STATE OF OREGON

AFFIDAVIT IN SUPPORT OF A SEARCH WARRANT

COUNTY OF MULTNOMAH

1	I am a sworn police officer for the Portland Police Bureau (PPB). I have been a police officer in
2	the State of Oregon for over 19 years. I was promoted to the rank of Detective in March of 2019.
3	I am currently assigned to the Enhanced Community Safety Team (ECST), which investigates
4	gun related crimes, including Attempted Murder, Assaults, Robberies, illegal weapon use and
5	possessions, along with other felony and misdemeanor crimes. While in this assignment I have
6	been the primary investigator on numerous gun related assault and attempted murder cases, and I
7	have assisted on many more. Prior to working in ECST, I was assigned as a Detective in the Sex
8	Crimes Unit (SCU).
9	SUMMARY
10	
11	That, in this capacity, I am investigating a shooting which occurred on May 26, 2023 at
12	approximately 1:55 pm in the area of SE 75th Avenue between SE Holgate Boulevard and SE
13	Center Street, Portland, Oregon, and reported under PPB case number 23-137836;
14	I am seeking a search warrant for the residence of OMAR MOHAMMED OSMAN, located at
15	2892 SE 90th Place, Portland, Multnomah County, Oregon, for a light-colored (tan or gold) 2002
16	Lincoln LS four door sedan, with chrome accents, chrome wheels, a moon roof, bearing Oregon
17	License Plate 832PDA (hereinafter referred to as Suspect Vehicle), and for the person of OMAR
18	MOHAMMED OSMAN, a black male with the date of birth of August 6, 2005. This affidavit
19	establishes probable cause that evidence of the crimes of Attempted Murder in the Second
20	Degree (ORS 163.115), Assault in the Second Degree (ORS 163.175), Unlawful Use of a
21	Weapon (ORS 166.220), Criminal Mischief in the First Degree (ORS 164.365) and Recklessly
22	Endangering Another Person (ORS 163.195) will be found in this residence, in the Suspect
23	Vehicle, and upon the person of OMAR MOHAMMED OSMAN.
24	My belief is based on my review of PPB reports regarding this case, statements made by
25	VIENNA TWO TWO and CADY SHAWEN to me and other PPB personnel, reviewing crime

1	scene photos, my observations from watching video surveillance related to this incident, and
2	surveillance of OMAR MOHAMMED OSMAN by myself and other Portland Police personnel.
3	This affidavit is intended to provide probable cause to support the issuance of a search warrant
4	and does not set forth all of the information acquired during the course of this investigation. I
5	have probable cause to believe one or more objects of this requested search warrant relates to an
6	offense triable in Multnomah County, Oregon.
7	
8	STATEMENT OF FACTS
9	
10	On May 26, 2023, while assigned to ECST, I responded as the primary investigator to a shooting
11	incident which had occurred on SE 75th Avenue just north of SE Holgate Boulevard at around
12	1:55 PM. While driving to the scene I learned four females had been in a gold 2006 Mercedes-
13	Benz S430 four door sedan bearing Oregon License plate 481MCD (hereinafter referred to as
14	Victim Vehicle) in the area of SE 75th Avenue and SE Holgate Boulevard when they were shot a
15	by an unknown black male in a light colored four door sedan (Suspect Vehicle). One of the
16	females, VIENNA TWO TWO, in the Victim Vehicle sustained a non-life threatening gun-shot
17	wound to her upper right arm. Additionally, I learned the driver of the Victim Vehicle,
18	AUTUMN GAVIN had driven VIENNA TWO TWO to WinCo Foods, located at 7979 SE
19	Powell Boulevard, Portland, to seek police and medical assistance.
20	
21	Once at WinCo Foods, I observed the damage to Victim Vehicle which was consistent with
22	being hit with gunfire while driving away from the Suspect. There were multiple bullet strikes to
23	the back of the car, including one bullet which appeared to have travelled through the middle of
24	the back window at approximately head height, and into the middle head rest of the back seat.
25	Officer Tully spoke with AUTUMN GAVIN via phone, who said she was unable to provide
26	consent to search Victim Vehicle as it was not her car. Officer Tully was then able to speak with
27	the owner of Victim Vehicle, ROBERT RATCLIFF who provided consent to search the vehicle
28	for evidence related to the shooting.
29	
30	I then drove to where the shooting had occurred. PPB officers had located shell casings in the
31	street, at SE 75 th Avenue, north of SE Holgate Boulevard, impacts from bullets to uninvolved

1	vehicles, and video surveillance from a residence at 4411 SE 75 th Avenue, Portland depicting		
2	part of the shooting incident. Prior to my leaving the shooting scene I learned VIENNA TWO		
3	TWO would be leaving the hospital prior to my arrival, so I decided to follow-up at a later tim		
4	so she could go home and rest.		
5			
6	Officer Flippo had a clip of the shooting incident on his phone and I watched the video. This		
7	video was later downloaded by Officer Eugenio and placed into evidence.		
8			
9	I later read a report written by Officer Flippo and learned there were nine (9) .40 caliber shell		
10	casing recovered from the SE 75th Avenue, north of SE Holgate Boulevard. Additionally,		
11	Officer Flippo recovered four bullet fragments from SE 75th Avenue. Officer Flippo's report		
12	stated:		
13	"I also swabbed the casings before collecting them. I have received training from		
14	Forensic Technicians that work for the Oregon State Police Lab in collecting		
15	touch DNA from objects such as firearms, shell casings and collecting oral DNA		
16	samples from a subject's mouth. I opened the self-contained Touch DNA kit and		
17	put on a new mask (provided by the kit) over my nose and mouth. I then took ou		
18	a new pair of gloves and put them on as well. I opened the wrapper on the sealed		
19	Bode Swab. I opened the sterile water dropper and placed a solid drop of water		
20	onto the blue swab of the dual Bode Swab. I then picked up the shell casing and		
21	used both the dry and wet swab over the entire casing. I then placed the bode		
22	swab back in the receptacle. After I swabbed the casings, Officer Lovato		
23	collected them and put them in an evidence bag. Officer Lovato later put the		
24	bode swab into an evidence locker at North Precinct under receipt number		
25	A247505 (swab)."		
26			
27	I read a report written by Officer Tully DPSST #45976 and I learned the following:		
28			
29	The front seat passenger, CADY SHAWEN, had provided Officer Tully with a statement about		
30	the shooting incident. CADY SHAWEN told Officer Tully the following:		
31			

- 1 CADY SHAWEN was the front seat passenger of Victim Vehicle when the occupants of Suspect
- 2 Vehicle and Victim Vehicle began arguing while stopped in traffic. CADY SHAWEN told
- 3 Officer Tully one of the backseat passengers in Victim Vehicle had thrown something at Suspect
- 4 Vehicle. CADY SHAWEN said the Suspect Vehicle then followed the VICTIM VEHICLE and
- 5 was "attempting to get them to stop." CADY SHAWEN said AUTUMN GAVIN pulled Victim
- 6 Vehicle over at the location of the shooting incident.

- 8 CADY SHAWEN then saw the driver (hereinafter referred to as SUSPECT) of Suspect Vehicle,
- 9 who she described as a dark complected black male, with a short afro, 17-19 years old, wearing
- 10 "greenish" silk like sweats and an unknown color shirt with no logo, as SUSPECT ran up to
- 11 Victim Vehicle yelling, "who threw something at my car." CADY SHAWEN said SUSPECT
- pulled out a handgun and began firing five to eight shots at Victim Vehicle. CADY SHAWEN
- said she knew the back seat passenger (hereinafter referred to as Subject 1) of Suspect Vehicle
- was an identical twin and was either "Maniah" or "KaLeah." CADY SHAWEN did not know
- where the twin went to school but had "seen her around."

16

17 I read a report written by Officer Steiner DPSST #37932 and learned the following:

18

- 19 VIENNA TWO TWO is a junior at Franklin High School located at 5405 SE Woodward Street,
- 20 Portland, Oregon. On this day VIENNA TWO TWO (back seat passenger side), her friend
- 21 CADY SHAWEN (front seat passenger), her cousin TANEISHA RATCLIFF (back seat driver
- side), and her cousin AUTUMN GAVIN (driver) were in Victim Vehicle stopped in traffic on
- 23 SE 82nd Avenue, just south of SE Holgate Boulevard. VIENNA TWO TWO said CADY
- 24 SHAWEN noticed some girls in a gold colored, older, four door sedan (Suspect Vehicle) stopped
- in traffic along the driver side of Victim Vehicle.

- 27 VIENNA TWO TWO looked over at Suspect Vehicle saw the driver (SUSPECT) who VIENNA
- 28 TWO TWO described as a dark complected, African American male in his late teens to early
- 29 twenties with his hair in a tight fade and was clean shaven. SUSPECT appeared to be shorter and
- 30 had a thin build. SUSPECT was wearing a black, nylon "puffy" coat. VIENNA TWO TWO said
- 31 she did not recognize SUSPECT.

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1	

2	VIENNA TWO TWO described the front seat passenger (hereinafter referred to as Subject 2) in
3	Suspect Vehicle as a lightly complected, mixed race female in her late teens to early twenties.
4	Subject 2 appeared to be about 5'8" tall and had a medium build. Subject 2 had light brown, long
5	hair which was pulled back in a ponytail. Additionally, Subject 2 was wearing a light gray body
6	suit. VIENNA TWO TWO told Officer Steiner she did not recognize Subject 2, but VIENNA
7	TWO TWO said it seemed like Subject 2 was the primary instigator of the verbal altercation.
8	
9	VIENNA TWO TWO told Officer Steiner she recognized Subject 1 in Suspect Vehicle from a
10	prior incident at a high school football jamboree last year. VIENNA TWO TWO identified
11	Subject 1 as being one of a pair of identical twins, however, VIENNA TWO TWO could not tell
12	which twin Subject 1 was. VIENNA TWO TWO said she believed the twins were 16 years old
13	and their names were similar to "Maniah" and "KaLeah". VIENNA TWO TWO indicated to
14	Officer Steiner that the twins were either Pacific Islander or African American but were lightly
15	complected. VIENNA TWO TWO did not know which school the twins attended, but it was not
16	Franklin High School.
17	
18	VIENNA TWO TWO said during the prior incident at the football jamboree, one of the twins
19	had tried to fight her.
20	
21	VIENNA TWO TWO told Officer Steiner that as Victim Vehicle and Suspect Vehicle were
22	stopped beside each other only a few feet apart, women in both cars began yelling profanity and
23	challenging each other to a fight out the open windows. Subject 1 in Suspect Vehicle gave
24	VIENNA TWO TWO the middle finger, to which VIENNA TWO TWO responded by throwing
25	a mechanical pencil out her window at Suspect Vehicle. The pencil hit Suspect Vehicle and
26	bounced off, presumably without causing damage.
27	
28	VIENNA TWO TWO told Officer Steiner as the light turned green, and traffic began moving
29	forward (northbound), Victim Vehicle pulled into the left turn lane, and turned westbound on SE
30	Holgate Boulevard. VIENNA TWO TWO said Suspect Vehicle followed directly behind them,
31	as the women in both Suspect and Victim vehicles continued to challenge each other to fight.

1	
2	VIENNA TWO TWO said AUTUMN GAVIN made a right turn on SE 75th Avenue
3	(northbound), and pulled Victim Vehicle over just north of SE Holgate Boulevard, ostensibly so
4	the girls could fight each other. The Suspect Vehicle pulled over directly behind Victim Vehicle
5	and SUSPECT immediately exited Suspect Vehicle. VIENNA TWO TWO said one of the
6	female passengers from Suspect Vehicle also exited.
7	
8	VIENNA TWO TWO stated to Officer Steiner that all occupants inside Victim Vehicle remained
9	inside Victim Vehicle and the male driver (Suspect) of the Suspect Vehicle walked quickly up to
10	the driver's side rear door of Victim Vehicle. VIENNA TWO TWO said SUSPECT opened the
11	driver's side back door, and angrily asked, "Which one of you threw the pencil at my car?"
12	VIENNA TWO TWO was looking across the backseat at SUSPECT and VIENNA TWO TWO
13	replied, "I did!"
14	
15	VIENNA TWO TWO said SUSPECT then yelled, "Do you wanna die?" To which VIENNA
16	TWO TWO replied, "Are you gonna blow me?" (VIENNA TWO TWO explained this to Officer
17	Steiner as slang for shooting someone.)
18	
19	VIENNA TWO TWO said at this point TANEISHA RATCLIFF, who was seated right at the
20	open driver side back door, began arguing with SUSPECT. SUSPECT began kicking and
21	punching TANEISHA RATCLIFF while standing just outside the open door. VIENNA TWO
22	TWO said she leaned across the backseat and tried to punch SUSPECT over the top of
23	TANEISHA RATCLIFF. VIENNA TWO TWO said, at some point, TANEISHA RATCLIFF
24	was able to pull the back driver side door of Victim Vehicle shut, and AUTUMN GAVIN drove
25	off northbound on SE 75th Avenue to get away from SUSPECT.
26	
27	VIENNA TWO TWO related that just as Victim Vehicle began to accelerate away, VIENNA
28	TWO TWO looked out the rear window of Victim Vehicle, and saw SUSPECT still standing in

silver colored pistol. VIENNA TWO TWO said SUSPECT then brought his arm up until it was $\,$

the middle of SE 75th Avenue about 15-20 feet away. VIENNA TWO TWO told Officer Steiner

she saw SUSPECT reach into the front of his waistband with his right hand and draw a small,

1 horizontal and began aiming at the back of the escaping Victim Vehicle. 2 3 VIENNA TWO TWO told Officer Steiner she instinctively ducked down across the back seat of 4 Victim Vehicle because she knew SUSPECT was about to start shooting. VIENNA TWO TWO recalled hearing at least two gunshots and felt a "jolt" in her right shoulder. When VIENNA 5 6 TWO TWO saw blood coming from her shoulder, she began repeatedly screaming, "I'm shot! Oh 7 my God!" 8 9 VIENNA TWO TWO stated she was ducked down and did not see where SUSPECT had gone to 10 following the shots. VIENNA TWO TWO said AUTUMN GAVIN was not sure where they 11 were headed initially, but ultimately, they ended up in the Winco Foods parking lot. 12 13 Officer Steiner was also able to speak with AUTUMN GAVIN and asked if any of the women in 14 the Victim Vehicle had filmed any part of this incident with their cell phones. AUTUMN 15 GAVIN told Officer Steiner that TANEISHA RATCLIFF had filmed a portion of the initial 16 verbal altercation between Victim Vehicle and Suspect Vehicle when the cars were stopped on 17 SE 82nd Avenue. TANEISHA RATCLIFF had forwarded a video clip of the yelling to 18 AUTUMN GAVIN's cell phone, which she played for Officer Steiner. Officer Steiner said the 19 video was consistent with the statement of the initial altercation provided to him by VIENNA 20 TWO TWO but did not capture the subsequent shooting. 21 22 On May 27, 2023, I created a flyer which was distributed within PPB with a photograph of 23 Suspect Vehicle taken from the surveillance video obtained at the scene of the shooting in an 24 attempt to identify the make and model of the vehicle. I received multiple replies to this flyer 25 identifying the Suspect Vehicle as a Lincoln LS with the model year being between 2000-2006. 26 27 On May 30, 2023, I received an email from Sergeant Wullbrandt from East Precinct regarding 28 the bullet fragment which had been left in VIENNA TWO TWO's arm on the date of the 29 shooting This bullet fragment had been removed on May 29, 2023, at Astoria Hospital, in 30 Astoria, Oregon. I contacted Astoria Hospital via phone and learned the bullet fragment which 31 had been left in VIENNA TWO TWO's arm had become infected, and was subsequently

- 1 removed. I drove to Astoria Hospital and took possession of the bullet fragment. I was provided
- with a Chain of Custody document by hospital staff. The bullet fragment was transported back
- 3 to North Precinct where it was logged into evidence on receipt number A243031.

- 5 On May 30, 2023, Officer Eugenio downloaded surveillance video from 4411 SE 75th Avenue as
- 6 provided by resident Lyle Poulson. I reviewed a report written by Officer Eugenio which stated
- 7 the video surveillance system's time was 23 minutes slower than the actual time, so the below
- 8 times are not reflective of the actual time of the events, but just a "time stamp" of the event
- 9 times. I reviewed the surveillance video and learned there were five (5) video surveillance
- cameras at the location. Channel 2 appeared to face north and east from the residence. Channel
- 3 appeared to face north and east from the residence. Channel 4 showed directly in front of the
- residence. Channel 5 showed to the south and east of the residence, with the street partially
- obstructed by vehicles parked in front of the residence. Channel 6 showed east and south of the
- 14 residence, including SE Holgate Boulevard. This view is highly obstructed by vehicles and
- trees. The surveillance video showed the following (with associated photo stills below):

16

17 Channel 2

Only showed Victim Vehicle and Suspect Vehicle leaving the location.

19

- 20 Channel 3
- 21 Only showed Victim Vehicle and Suspect Vehicle leaving the location.

22

23 Channel 4

- 24 13:28:00 Suspect Vehicle arrived from the south and parked blocking the driveway of 4412 SE
- 25 75th Avenue.



- 1 13:28:15 SUSPECT exited Suspect Vehicle and appeared to place something into his right
- 2 jacket pocket, leaving the Suspect Vehicle driver's door open.



- 5 13:28:20 SUSPECT walked south on SE 75th Avenue and out of the surveillance camera view.
- 6 Subject 2 exited the front passenger seat and stood alongside Suspect Vehicle.

7

8 13:28:23 – Subject 1 opened the driver side back door of Suspect Vehicle.

9

- 10 13:28:27 Subject 2 walked to the middle of SE 75th Avenue, south of Suspect Car, and watched
- 11 to the south.



1213

14 13:28:30 – Subject 1 exited the Suspect Vehicle and stood in the open door.



- 2 13:28: 50 Both Subject 1 and Subject 2 walk south on SE 75th Avenue away from Suspect
- 3 Vehicle and toward where SUSPECT walked.

5 13:28:52 – Subject 2 was out of surveillance camera view to the south.

6

7 13:28:58 – Subject 1 was out of surveillance camera view to the south.

8

9 13:29:04 – Subject 2 ran north on SE 75th Avenue, toward Suspect Vehicle.

10

11 13:29:05 – Victim Vehicle drove northbound on SE 75th Avenue at a high rate of speed.



1213

- 13:29:08-13:29:10 SUSPECT walked north on SE 75th Avenue back into surveillance camera
- 15 view and is shooting a firearm in the direction of VICTIM VEHICLE as it drove away. At least
- one muzzle flash was seen.



17 18

- 19 13:29:11 Subject 2 walked to the south, away from Suspect Vehicle, and points to something in
- 20 the road.

- 1 13:29:13 SUSPECT sat in the driver seat of Suspect Vehicle and appeared to beat his hands
- 2 into the steering wheel.

- 4 13:29:15 Subject 2 ran back toward Suspect Vehicle and Subject 1 appeared from the south
- 5 into surveillance camera view.



67

8

- 13:29:19 Subject 2 got into the front passenger seat and Subject 1 got into the back driver side
- 9 seat.

10

- 11 13:29:28 Suspect Vehicle drove away north on SE 75th Avenue out of surveillance camera
- 12 view.

13

13

- 14 Channel 5
- 15 13:27:54 An unknown vehicle, presumably Victim Vehicle, parked on SE 75th Avenue just
- 16 north of SE Holgate Boulevard.

17

- 18 13:27:58 Suspect Vehicle drove past Victim Vehicle and north out of surveillance camera
- 19 view.



- 1 13:28:19 SUSPECT walked south on SE 75th Avenue past a dark sports car, and two-toned
- 2 older Suburban, towards the parked Victim Vehicle, and out of surveillance camera view.



5 13:28:50 – Subject 2 walked south on SE 75th Avenue just south of the two-toned Suburban.

6

- 7 13:28:56 Subject 1 walked to the south on SE 75th Avenue, pausing near the black sports car
- 8 and the two-toned Suburban.

9

13:29:00 – Subject 2 appeared to be throwing something toward Subject 1, which Subject 1
reacted as if she was trying to catch the items.

12

- 13 13:29:04 Subject 2 ran to the north on SE 75th Avenue out of surveillance view and Subject 1
- 14 hid between the black sports car and two-toned Suburban.



1516

- 17 13:29:04 Victim Vehicle pulled away from the curb and drove northbound on SE 75th Avenue.
- 18 Subject 1 and 2 appeared to be getting out of the street for the Victim Vehicle.

1 13:29:05 – SUSPECT ran after Victim Vehicle as they drove away.

2

- 3 13:29:06 Subject 1 appeared to be reacting to gunfire, as she starts ducking behind the
- 4 Suburban.



56

- 7 13:29:06-13:29:09 SUSPECT walked northbound on SE 75th Avenue and appeared to be
- 8 shooting a gun in the direction of Victim Vehicle.



9 10

- $11 \hspace{0.5cm} 13:29:10\text{-}13:29:16 Subject \hspace{0.1cm} 1 \hspace{0.1cm} \text{and Subject 2 met up in the middle of SE} \hspace{0.1cm} 75^{th} \hspace{0.1cm} \text{Avenue.} \hspace{0.1cm} \text{Subject} \hspace{0.1cm} 1$
- 12 appeared to be picking something up off the ground. Subject 1 and Subject 2 then ran north out
- of view of surveillance video view.

14

- 15 Channel 6
- 16 13:27:53 Victim Vehicle and Suspect Vehicle turned onto SE 75th Avenue from SE Holgate
- 17 Boulevard. Victim Vehicle immediately appeared to pull to the curb, while Suspect Vehicle
- slowly drove past, and continued north on SE 75th Avenue.

19

20 13:28:33 – SUSPECT walked up to Victim Vehicle.

1			
2	13:28:43 – SUSPECT stepped back from Victim Vehicle.		
3			
4	13:28:54 – SUSPECT jumped toward the Victim Vehicle.		
5			
6	13:28:56 – SUSPECT jumped back from Victim Vehicle, and an altercation appeared to happen		
7	at the Victim Vehicle.		
8			
9	13:29:02 – Victim Vehicle began to drive away northbound on SE 75 th Avenue as SUSPECT ran		
10	after Victim Vehicle and out of view of the video surveillance.		
11			
12	On June 1, 2023 I spoke with VIENNA TWO TWO over the phone, as she was currently out of		
13	the immediate area for her safety. VIENNA TWO TWO and I went over the shooting incident		
14	again and she told me, substantially the following:		
15			
16	On Friday May 26, 2023, VIENNA TWO TWO and CADY SHAWEN were picked up at		
17	Franklin High School by her cousin AUTUMN GAVIN in the Victim Vehicle. On the way back		
18	from eating lunch VIENNA TWO TWO's cousin, TANEISHA RATCLIFF texted and asked for		
19	them to come get her from her house. The group went and picked TANEISHA RATCLIFF up at		
20	her house in Victim Vehicle. VIENNA TWO TWO told me they were stopped in traffic on SE		
21	82nd Avenue when the Suspect Vehicle pulled alongside of the Victim Vehicle. TANEISHA		
22	RATCLIFF started yelling at the people in the Suspect Vehicle and the two vehicles started		
23	arguing back and forth. TANEISHA RATCLIFF was challenging the girls in the car asking "do		
24	you wanna fight?" VIENNA TWO TWO said she then threw a mechanical pencil at the Suspect		
25	Vehicle. VIENNA TWO TWO said she did not know the girl in the front seat of the Suspect		
26	Vehicle, but believed the girl in the backseat was "Ka'Leah." I asked VIENNA how she knew		
27	"Ka'Leah" and she said about a year ago there was an incident at a football game where		
28	"Ka'Leah" and her twin sister "Maniah" were trying to get into a physical altercation with		
29	VIENNA TWO TWO and some of her friends. VIENNA TWO TWO believed "Ka'Leah" and		
30	"Maniah" are a year younger than her, VIENNA TWO TWO is a Junior in high school.		
31	VIENNA TWO TWO did not know which school "Ka'Leah" and "Maniah" attend currently. I		

- asked VIENNA TWO TWO if she believed "Ka'Leah" knew she was the same person she had a
- 2 conflict with the prior year and VIENNA TWO TWO told me she believed she did because, for a
- 3 time she and "Ka'Leah" even followed each other on TikTok. VIENNA TWO TWO said she
- 4 tried to locate her account again but was unable to find it.

- 6 I asked VIENNA TWO TWO about the confrontation at the Victim Vehicle. VIENNA TWO
- 7 TWO said the SUSPECT walked back towards the Victim Vehicle. TANEISHA RATCLIFF's
- 8 door (driver side backseat) was already open when the SUSPECT approached the car and asked,
- 9 "Who threw something at my car?" VIENNA TWO TWO told the SUSPECT that she was the
- one who threw the pencil and the SUSPECT said to her, "Are you ready to die?" VIENNA then
- 11 asked the SUSPECT, "You finn blow me?" (which I know to be slang asking if he was going to
- shoot her), and the SUSPECT responded to her, "Yeah." VIENNA TWO TWO said
- 13 TANEISHA RATCLIFF then started taunting the SUSPECT saying, "Here comes a boy acting
- 14 like a bitch," repeatedly. VIENNA TWO TWO said the SUSPECT became very angry and
- began to punch and kick TANEISHA RATCLIFF while she was seated in the car. VIENNA
- 16 TWO TWO told me she also had tried to hit SUSPECT over the top of TANEISHA RATCLIFF.
- 17 VIENNA TWO TWO said they were able to get away from the SUSPECT and AUTUMN
- 18 GAVIN started to drive away from the altercation. VIENNA TWO TWO then turned and
- 19 looked at the back window of Victim Vehicle as they were driving away and saw SUSPECT pull
- a gun out of his jacket pocket and start shooting at their vehicle.

21

- 22 I asked VIENNA TWO TWO to describe SUSPECT to me again and she said SUSPECT was
- 23 17-19 years old with a dark complexion and a small chin. VIENNA TWO TWO did not believe
- she had ever seen SUSPECT before. VIENNA TWO TWO described the gun as "small," but
- only because he was able to have the gun in the pocket of his "puffer jacket." I told VIENNA
- 26 TWO TWO I saw what appeared to be something else thrown during the verbal altercation
- 27 which happened just prior to the shooting, and she said she believed one of the females may have
- taken her sandals off but VIENNA TWO TWO didn't recall anything else being thrown.

- 30 VIENNA TWO TWO described the Suspect Vehicle as being gold in color, with a paper
- 31 temporary permit in the back window. VIENNA TWO TWO said there were no license plates or

1 placards in the area designated for license plates on the vehicle. VIENNA TWO TWO told me 2 she has not talked about the shooting incident with anyone at school and has not seen anything 3 being shared on social media about the incident. I asked VIENNA TWO TWO to contact me 4 should she learn anything additional about the people involved 5 6 On June 1, 2023, I spoke with CADY SHAWEN's mother, KARI SHAWEN. KARI SHAWEN 7 told me CADY SHAWEN was still working to process the trauma from the shooting and would 8 most likely be willing to go through a follow-up interview in the next few days. KARI 9 SHAWEN told me of some ongoing issues CADY SHAWEN had over the last few years that 10 KARI SHAWEN had a hard time believing was coincidental to the shooting. KARI SHAWEN 11 and I came up with a plan for me to check back with her the following week to see if CADY SHAWEN was ready to talk about the incident. 12 13 14 On June 1, 2023, during a meeting with Law Enforcement Partners in the Portland Metro area, I 15 presented the shooting incident to the group. While describing the vehicle involved in the 16 shooting incident Juvenile Parole and Probation Officer Harry Bradshaw told me a car matching 17 the picture I had provided and the physical description given had been parked in the driveway of 18 a Juvenile Probation Client, OMAR MOHAMMED OSMAN's residence that morning. Officer 19 Bradshaw went on to tell me OMAR MOHAMMED OSMAN told him the car was his girlfriend 20 Dalyah's vehicle. Officer Bradshaw was shown the surveillance video of the shooting incident. I 21 asked if the SUSPECT appeared to match OMAR MOHAMMED OSMAN's current physical 22 description and Officer Bradshaw agreed it did. The most recent law enforcement and Oregon 23 Department of Motor Vehicles (DMV) photographs of OMAR MOHAMMED OSMAN depict 24 OMAR MOHAMMED OSMAN with his hair styled in dread locks. Officer Bradshaw told me 25 OMAR MOHAMMED OSMAN no longer had his hair styled in dread locks, that Officer 26 Bradshaw remembered.

27

30

31

28 On Friday June 2, 2023, I drove by the address provided to me by Officer Bradshaw as OMAR

MOHAMMED OSMAN's current residence, 2892 SE 90th Place, Portland, Oregon. I observed 29

what appeared to be the suspect vehicle from the shooting incident parked in the driveway of the

residence. While conducting surveillance on the residence I observed a male subject, who was

- 1 visually consistent with OMAR MOHAMMED OSMAN leave in the vehicle which was visually
- 2 consistent with Suspect Vehicle, no license plates or placard, chrome accents, chrome wheels,
- 3 gold in color, with a large piece of paper taped to the back window, consistent with the newer
- 4 style of Oregon Trip Permits issued by Oregon DMV. OMAR MOHAMMED OSMAN was
- 5 wearing a jacket which was visually consistent with the jacket worn in the surveillance video of
- 6 the shooting incident, dark in color, puffy, with a hood.

- 8 Based on the above information I created a photo lineup using OMAR MOHAMMED
- 9 OSMAN's Oregon DMV photograph, which was taken on January 18, 2023. I used photographs
- 10 from the juvenile mugshot option on Imageware Systems Law Enforcement (IWS LE) Web
- 11 (which is a computer program PPB uses to create photo line-ups using Multnomah County
- 12 Corrections Mugshots) to create the photo line-up. Due to not having a mugshot available for
- OSMAN, Mark Weber with Portland Police Forensic Evidence Division changed the background
- color of OSMAN's DMV photograph to match that of the juvenile mugshots I had selected.

15

- On June 2, 2023, Detective Brian Dale and I drove to Astoria, Oregon to meet with VIENNA
- 17 TWO TWO to present the photo line-up. VIENNA was unable to pick any subject from the line-
- 18 up.

19

- 20 On June 9, 2023, Officer Murphy and Detective Dale contacted AUTUMN GAVIN at her
- 21 boyfriend's house and presented her with the photo line-up. Officer Murphy told me AUTUMN
- 22 GAVIN did not make a pick from the photographs.

23

- 24 Additionally, Officer Murphy contacted TANEISHA RATCLIFF via phone to inquire if Officer
- 25 Murphy and Detective Dale could meet up with her and have her look at the photographs.
- 26 TANEISHA RATCLIFF told Officer Murphy she no longer wished to participate in the
- investigation and did not want to look at any photographs.

- 29 On June 9, 2023, Officer Murphy and I met with CADY SHAWEN and her mother KARI
- 30 SHAWEN. I explained to CADY SHAWEN that Officer Murphy was going to show her a series
- of photographs of people, and that often the photographs are not current therefore subjects hair

1 and features can change, especially depending on age. I left the immediate area while Officer 2 Murphy did the photo lineup with CADY SHAWEN. 3 4 I learned from Officer Murphy that as CADY SHAWEN viewed the photos, she paused on photo 5 #3 (which I know to be the photograph of OMAR MOHAMMED OSMAN). CADY SHAWEN 6 stated the male in photo #3 had the same dark skin complexion as SUSPECT, but that his eyes 7 looked a little different. Additionally, CADY SHAWEN said that the SUSPECT had a short afro 8 for hair, while the male in photo #3 was shown with braids. CADY SHAWEN did not make a 9 selection after being shown the photos. 10 11 After the photo lineup was completed, I sat back down with CADY SHAWEN and KARI 12 SHAWEN. KARI SHAWEN prompted CADY SHAWEN to tell me information she had 13 learned about the SUSPECT and the females who were in Suspect Vehicle. CADY SHAWEN 14 said she heard the SUSPECT's name was "Omar". When I asked who gave her that name she 15 just shrugged and said she had just heard it. Additionally, she knew "Omar's" girlfriend was 16 "Dalyah" and CADY SHAWEN showed me "Dalyah's" Instagram account depicting the 17 Instagram username as "d.alyahh". CADY SHAWEN said "Dalyah" was the girl in the front seat 18 of the suspect car (Subject 2) during the shooting incident. CADY SHAWEN also provided me 19 with the Instagram account of who she believed to be the second female in the vehicle, who was 20 in the back seat (Subject 2) of the Suspect Vehicle. This Instagram account was "iluvu.kaleah"

21

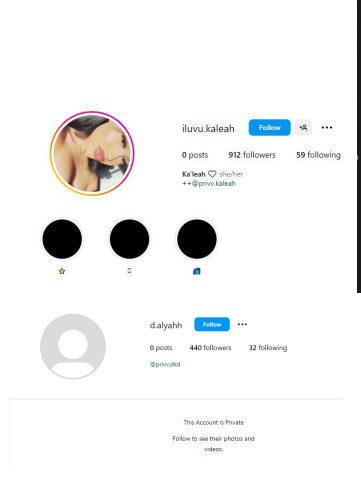
22

23

and CADY SHAWEN believed her name to be Ka'Leah. Using open source information I was

able to look at a few photographs on Ka'Leah 's Instagram account. I located a photograph of

Ka'Leah in which she tagged "d.alyahh" as the second person in the picture.





3 Based on this information I believe Subject 1 to be KA'LEAH MARCELLA, a black female,

4 date of birth May 26, 2007.

1

2

5

6 On June 14, 2023, at approximately 0800 hours I drove by the residence of OMAR

- 7 MOHAMMED OSMAN and the Suspect Vehicle was parked in the driveway, near the street.
- 8 From my vehicle I was able to read the Oregon Trip Permit in the back window of Suspect
- 9 Vehicle as "0820189". I ran a record check on Oregon Trip Permit in LEDS and learned the
- 10 Oregon Trip Permit was registered to "Sareta Quiari White" in Eagle Creek, Oregon. I ran a
- record check on "Sareta Quiari White" in RegJIN and learned from a report in 2007, that "Sareta
- 12 Quiari White" had a daughter by the name of DALYAH KAMILL DETERS. I ran a check for
- an Oregon Driver License in LEDS for DALYAH KAMILL DETERS and located her Oregon
- 14 Driver License and photograph. Based on this information I believe Subject 2 to be DALYAH
- 15 KAMILL DETERS, a black female, date of birth November 5, 2005.

1	
2	On June 14, 2023, I observed OMAR MOHAMMED OSMAN remove what appeared to be the
3	Oregon Trip Permit from the back window of Suspect Vehicle, and place what appeared to be a
4	license plate in the back window of Suspect Vehicle.
5	
6	On June 14, 2023, I drove by OMAR MOHAMMED OSMAN's residence and observed Suspect
7	Vehicle parked in the driveway of the location. The Oregon Trip Permit which had previously
8	been in the back window of Suspect Vehicle, was removed, and an Oregon License Plate bearing
9	832PDA. I ran a check on Oregon License Plate 832PDA and learned the vehicle was now
10	registered to SEYNAB MADEY BARUD at 2892 SE 90th Place, who I know to be OMAR
11	MOHAMMED OSMAN's mother.
12	
13	In conducting surveillance of OMAR MOHAMMED OSMAN's residence, I have observed
14	Suspect Vehicle parked in the driveway of 2892 SE 90th Place, Portland, Oregon, on a near daily
15	occurrence. Additionally, I have observed OMAR MOHAMMED OSMAN and female visually
16	consistent with DALYAH KAMILL DETERS driving Suspect Vehicle from Suspect Address.
17	
18	TRAINING AND EXPERIENCE
19	
20	I know from training and experience that firearms and firearm accessories are valuable
21	commodities that are kept for long periods of time. I know it is common practice among persons
22	who legally or illegally possess firearms to secrete the firearms upon their person; within their
23	residence; within the boundaries of the curtilage of their residence; within storage units/detached
24	garages associated to their residence; and their vehicles. I know it is particularly true that
25	firearms are kept for long periods of time when the persons possessing the firearms are felons
26	because felons cannot readily and lawfully purchase firearms.
27	I know from my training and experience that persons involved in the possession of firearms will
28	often times leave items of evidence to include, clothing, firearms, firearm accessories, cell
29	phones, items of identification, documents, electronic devices that can be used to identify the
30	possessors of firearms, and trace evidence inside residences, storage units/detached garages, or

- vehicles. I know these types of evidence can be used to identify the persons committing this
- 2 crime. I know from my training and experience that this trace evidence includes, but is not
- 3 limited to, blood, saliva, skin cells, DNA, body fluids, hair, fabric fibers, and fingerprints.
- 4 I know from my training and experience that firearms and firearm accessories such as, but not
- 5 limited to, the firearms themselves, ammunition, shell casings, bullets, magazines, cleaning
- 6 equipment, holsters, gun boxes and cases, safes and lock boxes, trigger locks, gun parts and
- 7 tools, targets, receipts, and bills of sale, are relevant to the possession, dominion, and control of a
- 8 firearm. I know from my training and experience that people who possess firearms will often
- 9 inadvertently document this possession through photographs, videotape, electronic memories and
- 10 personal correspondence.
- 11 I know from my training and experience that, during the course of most searches of residences or
- vehicles, items of identification such as letters, bills, rent receipts, checks, check stubs,
- professional licenses, driver's licenses, identification cards, school identification cards, tax
- records, and the like are discovered and are relevant to the issue of identity of the possessor of
- 15 the firearms and firearms accessories found.
- 16 I know from my training and experience that it is common for persons to store valuable
- 17 commodities in safes to prevent theft. I also know that it is common for persons involved in
- criminal activity to store firearms, narcotics, and other forms of contraband in safes to secure
- 19 these items in an attempt to prevent theft and detection by law enforcement.
- I know from my training and experience that when firearms are fired while inside or in the
- 21 immediate presence of vehicles, evidence of the shooting including fired cartridge casings,
- 22 gunshot residue, discarded holsters, or ejected unfired bullets can be found inside the vehicle. I
- 23 know that when a vehicle is shot, evidence of the shooting such as bullets, bullet fragments,
- bullet jackets, and the like can be captured and retained in the vehicle and recovered by law
- 25 enforcement.

- 1 I know from training and experience that the Oregon State Police (OSP) Forensic Laboratory can
- 2 perform forensic examinations of bullets, casings, guns, and ammunition to ascertain if the
- 3 characteristics are similar, and whether bullets and casings came from a particular firearm. I
- 4 know from training and experience that the OSP Forensic Laboratory can conduct scientific
- 5 analyses of firearms, shell casings, clothing, fabrics, and other items of evidence for body fluids
- 6 and cellular matter that contain DNA profiles. I know the OSP Forensic Laboratory can compare
- 7 those profiles to standards collected from the oral swabs, or blood standards, of a subject to
- 8 determine if the subject is the sole or combined contributor of the genetic markers left on the
- 9 evidence.
- 10 I know from training and experience that human DNA is often considered evidence, which is
- 11 helpful in furthering criminal investigations. I know DNA is often located and/or extracted from
- 12 items such as hair, blood, sweat, skin cells, and other bodily substances. I know these items are
- often left at the scene of a crime, or found in trace quantities on evidence such as, but not limited
- 14 to, weapons and clothing. I know from training and/or experience, and conversations with the
- 15 OSP Forensic Laboratory staff and forensic scientists, Portland Police Bureau criminalists and
- detectives, that the OSP Forensic Laboratory can make comparisons of DNA evidence to link
- 17 DNA evidence to known suspects, victims, and/or evidence. Furthermore, I know DNA
- standards from suspects are needed for the forensic analysis of evidence seized in this case. I
- also know that if recovered, firearms can be swabbed for DNA which can be compared to DNA
- standards taken from suspects.
- I know through my training and experience the Oregon State Police Forensic Laboratory can
- 22 make comparisons of DNA profiles to link DNA evidence to a known suspect(s). Furthermore, I
- 23 know through my training and experience the Oregon State Police Forensic Laboratory needs
- 24 known DNA standards from the suspect(s) to facilitate comparisons. I know through my training
- 25 and experience as a Portland Police Bureau Detective, and from conversations with Oregon State
- Police forensic scientists, that items of evidence, such as swabs taken from the mouth or blood
- samples taken from the body of a criminal suspect can be compared to trace evidence left on
- 28 surfaces where suspects sometimes deposit saliva, blood, and other biological trace evidence, as
- 29 well as being compared against DNA profiles maintained in the Oregon State Police Crime Lab

- 1 DNA databases and other National DNA databases such as CODIS.
- 2 I know through my training and experience the OSP Forensic Laboratory will not positively
- 3 identify the DNA from evidence samples as belonging to an offender until a DNA sample with a
- 4 verifiable chain of custody is provided to them for analysis and comparison. I know through my
- 5 training and experience dealing with DNA evidence that oral swabs are the preferable form of
- 6 DNA collection, but a blood sample is acceptable if oral swabs are not possible or
- 7 practical. Furthermore, I know through my training and experience the collection of oral swabs
- 8 is one of the least invasive methods of DNA collection available to investigators.
- 9 I know that based on the presence of firearms, and the serious nature of the crimes committed,
- there is inherent danger to law enforcement officers involved in the execution of an arrest
- warrant or a search warrant. I know the cover of darkness provides a tactical advantage for
- officers involved in the execution of an arrest warrant or a search warrant. I know that due to the
- inherent dangers involved in the execution of arrest warrants or search warrants involving
- weapons, the Special Emergency Response Team (SERT) or Special Weapons And Tactics team
- 15 (SWAT) may be used to take wanted suspects into custody. I know that when SERT or SWAT
- is used for arrest warrant custodies or search warrant entries, the amount of time for planning and
- warrant execution is greatly increased, and SERT or SWAT may be diverted to respond to
- unplanned in progress emergency situations at any given time.

PROBABLE CAUSE STATEMENT

20

- 21 Based upon the above information, I have probable cause to believe that the crimes of Attempted
- Murder in the Second Degree (ORS 163.115), Assault in the Second Degree (ORS 163.175),
- 23 Unlawful Use of a Weapon (ORS 166.220), Criminal Mischief in the First Degree (ORS
- 24 164.365) and Recklessly Endangering Another Person (ORS 163.195) occurred on May 26, 2023
- 25 at approximately 1:55PM on SE 75th Avenue, between SE Holgate Boulevard and SE Center
- Street, in Portland, Multnomah County, Oregon. That evidence of these crimes will be found in
- a light-colored (tan or gold) 2002 Lincoln LS four door sedan, with chrome accents, chrome
- 28 wheels, a moon roof, bearing Oregon License Plate 832PDA. Further, I believe probable cause

1 exists that evidence of these crimes will be located in the residence and/or storage units associated to the residence of OMAR MOHAMMED OSMAN located at 2892 SE 90th Place. 2 3 Portland, Oregon. The property located 2892 SE 90th Place, Portland, Oregon, is described as 4 follows: 5 Description of 2892 SE 90th Place, City of Portland, County of Multnomah, State of Oregon: 6 7 This residence is one story single family residence in the Powellhurst-Gilbert Neighborhood. The residence is located on SE 90th Place, north of SE Powell Boulevard and east of SE 89th Avenue. 8 9 The residence is cream in color, with a white garage door, and brown trim. The residence 10 address number 2892 is affixed vertically in black letters to the right of the singular garage 11 door. The primary door to the residence is recessed from the front of the house and is located to 12 the east of the garage down a cement walkway. The doorknob is located on the left side of the 13 door, which swings inward with hinges on the right side of the door. 14 15 Additionally, I have probable cause to believe evidence of these crime will be located on the 16 person of OMAR MOHAMMED OSMAN, and/or in the DNA of OMAR MOHAMMED OSMAN. 17 18 19 PRAYER FOR WARRANT 20 21 Therefore, based on the foregoing facts that I have related, I request the Court issue a search 22 warrant for the light-colored (tan or gold) 2002 Lincoln LS four door sedan, with chrome 23 accents, chrome wheels, a moon roof, bearing Oregon License Plate 832PDA. Further, I request 24 a search warrant authorizing myself and/or agents assisting me to search and seize the residence and/or storage units associated to the residence located at 2892 SE 90th Place, Portland, Oregon. 25 26 Lastly, I request that the above entitled court authorize me, and an agent assisting me, to search 27 and seize from the person of OMAR MOHAMMED OSMAN, four oral swab standards from the

cheek or gum surfaces of his mouth or one vial containing approximately five to ten milliliters of

means, including force, should OMAR MOHAMMED OSMAN physically resist; and, to submit

his blood, to be collected in a medically approved manner and environment, by reasonable

either of those items for the purpose of DNA analysis, testing and comparison, including

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- 1 comparison to the evidentiary swabs, to the OSP Forensic Laboratory; For evidence in violation
- of Attempted Murder in the Second Degree (ORS 163.115), Assault in the Second Degree (ORS
- 3 163.175), Unlawful Use of a Weapon (ORS 166.220), Criminal Mischief in the First Degree
- 4 (ORS 164.365) and Recklessly Endangering Another Person (ORS 163.195);

6 For and to seize, search, analyze, photograph, and test the following:

7

- 1) Handguns, to include a .40 caliber semi-automatic handgun, ammunition, shell casings, bullets, magazines, cleaning equipment, holsters, gun boxes and cases, trigger locks, gun safes, gun parts and tools, targets, receipts, and bills of sale;
- 2) Identifying documents to include identification cards, credit and debit cards, receipts, driver licenses, photographs, journals, notebooks, handwritten notes, bills and mail;
- 3) A black "puffer" jacket with a hood;
- 4) green athletic style pants;
- 5) DNA standards in the form of four (4) oral swabs from the person OMAR MOHAMMED OSMAN, from the cheek or gum surfaces of his mouth or one vial containing approximately five to ten milliliters of his blood, collected in a medically approved manner and environment, by reasonable means, including force, if OMAR MOHAMMED OSMAN physically resists; and, to submit either of those items for the purpose of DNA analysis, testing and comparison, including comparison to the evidentiary swabs, to the OSP Forensic Laboratory;
- 8 I request the ability to deliver the seized fired shell casings, fired bullets, bullet fragments and
- 9 any trace or DNA evidence to the OSP Forensic Laboratory for analysis of the aforesaid objects,
- and request a reasonable amount of time for the analysis.

- 12 I request that this affidavit be sealed because closure serves a compelling interest due to the fact
- that person(s) mentioned in this affidavit are part of an on-going criminal investigation(s). There
- is a substantial probability that, in the absence of its closure, the person(s) mentioned in this

1	affidavit will take steps to destroy evidence, and locate and intimidate victims and witnesses in		
2	an attempt to obstruct and hinder the investigation(s). I have probable cause to believe there are		
3	no other alternatives to closure that would adequately protect the compelling interest of the		
4	investigation and the safety of those involved. This request is pursuant to ORS 135.873 and OF		
5	419A.252 et seq. I submit that this case involves a suspect who is under 18 years of age and		
6	sealing the search warrant and affidavit comports with the confidentiality requirements in the		
7	Juvenile Code.		
8			
9	Oregon Revised Statutes 837.320 and 133.545 authorize a law enforcement agency to operate an		
10	unmanned aircraft system (UAS) to acquire information and disclose information acquired		
11	through the operation of an unmanned aircraft system. The search warrant authorizing the use of		
12	an unmanned aircraft system may authorize the use of the unmanned aircraft system by a law		
13	enforcement agency for a period of no more than 30 days. I know the UAS can be used		
14	immediately before and during the execution of a search warrant to provide overwatch and		
15	observation of areas not visible to officers on the ground. Pre-service surveillance using the		
16	UAS provides law enforcement information that is used to make better informed decisions on		
17	tactics that allow for enhanced safety of suspects, witnesses, bystanders, and law enforcement		
18	officers. I request the Court authorize the use of an Unmanned Aircraft System during the		
19	execution of the warrant.		
20	Additionally, I request that this warrant be serviceable at any time of the day or night because of		
21	the nature of the crime committed. By executing this warrant utilizing the cover of darkness, law		
22	enforcement personnel will have the best opportunity to protect themselves, the general public		
23	residing around the suspect residence and the residents themselves from physical injury.		
24	Additionally, because of the complex nature regarding the planning of such an operation to		
25	ensure that the general public is protected, I request that this warrant be executed within ten (10		
26	days from the date of issuance.		
27	Det. Sara Clark 43492		
28	Detective Sara B. Clark (Affiant)		
29			

1	SUBSCRIBED AND SWORN TO before me	on this day of	, 20,
2	at approximately: am/pm.		
3		Ton Ryn	
4	I hereby declare that I administered an oath telephonically to the officer swearing to the truth of the above statement,		
5	as provided in ORS 133.545(8)(a), and that this declaration is made for use as evidence in court and is subject to penalty for perjury.	Judge	
	Judge Signature, Date and Time:		

Hon. Thomas M. Ryan 11:40 AM, Jun 16, 2023