

**Subject:**

**From:** [REDACTED] chicagopolice.org>

**Date:** 6/11/2013 2:09 PM

**To:** bronwyn.sears@cookcountyil.gov <bronwyn.sears@cookcountyil.gov>

**CC:** daniel.malone@cookcountyil.gov <daniel.malone@cookcountyil.gov>

[REDACTED]  
Thanks

— Attachments:

[REDACTED].doc

51.5 KB

2013 PR XXX  
Affidavit of Chicago Police Officer

I, [REDACTED] herein referred to as Your Affiant, a Chicago Police Officer, with the Chicago Police Department, currently assigned [REDACTED] being duly sworn according to law, do depose and state as follows:

Your Affiant, P.O. [REDACTED]



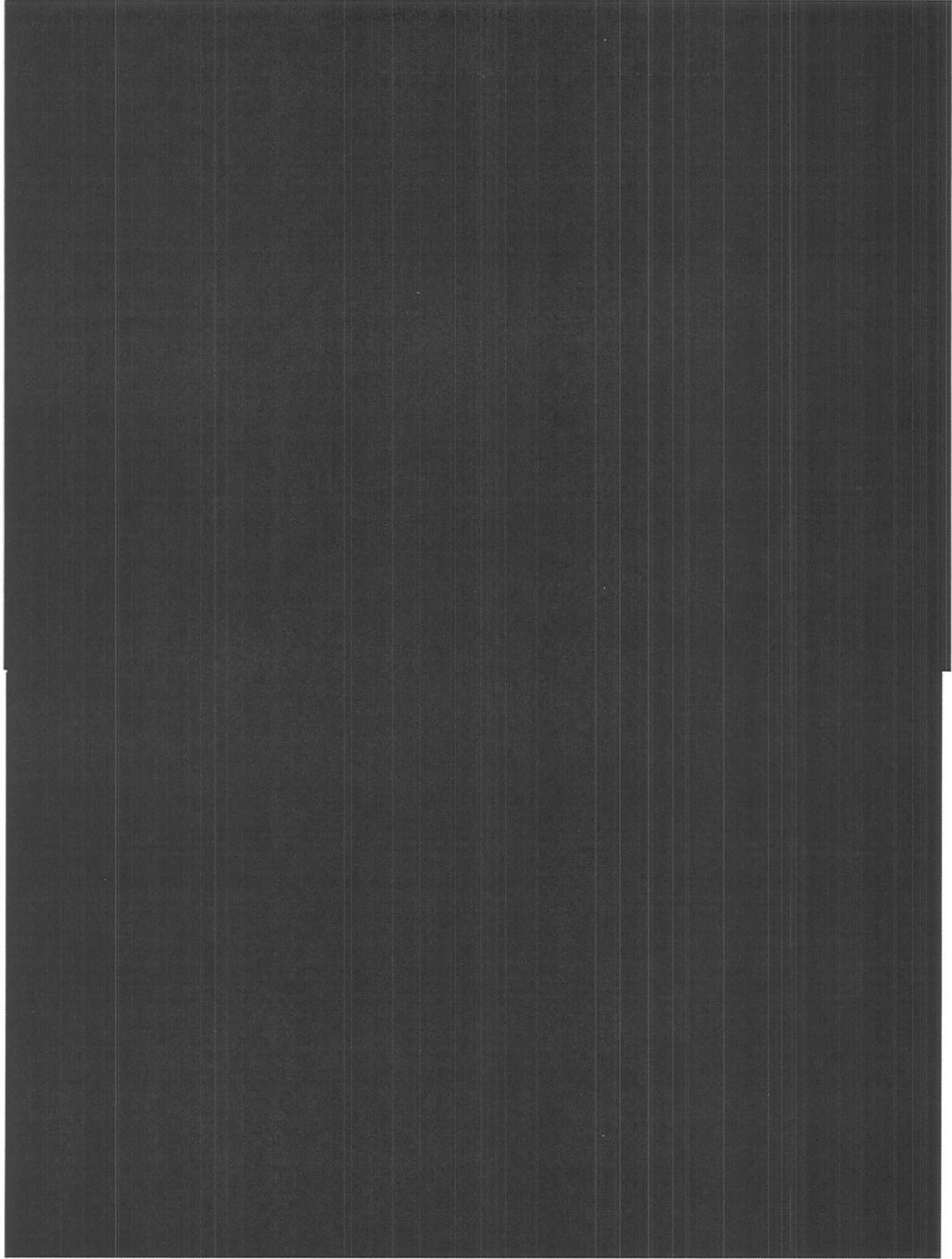
The information in this affidavit is based on Your Affiant's interviews of witnesses, my own observations and actions, information received from other law enforcement agents, my experience and training, and the experience of other law enforcement agents. The information contained in this affidavit is provided solely for the purpose of establishing probable cause to believe that a criminal offense has been committed by [REDACTED] and that information relating to the use of any cellular telephone by [REDACTED] will lead to relevant and material information in the investigation of allegations that [REDACTED]

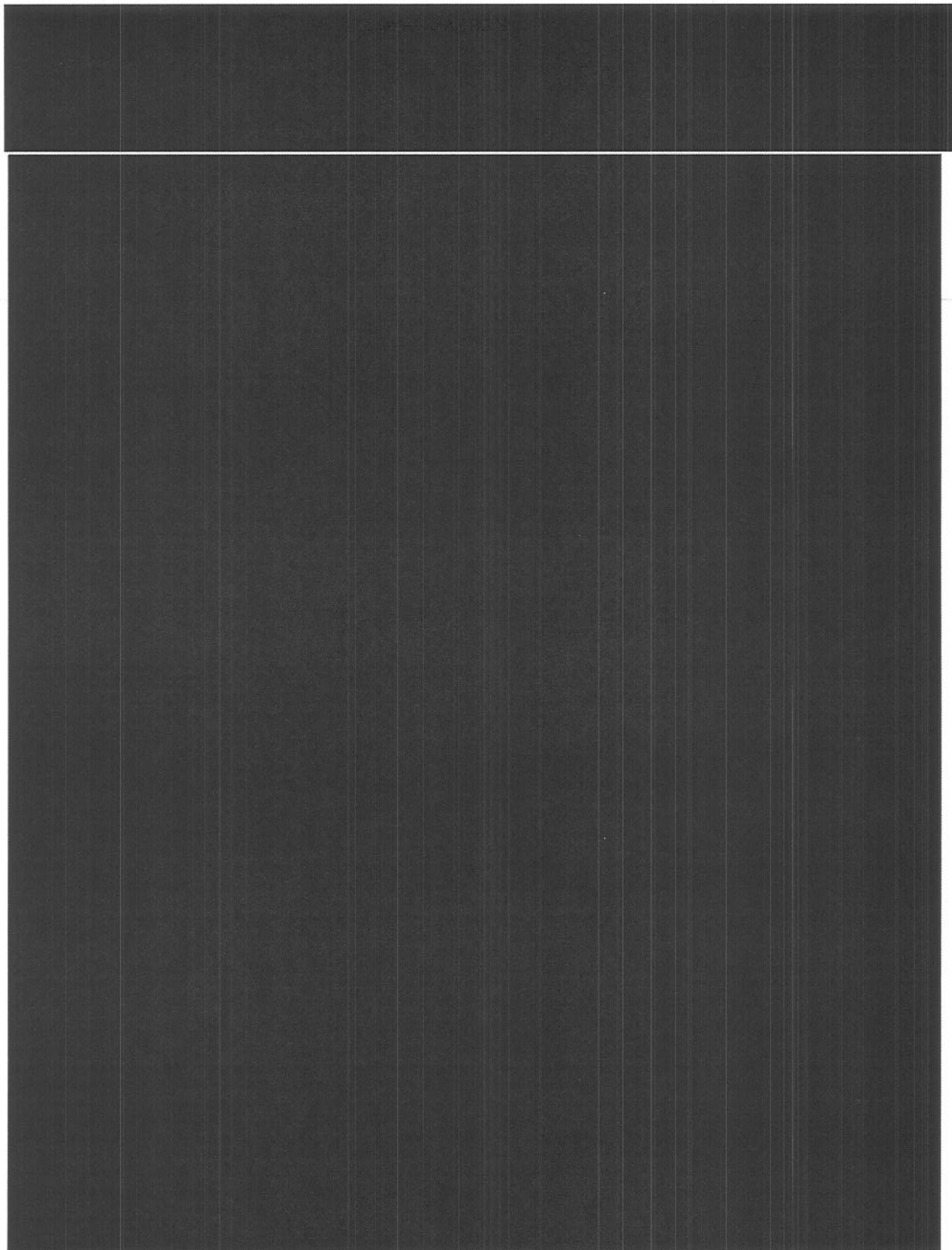
[REDACTED] Because of the limited purpose of this Affidavit, I have not included all the facts known to me or other law enforcement officers about the investigation.

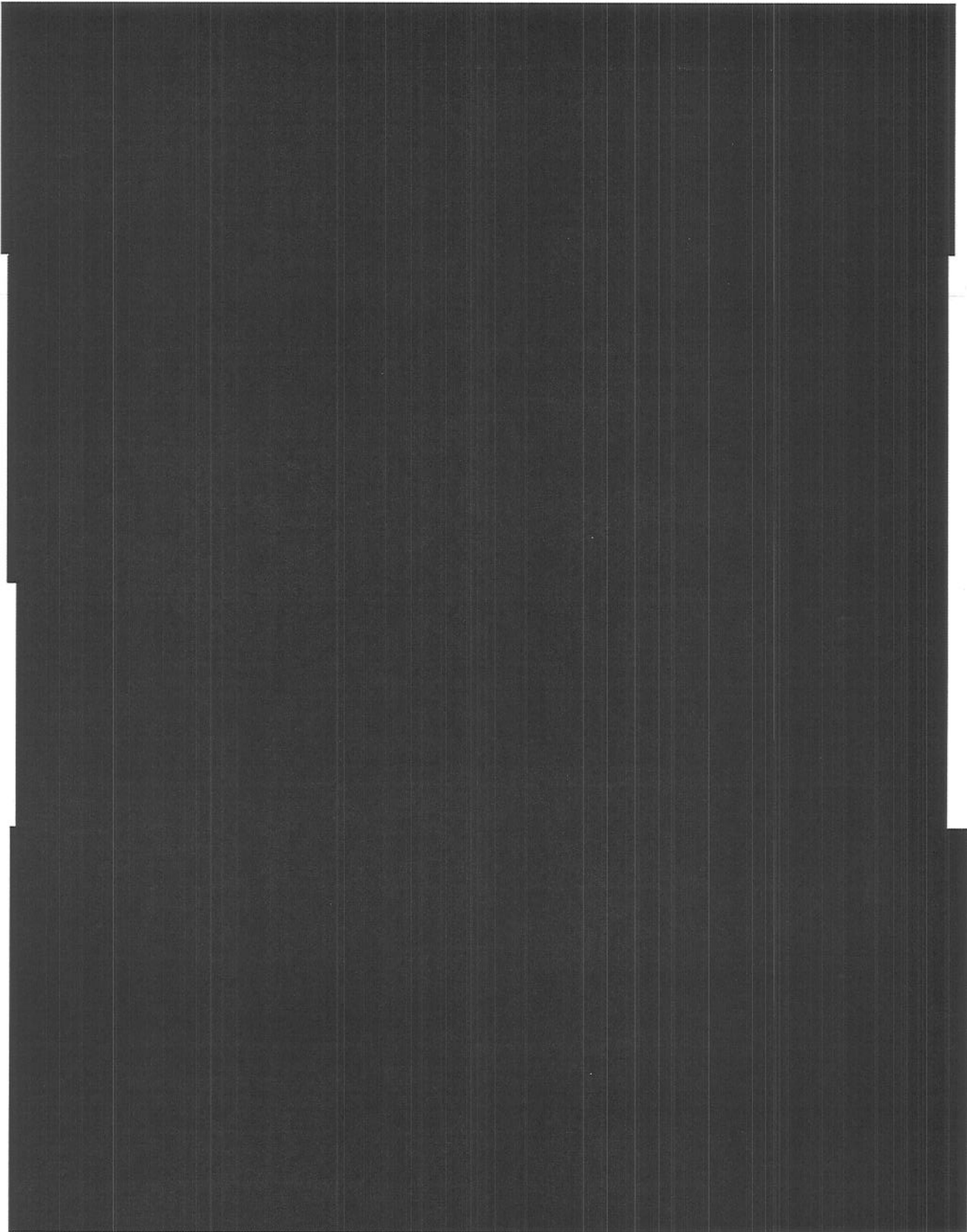
The telephones that are the subject of the attached application are any cellular telephones being utilized or in the possession of [REDACTED]. As further set forth below, there is reason to believe that the cellular telephones being used by [REDACTED] have been and will be used in furtherance of a criminal offense,

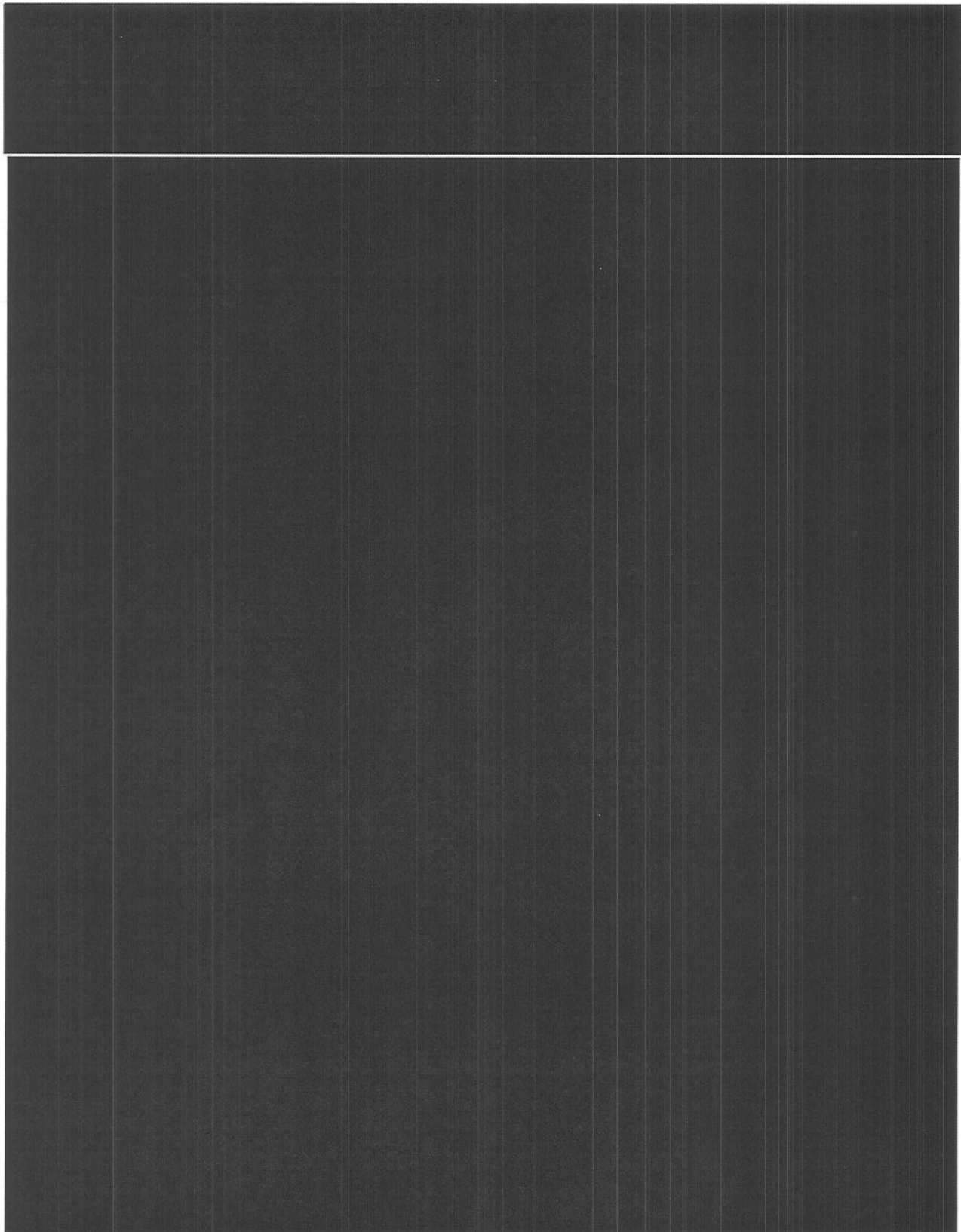
[REDACTED] and that information concerning [REDACTED] use of cellular telephones will provide evidence of the subject offenses. There is also reason to believe that [REDACTED] is committing the subject offenses, using a Sprint cellular telephone bearing [REDACTED] in further commission of the subject offenses.

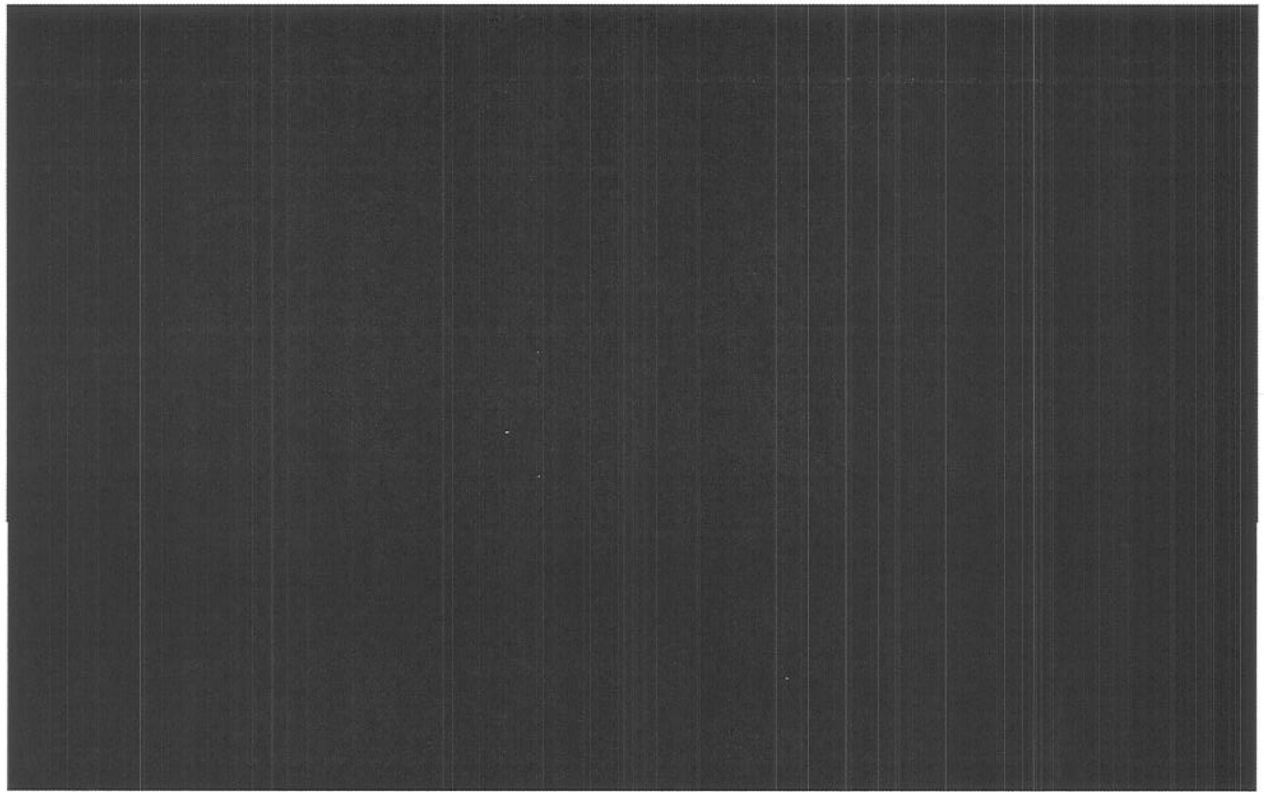
Your Affiant, along with team members from the Chicago Police Department [REDACTED] have initiated an investigation relating to [REDACTED]











[REDACTED]  
Chicago Police Officer

Subscribed and Sworn to Before Me  
This \_\_\_\_\_ Day of June , 2013.

Judge of the Circuit Court      Judge's No.

RE: Digital Analyzer Device (Trigger Fish Application)

**Subject:** RE: Digital Analyzer Device (Trigger Fish Application)

**From:** AARON BOND (States Attorney) <aaron.bond@cookcountyl.gov>

**Date:** 5/22/2013 4:08 PM

**To:** [REDACTED]

Attached is the revised affidavit. Can you come in tomorrow late morning or early afternoon to get this signed? The only thing that I have in the morning is an arraignment.

Aaron R. Bond

Assistant State's Attorney

[REDACTED]  
2650 South California, 14 B 20  
Chicago, IL 60608  
(773) 674-6941  
[aaron.bond@cookcountyl.gov](mailto:aaron.bond@cookcountyl.gov)

---

**From:** [REDACTED]

**Sent:** Tuesday, May 21, 2013 12:32 PM

**To:** AARON BOND (States Attorney)

**Subject:** Digital Analyzer Device (Trigger Fish Application)

Aaron I have been working on this. Let me know what you think. I had a few go by's from [REDACTED] that they used.

Thanks,  
[REDACTED]

---

-- Attachments: -----

[REDACTED] - Affidavit of [REDACTED]

doc

48.0 KB

Affidavit of Chicago Police Officer

I, [REDACTED], herein referred to as Your Affiant, a Chicago Police Officer with the Chicago Police Department, [REDACTED]

[REDACTED] being duly sworn according to law, do depose and state as follows:

Your Affiant, P.O. [REDACTED] has been a law enforcement officer with the Chicago Police Department [REDACTED]

[REDACTED] During my years as a [REDACTED]

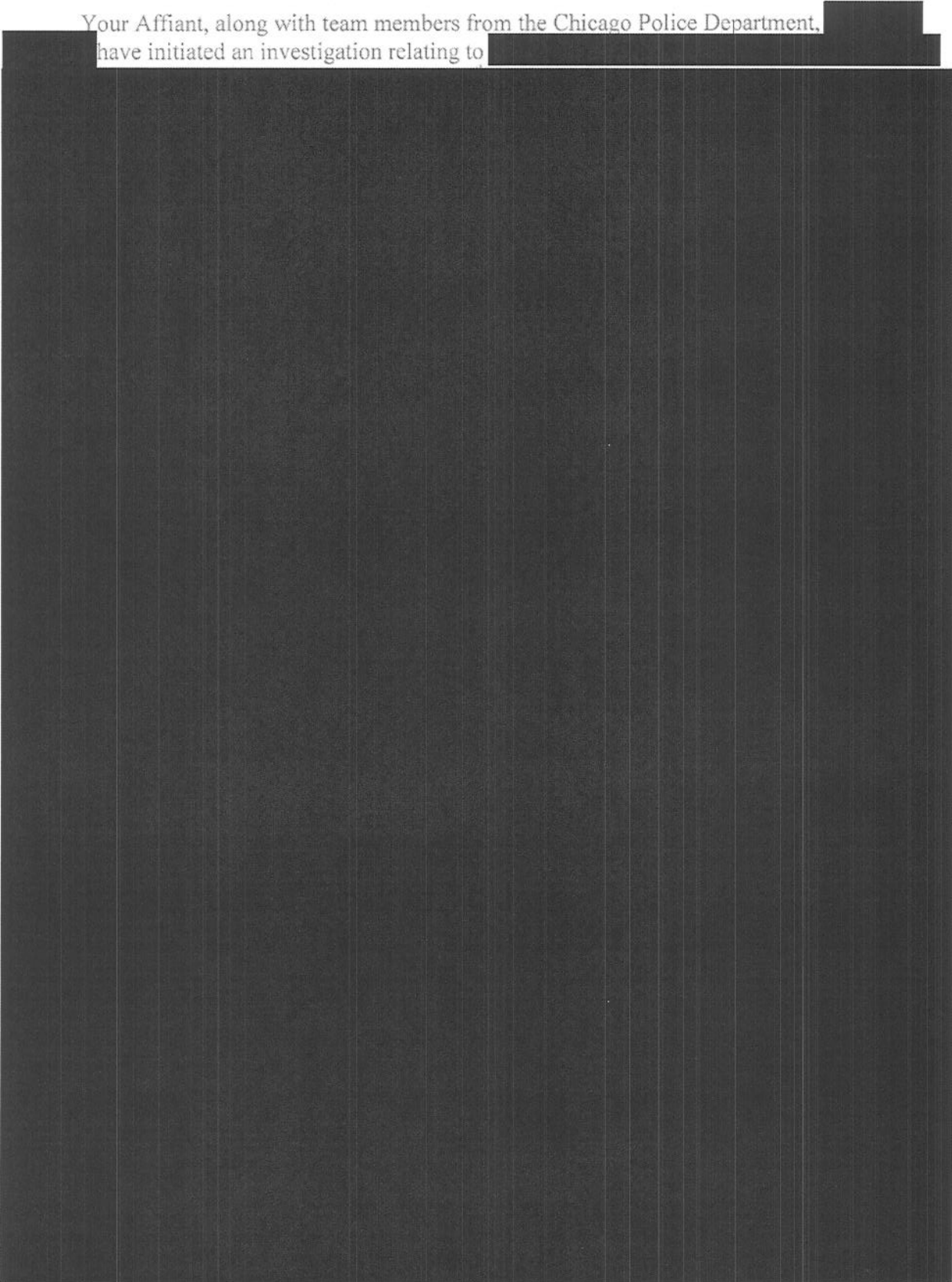
The information in this affidavit is based on Your Affiant's interviews of witnesses, my own observations and actions, information received from other law enforcement agents, my experience and training, and the experience of other law enforcement agents. The information contained in this affidavit is provided solely for the purpose of establishing probable cause to believe that a criminal offense has been committed by [REDACTED] and that information relating to the use of any cellular telephone by [REDACTED] will lead to relevant and material information in the investigation of allegations that [REDACTED]

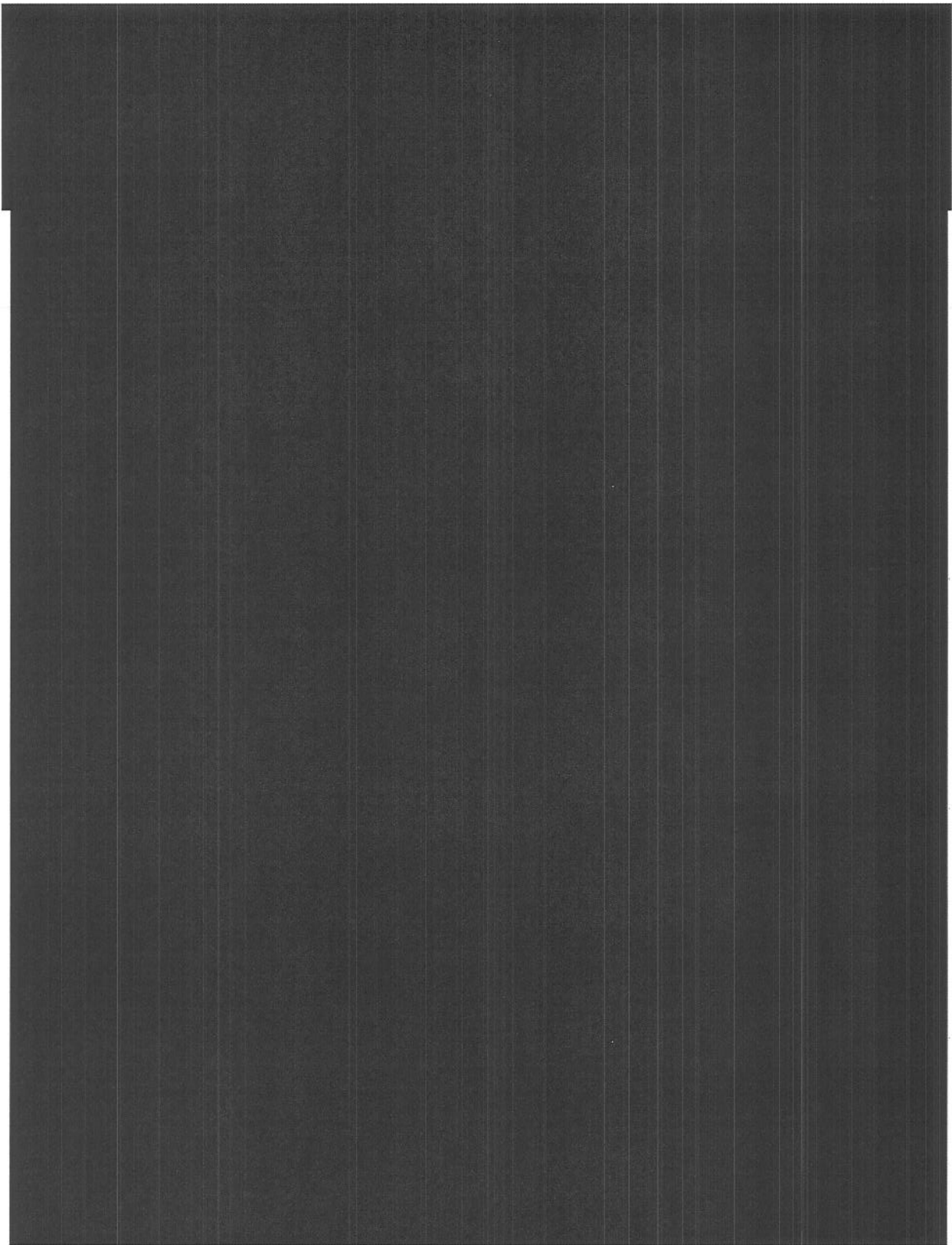
[REDACTED] Because of the limited purpose of this Affidavit, I have not included all the facts known to me or other law enforcement officers about the investigation.

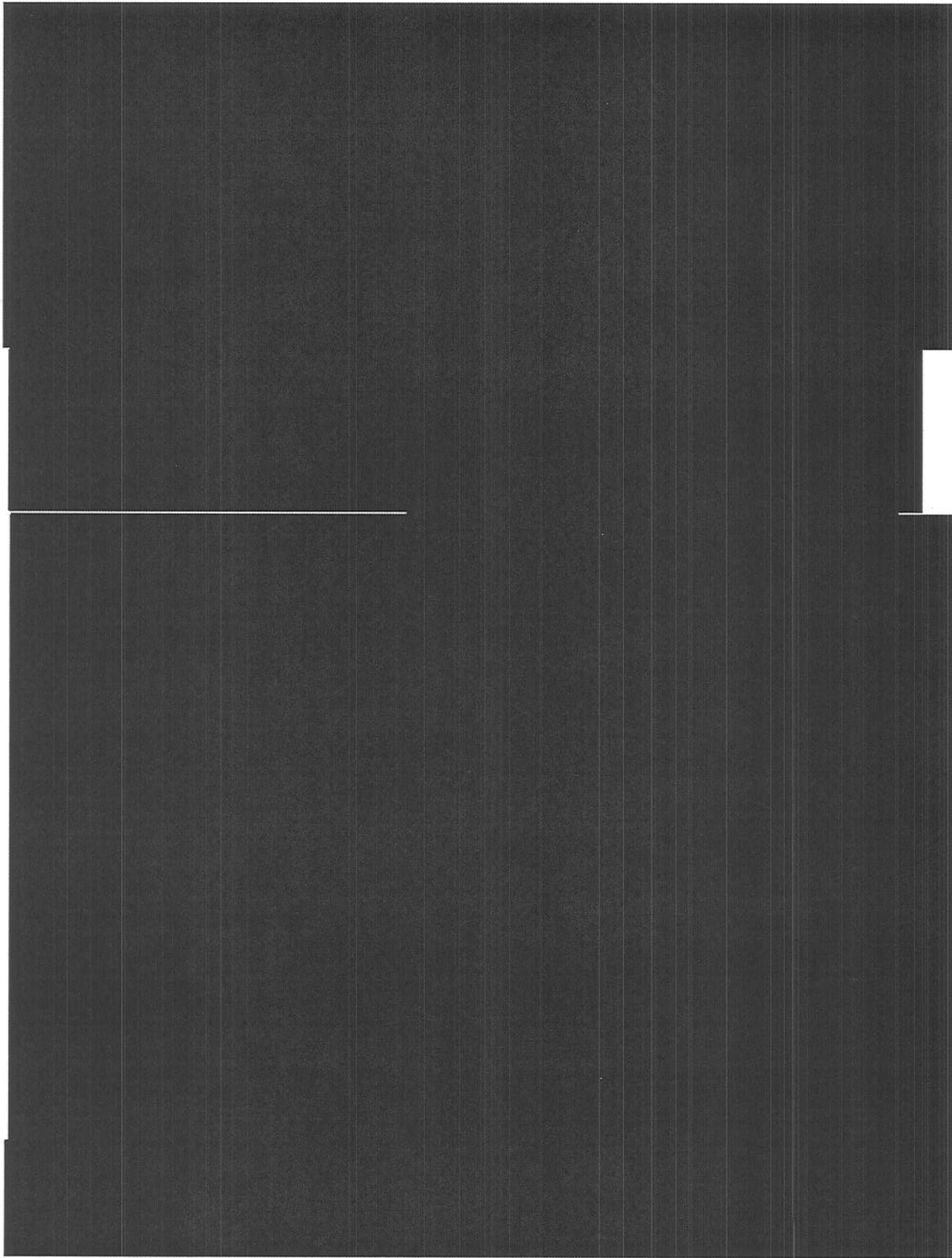
The telephones that are the subject of the attached application are any cellular telephones being utilized or in the possession of [REDACTED]. As further set forth below, there is reason to believe that the cellular telephones being used by [REDACTED] have been and will be used in furtherance of a criminal offense,

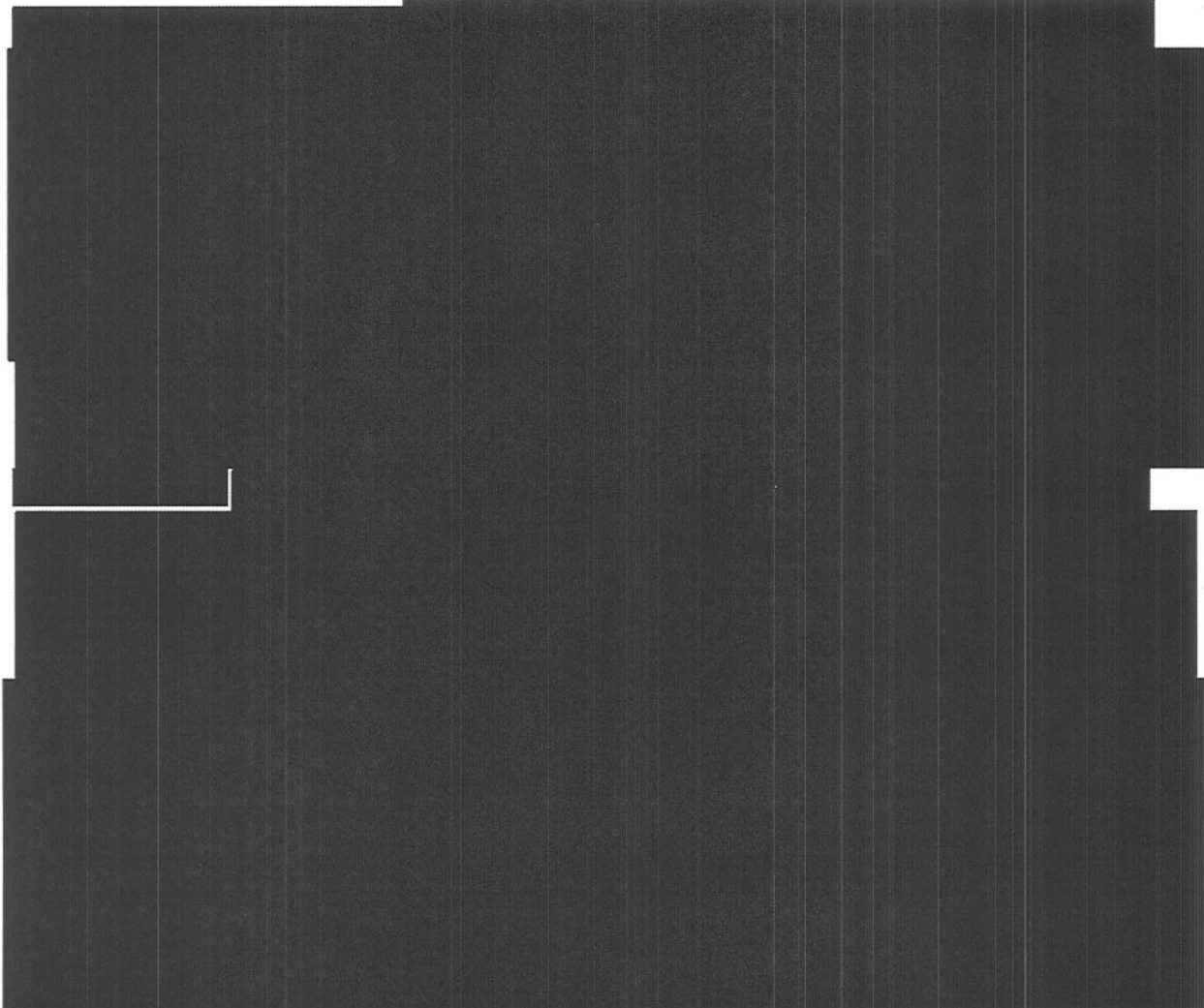
[REDACTED] and that information concerning [REDACTED] use of cellular telephones will provide evidence of the subject offenses. There is also reason to believe that [REDACTED] is committing the subject offenses, [REDACTED]

Your Affiant, along with team members from the Chicago Police Department,  
have initiated an investigation relating to [REDACTED]









[REDACTED] \_\_\_\_\_  
Chicago Police Officer

Subscribed and Sworn to Before Me  
This \_\_\_\_\_ Day of May , 2013.

Judge of the Circuit Court      Judge's No.

RE: Lisle PD Assistance

**Subject:** RE: Lisle PD Assistance  
**From:** Costa, Jack J. <jack.costa@chicagopolice.org>  
**Date:** 6/7/2013 4:08 PM  
**To:** 'Dean Anders' <danders@villageoflisle.org>

[REDACTED]

-----Original Message-----

From: Dean Anders [mailto:[danders@villageoflisle.org](mailto:danders@villageoflisle.org)]  
Sent: Friday, June 07, 2013 3:45 PM  
To: Costa, Jack J.  
Subject: Re: Lisle PD Assistance

Ok

Sent from my iPhone

On Jun 7, 2013, at 1:15 PM, "Costa, Jack J." <[Jack.Costa@chicagopolice.org](mailto:Jack.Costa@chicagopolice.org)<<mailto:Jack.Costa@chicagopolice.org>>> wrote:

I'm in the field. When I get back to the office I will dig some samples up

From: Dean Anders [mailto:[danders@villageoflisle.org](mailto:danders@villageoflisle.org)]  
Sent: Friday, June 07, 2013 12:45 PM  
To: Costa, Jack J.  
Subject: Lisle PD Assistance

Do you have specific language needed in a court order to use your stingray equipment? Other than just listing "Chicago PD" as an authorized agent of the order.

Dean Anders  
Detective  
Village of Lisle  
5040 Lincoln Ave  
Lisle, Illinois 60532  
630-271-4200; 630-271-4258 (fax)  
[www.villageoflisle.org](http://www.villageoflisle.org) / [Facebook](http://www.facebook.com/villageoflisle) / [Twitter](http://www.twitter.com/villageoflisle) / [YouTube](http://www.youtube.com/user/lislecatv)

[villageoflisle.org]

The information contained in this communication is the property of the Village of Lisle and is intended solely for the use of the individual or entity to whom it was addressed. The information may be confidential or privileged. Unauthorized use, disclosure or copying of this communication is strictly prohibited and may be unlawful. If you have received this communication in error, please notify us immediately by replying to the sender at the Village of Lisle and deleting it from your system. Please be advised that this communication may be subject to release under the Freedom of Information Act.

Dean Anders  
Detective  
Village of Lisle

RE: Lisle PD Assistance

5040 Lincoln Ave  
Lisle, Illinois 60532

630-271-4200; 630-271-4258 (fax)

[www.villageoflisle.org](http://www.villageoflisle.org)<<http://www.villageoflisle.org>>

Facebook<<http://www.facebook.com/villageoflisle>> / Twitter<<http://www.twitter.com/villageoflisle>> / YouTube<<http://www.youtube.com/user/lislecatv>>

[villageoflisle.org]

The information contained in this communication is the property of the Village of Lisle and is intended solely for the use of the individual or entity to whom it was addressed. The information may be confidential or privileged. Unauthorized use, disclosure or copying of this communication is strictly prohibited and may be unlawful. If you have received this communication in error, please notify us immediately by replying to the sender at the Village of Lisle and deleting it from your system. Please be advised that this communication may be subject to release under the Freedom of Information Act.

-- Attachments:

pen register ORDER APPLICATION 2012[1] final 1.doc

78.0 KB

STATE OF ILLINOIS) )  
COUNTY OF COOK ) SS

IN THE CIRCUIT COURT OF COOK COUNTY  
COUNTY DEPARTMENT, CRIMINAL DIVISION

IN THE MATTER OF THE )  
APPLICATION OF THE PEOPLE )  
OF THE STATE OF ILLINOIS ) NO.:  
FOR AN ORDER AUTHORIZING )  
THE INSTALLATION AND USE )  
OF A PEN REGISTER AND )  
CALLER IDENTIFICATION TRAP )  
AND TRACE DEVICE )

## APPLICATION

NOW COMES , a State Law enforcement or investigative officer employed by the , and hereby applies to this court pursuant to Sections 2703(d), 3122, 3123 and 3124 3125 of Title 18 of the United States Code for an order authorizing the installation and use of a pen register and caller identification trap and trace device on telephone number (“**Subject Phone**”), , a cellular telephone, and for an order requiring the production of telecommunications records, including subscriber information for telephone numbers identified through the use of the pen register and trap and trace device including call detail [REDACTED]

regarding the above-listed telephone number more fully described as:

Cellular telephone bearing number ("Subject Phone"), operated on the network of **(CELL PHONE PROVIDER)**, (subscribed to at address with IMSI Number \ and UFMI Number \ (push to talk) ESN Number.) IF KNOWN

In support of this application, applicant states as follows:

1. Applicant is a State investigative or law enforcement officer and therefore pursuant to Section 3122 (a)(2) of Title 18 of the United States Code may make application for an order authorizing the installation and use of a pen register and caller identification trap and

trace device and in support of the request for an order under Section 3125 (a) (1) (A) of Title 18 of the United States Code authorizing a Law Enforcement Officer to activate a Emergency pen register and caller identification trap and trace device to a court of competent jurisdiction of this State.

2. Applicant certifies that the Chicago Police Department, with the assistance of the Cook County State's Attorney's Office is conducting a criminal investigation of (NAME OFFENDER IF NONE OR DISCRIPTION OF OFFENDER) and any others yet unknown, in connection with possible violations of Chapter 720, SectionXXXXXX of the Illinois Compiled Statutes, hereinafter, " subject offenses". The applicant respectfully submits the Affidavit of (Name AFFIANT) setting forth probable cause that the subjects of the investigation are using telephone number (Subject Phone), a cellular telephone, in furtherance of the subject offenses. The information likely to be obtained from the installation and use of a pen register and caller identification trap and trace device is relevant to this ongoing criminal investigation and the records and other information sought are relevant and material to this ongoing criminal investigation.

3. Applicant requests that the court issue an order authorizing the installation and use of a pen register to register numbers dialed or pulsed from the (Subject Phone), as well as a caller identification trap and trace device to display numbers dialed or pulsed to the (Subject Phone) [REDACTED] and to record the date and time of such pulsing or dialing, and to record the length of time the telephone receiver in question is off the hook for incoming or outgoing calls for a period of 60 days. [REDACTED]

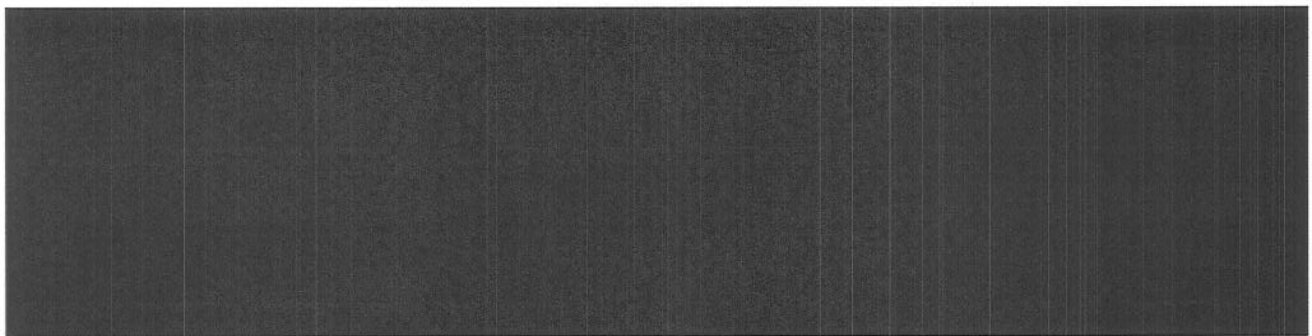
[REDACTED]

[REDACTED]

[REDACTED] Applicant requests that the Court issue an order authorizing the installation and use of the pen register to record and decode dialing, routing, addressing, and signaling information transmitted by the Subject Phone, including direct connect and push-to-talk numbers, to record the date and time of such

transmissions, and to record the length of time the telephone receiver in question is off the hook for incoming or outgoing calls.<sup>1</sup>

4. The applicant further requests that the order direct the Chicago Police Department to use technology reasonably available to it to restrict the recording or decoding of electronic or other impulses to the dialing and signaling information utilized in call processing so as not to include the contents of any wire or electronic communications.



6. Applicant further requests that the Court issue an order authorizing the installation and use of a trap and trace device including the feature known as "Caller ID Deluxe", [REDACTED] to capture the incoming electronic or other impulses, including the originating telephone in call forwarding, terminating at the **Subject Phone**, which identify the originating number, or other dialing, routing, addressing, and signaling information likely to identify the source of a wire or electronic communication and the date, time and duration of such incoming impulses, and to include (**CELL PHONE PROVIDER**) and any other provider of electronic

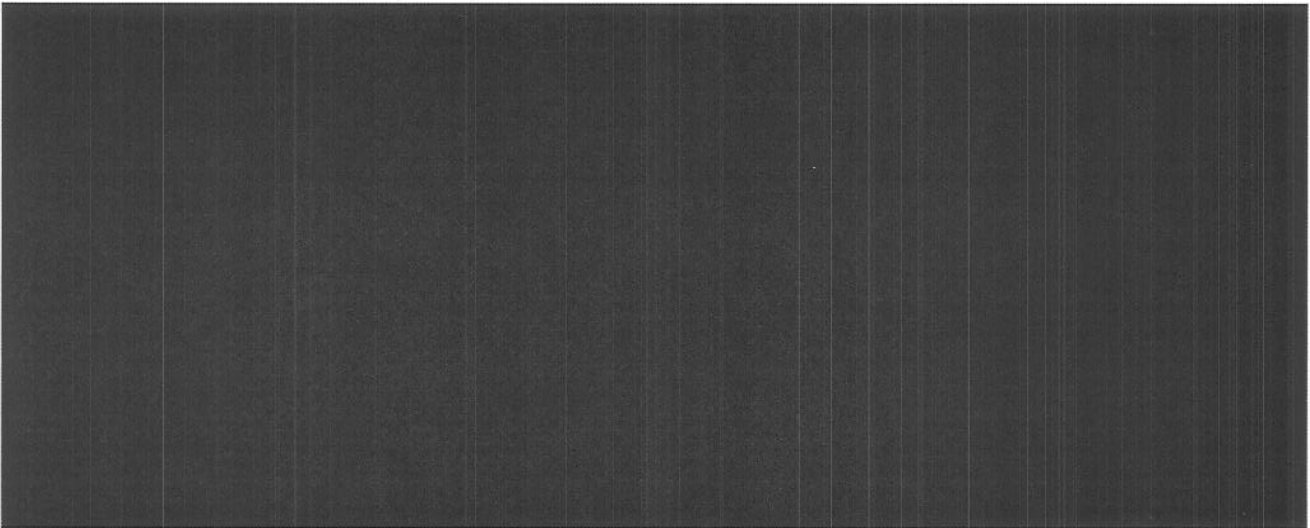
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<sup>1</sup> This includes post-cut-through digits, which are any digits that are dialed from the above-described telephone number after the initial call setup is completed. For example, some post-cut-through dialed digits are telephone numbers, such as when a subject places a calling card, credit card, or collect call by first dialing a long-distance carrier access number and then, after the initial call is cut through, dialing the telephone number of the destination party. *United States Telecom Association v. FCC*, 227 F.3d 450, 462 (D.C. Cir. 2000). That final number sequence is necessary to route the call to the intended party and, therefore, identifies the place or party to which the call is being made. Under these circumstances, the post-cut-through digits are the type of information (that is, dialing, routing, addressing, or signaling information) specifically authorized by the statute for capture.

Title 18, United States Code, Section 3121(c), as amended in 2001, affirmed the requirement to use technology reasonably available that restricts the collection of information so as not to include the contents of any wire or electronic communications. This provision implicitly recognizes that the incidental collection of some content may occur despite the use of reasonably available technology to avoid such capture. With regard to the requirement of Section 3121(c) to use technology reasonably available so as not to include the contents of any wire or electronic communications, the government is not aware of any current technological means of separating out post-cut-through dialed digits that constitute call processing and transmission information from those that might constitute call content without losing dialing, routing, addressing, and signaling information that identifies the destination of communications from the **Subject Phone**. If despite the use of reasonably available technology, post-cut-through digits are captured that constitute the contents of a communication, the government will make no affirmative investigative use of such information absent appropriate authority.

communication services' calls coming into or dialed or pulsed to the Subject Phone.

7. The applicant further requests that the order direct the furnishing of information, facilities, and technical assistance necessary to accomplish unobtrusively the installation and continued use of the pen register and trap and trace devices, including "Caller ID Deluxe," by with a minimum of disruption of normal telephone service and with reasonable compensation to be paid by the Chicago Police Department for reasonable expenses incurred in providing such information, facilities and assistance pursuant to Title 18, United States Code, Section 3124(c).



9. The applicant further requests that the Order direct AT&T, AT&T Mobility, Cellco Partnership dba Verizon Wireless, Sprint Nextel Corporation, Sprint Communications Company, LP, T-Mobile, Inc., US Cellular, Virgin Mobile USA, RCN Telecommunications, Quest Communications, Cricket Communications Inc., Comcast Cable Communications LLC, Level 3 Communications Inc., XO Communication Services Inc., Ymax Communications Corp, and all other providers of electronic communication service as defined in Title 18, United States Code, Section 2510(15), to provide [REDACTED]



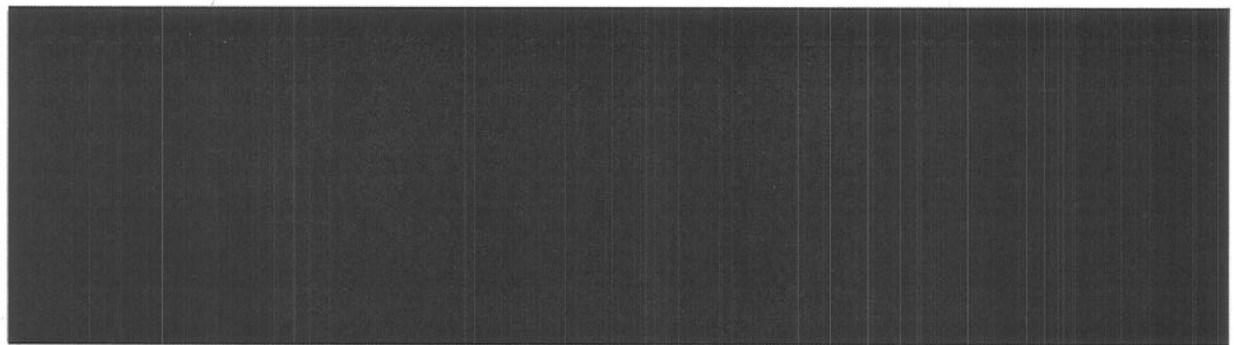
[REDACTED] the furnishing of such information by any service provider to be compensated for by the pursuant to Title 18, United States Code, Section 2706 (c).

10. Applicant further requests that the Court issue an order, pursuant to Section 2703(d) of Title 18, United States Code, directing that any service provider shall provide all information, facilities, and technical assistance necessary to determine the subscriber information set forth in Title 18, United States Code, Section 2703(c)(2)(A)-(F) and **in support of the request for an order under Section 3125 (a) (1) (A) of Title 18 of the United States Code authorizing a Law Enforcement Officer to activate a Emergency pen register and caller identification trap and trace device**

[REDACTED] specifically, subscriber name, address, local and long distance telephone connection records, length of service (including start date) and types of services utilized, telephone or instrument number or other subscriber number or identity (including IMSI, Electronic Serial Numbers, International Mobile Electronic Identification numbers, and Mobile Station Identifier numbers), and means and source of payment for service (including any credit card or bank account number), for the **Subject Phone** as well as for each outgoing call from and each incoming call to the **Subject Phone**, the furnishing of such information, facilities, and assistance to be compensated for by the Chicago Police department at the prevailing rate.

[REDACTED]

[REDACTED]



14. Applicant further requests that this Court's order authorize the Chicago Police Department and other law enforcement officers assisting in the investigation to employ a pen register device with respect to **Subject Phone** using digital analyzer technology,



15. The applicant further requests, pursuant to Title 18, United States Code, Section 2703 (c) and (d), that Sprint Nextel shall furnish agents of the Chicago Police Department and



the Cook County State's Attorney's Office with [REDACTED]

[REDACTED]

16. In support of its request for an order directing the furnishing of information on the cellular tower locations and physical location of the **Subject Phone**, and for an order directing the furnishing of subscriber information as described above, the applicant respectfully submits the Affidavit of **(NAME OF AFFIANT)** which is attached and incorporated herein which sets forward specific and articulable facts showing probable cause to believe that the information on the cellular tower locations, the physical location of the **Subject Phone**, and the subscriber information of telephone numbers in contact with the **Subject Phone** will be relevant and material to an ongoing criminal investigation. Because information that is relevant and material to an ongoing criminal investigation includes information that assists the government in ascertaining the location of the offender.

[REDACTED]

WHEREFORE, it is requested that the court grant an order authorizing the above requested items for 60 days. It is further requested that this court order that its order and this

application be sealed until further notice of this court as this is an ongoing investigation, except that copies of the orders, in full or redacted form, may be served on law enforcement officers assisting in the investigation, and any service provider, their representatives, agents, and employees, as necessary to effectuate this court's orders.

I, , having been duly sworn under oath, state that I have read the foregoing application and that it is true and correct to the best of my knowledge.

---

Applicant

Subscribed and sworn to before me this day of ,  
2012.

---

Judge of the  
Circuit Court of Cook County

STATE OF ILLINOIS )  
 ) SS  
COUNTY OF COOK )

IN THE CIRCUIT COURT OF COOK COUNTY  
COUNTY DEPARTMENT, CRIMINAL DIVISION

IN THE MATTER OF )  
APPLICATION OF THE PEOPLE )  
OF THE STATE OF ILLINOIS )  
FOR AN ORDER AUTHORIZING ) NO.:  
THE INSTALLATION AND USE )  
OF A PEN REGISTER AND )  
CALLER IDENTIFICATION TRAP )  
AND TRACE DEVICE )

## ORDER

THIS MATTER having come before the court pursuant to an application under Title 18 of the United States Code, Sections 2703 (d), 3122, 3123, and 3124 by , a State investigative or law enforcement officer, which application requests an order under Title 18, United States Code, Section 3123, authorizing the installation and use of a pen register and caller identification trap and trace device, including a pen register in the form of a digital analyzer, on telephone number , hereinafter **Subject Phone**, more fully described as:

Cellular telephone bearing number ("Subject Phone"), operated on the network of  
**(CELL PHONE PROVIDER)** subscribed to at address with IMSI Number \ and UFMI  
Number \ (push to talk) ESN Number \ if known

The court finds that the applicant has certified that the information likely to be obtained by such installation and use is relevant to an ongoing criminal investigation into possible violations of Chapter 720, Section of the Illinois Compiled Statutes, hereinafter "subject offenses", by (NAME OFFENDER) and any others yet unknown and that the records concerning electronic communication service listed below are also relevant to this ongoing

criminal investigation. The Court finds the application and affidavit offer probable cause that the subjects of the investigation are using telephone number (**Subject Phone**), a cellular telephone, in furtherance of the subject offenses, and that the information likely to be obtained from the installation and use of a pen register and caller identification trap and trace device is relevant to this ongoing criminal investigation in that it is believed the information will concern the aforementioned offenses.

The Court finds that the application and affidavit offer specific and articulable facts showing that there is probable cause for the records and other information sought and that the records and information are relevant and material to the ongoing criminal investigation. The Court further finds that the application and affidavit establish probable cause to believe that information concerning the location of the Subject Phone at times determined by law enforcement during the period authorized in this order will constitute or lead to evidence of violations of [REDACTED]

IT APPEARING that disclosure to any person of this investigation or of this application and order would seriously jeopardize this ongoing investigation,

1. IT IS ORDERED, pursuant to Title 18, United States Code, Section 3123, that agents of [REDACTED] may install and use a pen register to register numbers dialed or pulsed from telephone number, **Subject Phone**, and a caller identification trap and trap device to display numbers dialed or pulsed to the **Subject Phone** number [REDACTED] and to record the date and time of such pulsing or recordings, and to record the length of time the telephone receiver in question is off the hook for incoming or outgoing calls for a period of 60 days or until cancelled by the [REDACTED] or the Cook County State's Attorney's Office..

2. IT IS FURTHER ORDERED that agents of the [REDACTED] may install and use a pen register to record and decode dialing, routing, addressing, and signaling information transmitted by the **Subject Phone**, including direct connect and push-to-talk numbers, to record the date and time of such transmissions, and to record the length of time the telephone receiver in question is off the hook for incoming or outgoing calls, for a period of 60 days or until cancelled by the [REDACTED] or the

Cook County State's Attorney's Office.

[REDACTED]

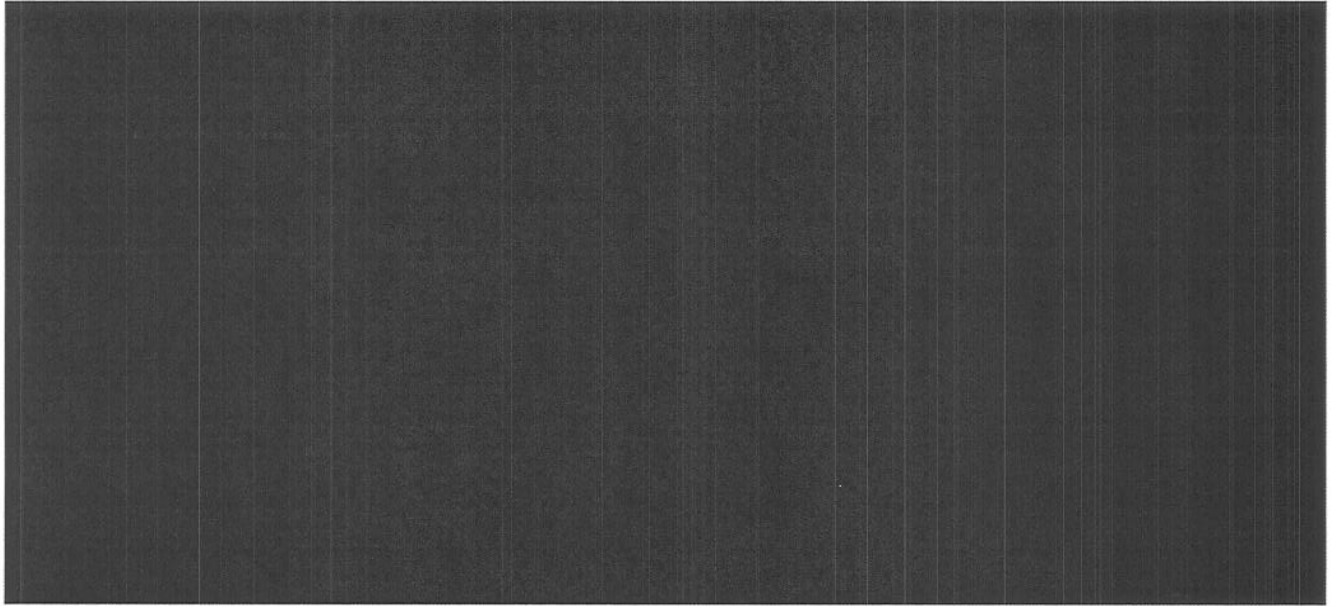
4. IT IS FURTHER ORDERED that the [REDACTED] use technology reasonably available to it to restrict the recording or decoding of electronic or other impulses to the dialing and signaling information utilized in call processing so as not to include the contents of any wire or electronic communications.

[REDACTED]

6. IT IS FURTHER ORDERED that this order authorizing the installation and use of a trap and trace device including the feature known as "Caller ID Deluxe" to capture the incoming electronic or other impulses, for a period of 60 days or until canceled by written notification by the [REDACTED] or the Cook County State's Attorney's Office, including the originating telephone in call forwarding, terminating at the **Subject Phone**, which identify the originating number, or other dialing, routing, addressing, and signaling information likely to identify the source of a wire or electronic communication and the date, time and duration of such incoming impulses, and to include [REDACTED] and any other provider of electronic communication services' calls coming into or dialed or pulsed to the **Subject Phone** be without geographic limits.

7. IT IS FURTHERED ORDERED, pursuant to Title 18, United States Code, section 3123 (b) (2), that [REDACTED], shall furnish agents of the [REDACTED] and the Cook County State's Attorney's

Office forthwith all information, facilities, and technical assistance necessary to accomplish the installation of the pen register and caller identification trap and trace device unobtrusively and with minimum interference with the services that are accorded persons with respect to whom the installation and use is to take place and that be compensated by the for reasonable expenses incurred in providing this information, these facilities, and this technical assistance.



9. IT IS FURTHER ORDERED that AT&T, AT&T Mobility, Cellco Partnership dba Verizon Wireless, Sprint Nextel Corporation, Sprint Communications Company, LP, T-Mobile, Inc., US Cellular, Virgin Mobile USA, RCN Telecommunications, Quest Communications, Cricket Communications Inc., Comcast Cable Communications LLC, Level 3 Communications Inc., XO Communication Services Inc., Ymax Communications Corp, and all other providers of electronic communication service as defined in Title 18, United States Code, Section 2510(15), provide [REDACTED]

[REDACTED] the furnishing of such information by any service provider to be compensated for by the pursuant to Title 18, United States Code, Section 2706 (c) for a period of 60 days.

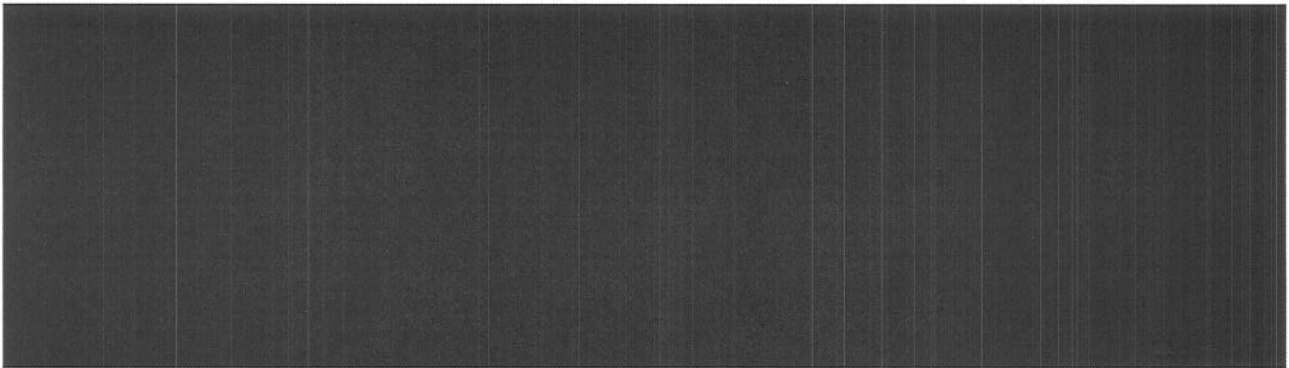
10. IT IS FURTHER ORDERED, pursuant to Title 18, United States Code, Section

2703(c) and (d), that AT&T, AT&T Mobility, Celco Partnership dba Verizon Wireless, Sprint Nextel Corporation, Sprint Communications Company, LP, T-Mobile, Inc., US Cellular, Virgin Mobile USA, RCN Telecommunications, Quest Communications, Cricket Communications Inc., Comcast Cable Communications LLC, Level 3 Communications Inc., XO Communication Services Inc., Ymax Communications Corp, or any other providers of electronic communication service as defined in Title 18, United States Code, Section 2510(15) shall furnish agents of the and Cook County State's Attorney's Office with all information, facilities, and technical assistance necessary to determine the subscriber information set forth in Title 18, United States Code, Section 2703(c)(2)(A)-(F), specifically, subscriber name, address, local and long distance telephone connection records, length of service (including start date) and types of services utilized, telephone or instrument number or other subscriber number or identity (including IMSI, Electronic Serial Numbers, International Mobile Electronic Identification numbers, and Mobile Station Identifier numbers), and means and source of payment for service (including any credit card or bank account number), for each outgoing call from and each incoming call to the **Subject Phone** for a period of 60 days, the furnishing of such information, facilities, and assistance to be compensated for by the at the prevailing rate.

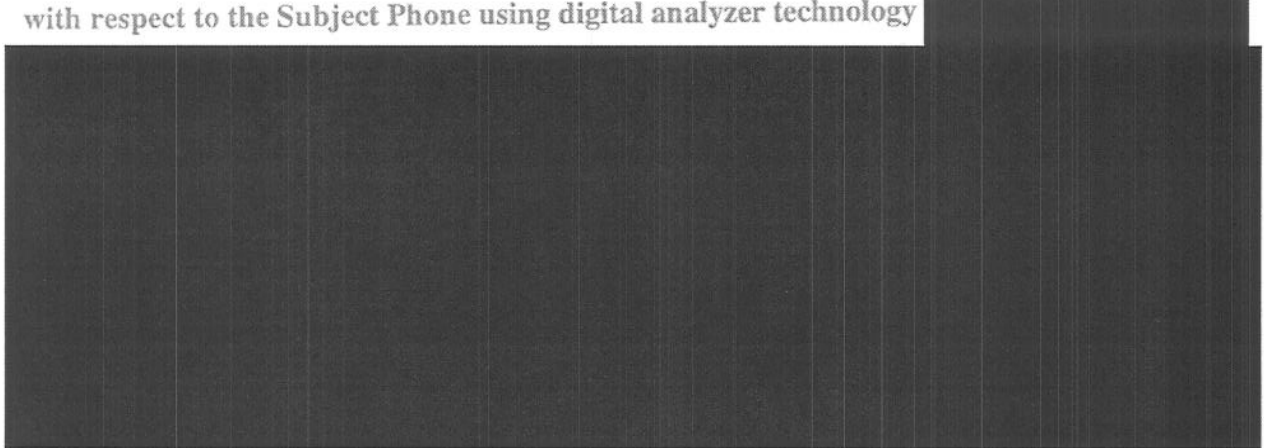


12. IT IS FURTHER ORDERED that these companies, AT&T, AT&T Mobility, Celco Partnership dba Verizon Wireless, Sprint Nextel Corporation, Sprint Communications Company, LP, T-Mobile, Inc., US Cellular, Virgin Mobile USA, RCN Telecommunications, Quest Communications, Cricket Communications Inc., Comcast Cable Communications LLC, Level 3 Communications Inc., XO Communication Services Inc., Ymax Communications Corp., and all other providers of electronic communication service as defined in Title 18, United States Code, Section 2510(15), and their agents and employees, [REDACTED]

13. IT IS FURTHER ORDERED, pursuant to Title 18, United States Code, Section 3123 (b)(2), that and any subsequent service provider which provides service to the **Subject Phone**, and any and all other local carriers or long distance service providers whose assistance may facilitate the execution of the order, including any service provider which sends or transmits any communication to or from the **Subject Phone**, shall furnish to agents from the and Cook County State's Attorney's Office with all information, facilities, and technical assistance necessary to accomplish the immediate installation and use of this pen register and caller trap and trace device.



15. IT IS FURTHER ORDERED, that the Chicago Police Department and other law enforcement officers assisting in the investigation may employ a pen register device with respect to the Subject Phone using digital analyzer technology



16. IT IS FURTHER ORDERED, pursuant to Title 18, United States Code, section 3123 (d), that this order and the application be sealed until otherwise ordered by the court.

Judge of the Circuit Court of Cook County

Date: \_\_\_\_\_

Time: \_\_\_\_\_

STATE OF ILLINOIS)  
                    )       SS  
COUNTY OF COOK )

IN THE CIRCUIT COURT OF COOK COUNTY  
COUNTY DEPARTMENT, CRIMINAL DIVISION

IN THE MATTER OF THE                  )  
APPLICATION OF THE PEOPLE       )  
OF THE STATE OF ILLINOIS       )         NO.:  
FOR AN ORDER AUTHORIZING      )  
THE INSTALLATION AND USE      )  
OF A PEN REGISTER AND        )  
CALLER IDENTIFICATION TRAP )  
AND TRACE DEVICE               )

IMPOUNDING ORDER

THIS MATTER having come before the court pursuant to an application under Title 18  
of the United States Code, Section 3122(a)(2) and the court having issued the said order;

IT IS HEREBY FURTHER ORDERED that the original application and order, which I  
have placed in an envelope and signed and sealed, are to be impounded and held in the custody  
of the Clerk of the Circuit Court until otherwise ordered by the court.

Date: \_\_\_\_\_

Judge of the Circuit Court of Cook County

Time: \_\_\_\_\_

Received by: \_\_\_\_\_  
Clerk of the Circuit Court

Date: \_\_\_\_\_

Time: \_\_\_\_\_