURTHER ORDERED a copy of this order sealing the Affidavit be left at the premises along with the Search Warrant in lieu of the Affidavit in support of the Warrant.

DATED this 31st day of October 2017 .

<u>Nancin I A</u>

AFFIANT

<u>م</u>

RECEIVED NOV - 8 2017 LVMPD 360 (Rev. 1/13) WORD 201 CLERK OF THE COURT SIUN-1092

SEARCH WARRANT

STATE OF NEVADA SS: COUNTY OF CLARK

Stephen Craig Paddock DOB: 04/09/1953 SS#: 563-86-6197

The State of Nevada, to any Peace Officer in the County of Clark. Proof by Affidavit having been made before me by Joe Patton, P# 8289, said Affidavit attached hereto and incorporated herein by reference, that there is probable cause to believe that certain property, namely Black flower vase with Styrofoam insert and fake flowers. and limited items of personal property which would tend to establish a possessory interest in the items seized pursuant to this search warrant, such as , are presently located at The Mandalay Bay Resort located at 3950 South Las Vegas Blvd Las Vegas, NV 89119, specifically inside of room 32-135 located in the 100 wing of the 32nd floor.

And as I am satisfied that there is probable cause to believe that said property is located as set forth above and that based upon the affidavit attached hereto there are sufficient grounds for the issuance of the Search Warrant.

You are hereby commanded to search forthwith said premises for said property, serving this warrant between the hours of 7:00 A.M. & 7:00 P.M., and if the property is there to seize it, prepare a written inventory of the property seized, and make a return for me within ten days.

Dated this

31st day of October 2017

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LAS VEGAS METROPOLITAN POLICE DEPARTMENT APPLICATION AND AFFIDAVIT FOR SEARCH WARRANT -Event #<u>171001-3519</u>

STATE OF NEVADA) Stephen Craig Paddock) ss: COUNTY OF) DOB: 04/09/1953 SS#: 563-86-6197 CLARK

Joe Patton, P# 8289, being first duly sworn, deposes and says that he is the affiant herein and is a detective with the Las Vegas Metropolitan Police Department (LVMPD) presently assigned to the Force Investigation Team (FIT). That he has been employed with the LVMPD for the past 13.5 years and has been assigned to the Force Investigation Team (FIT) for the past 3.5 years.

There is probable cause to believe that certain property hereinafter described will be found at the following described premises, to-wit: The Mandalay Bay Resort located at 3950 South Las Vegas Blvd Las Vegas, NV 89119, specifically inside of room 32-135 located in the 100 wing of the 32nd floor.

The property referred to and sought to be seized consists of the following:

1. Black flower vase with Styrofoam insert and fake flowers.

The property hereinbefore described constitutes evidence which tends to demonstrate that the criminal offense of Murder with a Deadly Weapon has been committed.

In support of your affiant's assertion to constitute the existence of probable cause, the following facts are offered: On 10/2/2017 the Honorable Judge Nancy Allf authorized a search warrant for rooms 32-135 and 32-134 located at the Mandalay Bay Resort. The search of the rooms produced hundreds of pieces of evidence which was collected by the

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Federal Bureau of Investigations (FBI) Evidence Response Team (ERT). ERT personnel also took hundreds of photographs during the search of both rooms.

On Friday 10/13/2017 the search was concluded and your affiant released the custody of the rooms back to the Mandalay Bay Resort. As the investigation of the case continued your affiant learned Stephen Paddock purchased the aforementioned vase and flowers from a Walmart in Mesquite on or about 9/27/2017. (See attachments 1 & 2)

On 10/30/2017 your affiant looked at all of the crime scene photos and locked the aforementioned vase and flowers inside of room 32-135. (See attachment 3) Your affiant then spoke with Mandalay Bay personnel and asked if the vase and flowers were standard décor for suites inside of the Mandalay Bay rooms. The Mandalay Bay stated the vase and flowers were not part of their décor.

Your affiant believes the vase and flowers located inside of room 32-135 are the same vase and flowers that were purchased by Paddock. Your affiant requests this search warrant be granted to allow your affiant and a member of the FBI's ERT to enter room 32-135, photograph and impound the vase and flowers.

Your Affiant requests that this warrant be sealed as this is still an ongoing criminal investigation and the revelation of the facts supporting this declaration may damage the continued integrity of the case.

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WHEREFORE, affiant requests that a Search Warrant be issued directing a search

for and seizure of the aforementioned items at the location set forth herein between the

hours of 7:00 A.M. & 7:00 P.M.

Joe, Patton, AFFIANT

Subscribed and sworn to before me this

<u>31st</u> day of <u>October</u>, <u>2017</u>

4116 JUDGE

Assistant D/A Robert Daskis

Approved by:





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