Affidavit of Special Agent Matthew C. Knight

- I, Matthew C. Knight, Special Agent with the Feetheral Bureau of Investigation ("FBI"), being duly sworn, depose and state as follows:
- 1. I am am immestigative or law enforcement offficer of the United States, within the meaning of Section 2510(7) of Title 18, United States Code, and am empowered by law to conduct immestigations of and to make amests for offensessenumenated im Section 25166 of Title 18, United States Code.
- 2. I have been a Special Agent with the Federal Bureau of Investigation ("FBI") since 2004. For much of that time, I have been engaged in gang and drug investigations. I was previously employed as a Police Officer with the Baltimore Profice Department from 1997 through 2004, and was a signed as a Detective investigating drug traffic king rimer desofrom 2001 through 2004.
- 3. In the course of participating in investigations of drug trafficking, I have conducted or participated in surveillance, the purchase of illegal drugs, the execution of search warrants, debriefings of subjects, witnesses, and informants and reviews of consensually recorded conversations and meetings. Through may training, education, and experience, Illhaue become familiar with the manner in which drug traffickers use cellular telephones to communicate with constructs, associates and desources of supply. I am convertly assigned to the Federal Bureau of Investigation, Boston Offfice.

PURPOSE OF AFFIDAVIT

4. This Affidavit is being submitted in support of an application flor a scearch warrant authorizing the search and collection and duplication of data in:

- a) a gray and black colored Apple iPhone cellular telephone, bearing IMEI number 355877062280062, seized from Desmond Crawfortloon November 2,52,001,54 and control of the FBI ("Tagget Telephone 1"); and
- b) a blue and bllackcoloredAAT&T fffpiptstyle?ekelkrlandeplephone, bearing serial mumber 32284508855A55, seized fform Desmodd Crawfordoon November 2,52,001,5; wornenytly, in the stusty ody and control of the FBI ("Target Telephone 2?").

I. Basis of Probatile Cause

5. The basis of my belief that probable cause exists jjustifying this see archwararants is as follows:

The Columbia Roint Daws

6. The Boston Police Department ("BPD"), Special Investigations Unit and the Federal Bureau of Investigation initiated am investigation in October 2012, concerning the criminal enterprise known as the Columbia Point Street Cangg, on the Columbia Phint Dawyss ("CPD"). The CPD was established in the late 1980's, and their original members resided primarily in the former Columbia Point section of Dorchester, Massachusetts. However, ower the years, the gang expanded its reach and opportations to waitous obbecause althrophybrous Boston and Massachusetts. Members and associates of the CPD were responsible from windent crimes, drug trafficking and prostitution. The investigation began after a coopportating witness identified Tony BERRY, and Dematnius and Yangey WILLIAMS as large scale distributors of drugs in the Boston Metropolitan area. Additionally, a cooperating witness working with the FBI ("CW-1") reported that the BERRY and WILLIAMS brothers constituted litheleadership of the current

CW-1 began cooperating with lawvenforcement in November 2012, and was closed four cause in Steptember 2013. CW-1 has admitted to being complicit iin a scheme to steal official agency funds from the government in connection with a controlled gunppurchase. The tatterputed purchase took place on July 255,2003,3 and CWW-inaded these sadmissions should the treatterful in August 2013. CW-1 was closed as a source and ceased cooperation as a result. CW-II was

- CPD. Further imwestigationrecvealed that Topy BERRY's blood ther, Willie BERRY, was also a leader within this criminal enterprise.
- Does the course of our investigation, we cobbained therein, cocaine, and cocaine base from several members and leaders of CPD through controlled purchases with cooperating witnesses. For example, on multiple occasions in early 2013, Demetrius WILLIAM'S sold cocaine base and cocaine in controlled purchases. Similarly, in 2013 and 2014, David JONES, a CPD member, was involved several controlled purchases of cocaine base and heroin. Kareem BERRY, a CPID member and brothberto Willie and Tonyy BERRY was anivolved drain several controlled purchases of heroin. In addition, during the course of our investigation, we intercepted telephone calls, percourtcorder, in which numerous members of the CPD conspired to distribute, and distributed, heroin, cocaine, and cocaine base. Both Willie BERRY and Demetrius WILLIAMS were intercepted trafficking significant amounts of controlled substances, including heroin and cocaine. We also seized numerous loaded firearms from members/associates of the CPD. In June 2015, 48 leaders, members, and associates of the CPD were charged in five separate indictments in this District for trafficking controlled substances,

overheard over court-authorized-wiretape communications reggaged in drug comversation with D. Williams. CW-II has a criminall historythat includes arrests, bottone conicitions for open rating a motor vehicle negligently, leaving a scene of an accident, use of vehicle without authority, assault with a dangerous weapon, abuse prevention act, intimidation, trafficking a controlled substance, possession to distribute a class D controlled substance, trespassing and firearm identification card violation. CW-II has arrests and convictions from conspiracy to widlate the controlled substances act, possession to distribute a class B controlled substance, and assault with a dangerous weapon.

The information that CW-II provided was corroborated by the controlled daug purchases conducted by CW-II priortto July 20 B3. Additionally CW-II's information has been comoborated by other confidential informants and the investigation generally. Il consider the information provided by CW-II ttolberediable. CW-II has received consideration in the form of financial assistance in connection with his/her cooperation in this case. I have not flound that CW-II's recent interceptions discredit any of the intelligence given to investigators controlled buys that were conducted as most of them were both audio and video recorded.

including heroin, cocaine, accaine base, and cocycoldone and if rearm of fenses. The individuals charged include Willie BERRY, Tony BERRY² and Demetrius WILLIAMS.³

In addition to drug trafficking, members and associates of the CPD have engaged in various acts of violence, including shootings, as a means of (1) establishing and controlling the gang can distribute controlled substances areas where bv intimidating/eliminating niwall gangs and/or dhug traffidkingovezanizations and d22 initimidating potential witnesses to the gang's illegal activities, including its drug trafficking and violent crimes. Members and associates of the gang are expected to creaze and associates of the gang are expected to creaze and associates of the gang are expected to creaze and associates of the gang are expected to creaze and associates of the gang are expected to creaze and associates of the gang are expected to creaze and associates of the gang are expected to creaze and associates of the gang are expected to creaze and associates of the gang are expected to creaze a constant and associates of the gang are expected to creaze a constant and associates of the gang are expected to creaze a constant and associates of the gang are expected to constant and associates of the gang are expected to constant and associates are constant and associates and associates are constant and associates and associated and associat CPD and can increase their position in the CPD by committing wiolence on behalf of the gang. In this regard, members/associates of the CPD have assaulted and/or shot rival gang members/associates on numerous occasions since the inception of the gang in August 20014 through January 2015. The gang's reliance on violence to intimidate rivals and potential witnesses has been publicly confirmed by game members and dgang deaders in wide to swhich h have been publicly posted on the internet. I have reviewed a number of these videos. In these videos, CPD members and leaders, such as Tomy BERRY, Wandell WOODS ((the half-brother of Tony and Willie BERRY), and Antonio CHATMAN, have openly touted the gang's use of violence (particularly sthootings)), have openly referenced at least one shooting allkegedily committed by CPD members/associates, and have sought to intimidate potential writenesses. In

² Criminal case mumber 15-10146-FDS.

³ Criminal case number 15-10145-RGS.

WOODS, who was not charged in the pending indictments inthis District involving the CPD, is presently serving a 5-year sentence in New York thas echoras shooting the committed at a New York City might dlub. WOODS shot two of the club's security of ficers after he was ejected from the club.

these videos, CPD members/associates expressly recognize "the Point assaranor granization committed to wide receard drug trafficking and have sought to publish intimidate vival gangs, such as the Orchard Park street gang, through these with essand threats of violence against rivals.

During our investigation of the CPD, we intercepted calls between CPD 9. members/associates in which they discussed the use of violence to further the gang's goals. For example, we intercepted acad between Derretrius WILLAMN Shah A akan BIBLOUSOSON (a CPD member) in which WILLIAMS indicated that the bedieved that is indicated that the members would be at as state out thouse tat accertain time and sought bashad BUDSOSQN land others attack the nived gang members. 5 In December 2014, we intercepted several colds between Demetrius WILLIAMS and a member of the CPD-alligned Saint descipt Street gang. During these calls, Demetrius WILLLIAWIS braggedabout encountering nand assaultide Hohn Doe while attending the arraignment of his brother (Yancy WILLIAMS) inside the Boston During subsequent intercepted calls that day, Demetrius Williams, Municipal Courthouse. Yancey Willliams, and Yancey Callhount discussed by braining holded fire arms stouther the web bull further assault John Doe. 6 Finally, on December 11, 2014, we intercepted a call between Demetrius WILLIAMS and John Freeman-Clements (a CPID associate)). Freeman informed Demetrius WILLIJAWISthhat arfeighd of his was controuted via attrainfr from Wirginia's (subsequently identified as Milongam Jeffersom) too Bostoon withha dokadeth desnirautonomatic different forosalelanded asked if Demetrius WILLIAMIS wanted to punchase the finearm. Demetrius WIILILIAWIS agreed to purchase the firearm. Demetrius WILLIAMS and John Freeman-Clement

Based on this imformation, steps were taken by BPD top prevent the tattacky which did not occur.

Based on this iinformation, IBPD tooks steps to warm John Doe and disinfairly land to prevent any such assault.

subsequently discussed having Jeffferson comminitive lenerates against valve large members.

Investigators subsequently arrested Moogan Jeffferson at South Station Train Station with a loaded semi-automatic firearm.

The Shooting of John Doe on March 27, 2015

- 10. One of the riwal street gangs with the whom the PIP Degraged in a brindent dends was the Greenwood street gang. This gang operates primarily out of the area of Greenwood Street in Dorchester, Massachusetts. I am aware that beginning in 2014, members associates of the CPD and Greenwood street gang were involved in a number of violent confrontations, including shootings. For example, in June 2014, the two gangs engaged in a number of shootings, which resulted in several people being wounded.
- 11. John Doe has been identified by the BPD and in our investigation, as addeder in the Greenwood street gang deluning the time of the violence between the two gangs. In November 2014, Wandell WOODS and by the CPB in network associates concounted and the Doe at a shapping mall in downtown Boston. John Doe weas physically statisticked by WOODS and the other CPD meen bers/associates and debeaten in front of several by standers. The associates and battery of John Doe was recorded on mall security cameras. During our investigation, on December 26,2014 Democratically WILLIAM Savab shoot numerous direct 28 128 (Sobite Street in Jamaica Plain, Massachusetts. Following the shooting, we intercepted calls in which Demetrius WILLIAM Savab laborinterpapted skeiking to to batain a fine for as the weas John Doe. Demetrius WILLIAM Savab laborinterpapted skeiking to to batain a fine fine as the weas arrested shoutly thereafter cornal dederal informatic wards arrested shoutly thereafter cornal dederal informatic between

I know the identity of John Doe and am intentionally excluding ifrfronth this affidavit.

- 12. On March 271, 22055, astappproximately 2:242, pam. BBPD espanded to a epaport of shots fired at Terrace Street and New Gedan Street in Roxbury, Massachusetts. BPD officers subsequently identified that John Doelhald been shoot and would do a the control to the gunshot wound. A witness at the scene of the shooting stated that he/she observed a blue pickup-style truck, operating at a high rate of speed, turn onto Terrace Street from Cedar Street and then the witness heard several gunshots. Another witness heard gunshots, and then observed a male subject hanging his appeabody outstide the driver's side window of a Blue Toyotta Tunddaapick hippand chaboting gaab lack hand gunnas the truck was driving down Terrace Street. The BPD recovered numerous pieces of evidence from the shooting scene, including ballistic eiddance. Ten .40 caliber shell casings were recovered at the shooting scene, including ballistic eiddance.
- 13. Shortly after BPD officers broadcast the description of the suspect welhidle, a Massachusetts State Police ("MSP") trooper observed abblie Toyota Tuntina, with Massachusetts plate R99120, trawelling on the Riverway in the lidiraction of Brookline Avenue/Boylston Street in Boston. The MSP trooper observed two corposition by the tree black and descript the vehicle to conduct an inquiry. The vehicle reflused to stop the vehicle to conduct an inquiry. The vehicle reflused to stop the area of Forsyth Street in Boston.
- 14. At approximately 3:03 p.m., BPD received a 911 call from a witness who stated that he/she had observed a biline pickup trookktravelling at a high rate of speed in the area where the MSP had been chasing the suspective hidde. The witness informed responding officers that, as the pickup passed the witness, hee/she head a sound consistent with hard them hitting connecte.

 The witness also observed that the driver's side window was being robbed uppass the velocicle.

continued. The witness stated that he/she investigated and found a pistol in the area where he/she had heard the item hit the concrete. With the aid of the witness, BPD officers recovered a black Glock Whole 1222, 400 childrens estimated and adjust the casings from Terrace Street were subsequently matched to the recovered. 40 caliber Glock pistol.

- Newcomb Street and Reed Street. A security camera in the area captured as single black male exiting the weblidle and beaving the area. The Tundra was neglistered to abbusiness deterificied as Sittin Pretty LLC. Based on the investigation, this business is associated with Desmond CRAWFORD, a/k/a "Dez." In addition, BPD officers executed a search warrant for the Tundra and recovered documents identifying Desmond CRAWFORD inicial dip glegal and taxa documents with CRAWFORD's mame on them and listing him as the sole owner of Sittin Pretty LLC. CRAWFORD's mame on them and listing him as the sole owner of Sittin Pretty LLC. CRAWFORD's mame on them and listing him as the sole owner of Sittin Pretty LLC. CRAWFORD's manter on them and listing him as the sole owner of Sittin Pretty LLC. CRAWFORD's monther SanddaaRay reported the web clearly stated.
- 16. CRAWFORD has been ittentified by PBPD as a CPPD neno betan though a war eiter of sources including flield reports, phlootographs, and this sown statements.
- David COKE and CRAWFORD had checked his "status" i.e., whether CRAWFORD had checked his "status" i.e., whether CRAWFORD had checked his "status" i.e., whether CRAWFORD had checked him CRAWFORD said he had not. CRAWFORD told COKE that: "Nobody come knootking yest." COKE repiblied: "Okay but so you should be gravy." COKE told CRAWFORD that warrant had ween list the warrant had been in the company of the shooting. CRAWFORD replied: "Yealh, they can list them have it. I don't care."

commit the drive-by shooting. COKE tried to neassure CRAWFORD that he would not bee arrested as the police did not have enough evidence to charge CRAWFORD. In this regard, COKE stated that the police would not bring a weak case against CRAWFORD and that CRAWFORD's case would be weak as llong as the victim, John Doe, did not cooperate with law enforcement against CRAWFORD. COKE further stated that Jidhn Doe would not cooperate with the police.

- 21. On Tuesday, November 24, 20015, Hihm. Warianne B. Browler, USS Magistrate
 Judge issued a criminal complaint charging Desmond CRAWFORD with charging him with
 (1) 18 U.S.C. §1959(a)(3), and (2) using or carrying a firearm, in violation of 18 U.S.C.
 §924(c)(1)(A)A(15422737MBB)B)Later that day members of the Special Investigations Unitarid
 Federal Bureau of Investigation learned that combovember 19, 2015, Desmond CRAWFORD
 rented a 20014 Troyotta Corolla bearing Massachusetts Registration Number 2EPP220, blackin
 color from Einterprise Rental Car located at 277 Willland Street in Quincy, Massachusetts withat
 return date of November 235 220 55.
- At approximately 1:45 pp.m. on Weethestlay, November 225, 220 55 members of the Special Investigations United betweet IDesmonth (CRYAWKORD enter the driver seat of the above described motor vehicle on North Main Street in Randolph. With the assistance of marked police units of the Randolph Police Department Desmond (Grawforth's number vehicle was stopped on Old Street at the intersection of Canton Street in Randolph, M.A. Desmond Crawford was removed from the motor vehicle and placed under a resestion in initial application to be in possession of a large sum of US currency that was thundled with a urb beeb load, darah d'a Farget Telephone 1 and Target Telephone 2.

- The conversation continued and CAWFORD told COKE, "Flukkidgg," If mrthying to do something tonight." COKE replied, "I'k know whith at shahatsolooly laplay and lyndgo ing kingking wheck this thing right, I'm beam just sitting here just flooking working, II just gave this kid some last night, so he said check him in the morning. So I didn't even check with him in the morning so I'm going to call right now so III deave here?" I believe, based on my training, experience and knowledge of the investigation that during this sportion of the conversation, CRAWFORD told COKE that he was trying to get a drugg supply. I further believe that COKE explained to CRAWFORD that the was checkking on adding supply! That he was going to get from his is putiplier.
- 19. COKE them said "So I'll go flucking overthere, conflucking une dally yours as so opeget up with him. Unless the so entithere by full ching Mr. Boowing sating graph I filame's." CRAWFORD replied, "I ain't going ower there. I sain't going." COKE responded, "I I'll knowy you ain't going over, I'm just saying me, I'm talking about me, your know me, me, II got, II got around there because they will check." I believe that during this portion of the conversation COKE them explained to CRAWFORD that he would meet the supplier mear the Flames restaurant, and CRAWFORD said that he wasn't going to got dot that does tion COKE laddiffed that he he (COCKE) would be meeting the supplier CCOKE them continued explaining that ICRAWFORD should be in the clear for the Itohn Decesshooting, and the call be added should where a ship the calculations.
- 20. On April 6, 20155, we intercepted another call between COKE and CRAWFORD. The two again discussed the shooting of John Doe. During their discussion, CRAWFORD stated that he was raising to avoid getting involved in problems and that he was any at himself for 'jumping out the window"— which, based on myttaining and experience, and the investigation to date, I understand as a reference to the shooting. As previously moted, a witness identified that the shooter had hung out of the driver's side window in order to

- 23. Investigators then conducted a visual interior inspection of the 2014 Toyota Corolla, (which was parked on applibility and discovered that earea arounded gear is his assaultered and loose. Based on my experience, knowledge and training in weapons and contraband hidden/concealed in motor webildle!! the lieved the area of the gear shift that the different and loosen may contain such.! Inhave accorded and seized exercial lilling a fifteeness, drygs and drygs.
- 24. Additionally investigators know of at least two illegal firearms that have been recovered from motor vehicles that have been in the care and control of Desmond CRAWFORD withintheeppase is light (808) months. The most executification was Sight according a motor vehicle rented from Hertz by Desmond CRAWFORD in August 2015.
- 25. A search warranteexecutedoon November 2.7.2005 5 conthie vicinic properated by CRAWFORD revealed .45 calliber Glock handgun, serial number YWIID94, idealed dwith a a magazine containing mine rounds of ammunition, from underneath the gear/cup-holder housing between the driver and passenger seats.
- 26. Based upon my training and experience conducting investigations of drug trafficking organizations, I know that there are common paractices rephylogledy by ultrug fraffickers in the course of their illicit business. Specifically, drug traffickers commonly kkeppnmbbile telephones to be used to contact and receive correspondence from drug gounces of supply, gun sources of supply, co-comspirators and associates and drug customers. In the course of conducting their business, drug traffickers are required to conduct these communications with the aforementioned subjects on multiple occasions on a daily blassis. The correspondence that drug traffickers are required to maintain out bleim mobbile deliphone result in substantial vertebrates.

of drug traffficking arctivity being maintained in their telephone as it pentains to date, time and duration of illegal drug trafficking or gum trafficking related communications. Moreover, telephone numbers and corresponding identifies are often stored in drug trafficker's mobile telephones to facilitate these routine communications. Lastly, Il know that drug trafficker's mobile telephones to facilitate these routine communications. Lastly, Il know that drug traffickers often utilize the textumessaging feature of their mobile telephonetro conduct drug and types are interesting related communications with the parties described abbove. These messages informed control or attacking dates and times of prearranged meetings the tween those parties, drug types, amounts, gun descriptions and prices agreed upon. These text based conversations result in records stored within the mobile phone which evidence details of the mobile phone owner's drug trafficking activities. Based upon the previously described wire intereptions conducted on Cooke phones. I also know that Crawford has used this personal communication device doldiscuss details delated to the shooting of a rival gang member.

CONCLUSION

- Based on the imformation set forth above, II believe that probable coasse essists to believe that Tragget TEMphone I land Tragget TEMphone 2 will containe vidence of violations of racketeering laws, such as 18 U.S.C. §§ 1963 and 1959 (Racketerning and Violent Crimes in Aid of Racketeering), and 21 U.S.C. §§ 841(a)(1) and 846 (Distribution of Crontrolled Substances and Conspiracy to Distribute Controlled Substances). Specifically, I believe Tragget TEMphone II and Target Telephone 2 will contain:
 - a) the telephone numbers of co-conspirators participating as associates and/or customers with Desmond CRAWFORD and others;

- b) the mammes/midkinames our addiases of co-conspirators participating as associates and/or customers with Desmond CRAWHORD and others;
- c) racketeering related information by text message;
- d) and images used for the purpose of furthering the goals of the CPD.
- I seek authorization for the search of the Target Telephone I and Target
 Telephone 2 for the following: subscriber information; calllldgs; callldetails with the edelite te
 information; text messages, including il Messages (flanget Telephone II), SMS, MMS and other
 forms of electronic messaging with content; charl bgs; photographs; interceb is story digital lides;
 data; and any other evidence related to the possession; countrol rursuse of the phone as well as the
 trafficking of controlled substances and in fourtherance of racketeering related activities of CPD.
- 29. I also seek autilhoritzation for a search of all directories, sub-directories and electronic files (including metablata and attributes) including dates and innertable files, indirectories or sub-directories that may have been created, altered, modified, deleted or accessed of Target Telephone I and Target Telephone 2.
- 30. I also seek authorization for an ORDER requiring Apple, Inc. ("Apple") to assist in the execution of the search warrant by bypassing the look screen of the iOS device, (Tangett Telephone 1) and providing technical assistance consisting for total the execution of the Device, copying the data from the Device contotara executal ahalardride or other storage medium, and returning the afforementioned storage medium total average medium, and returning the afforementioned storage medium total average medium. Code (P.U.K.) so that access can be gained to Tangett Telephone I for this secarch.
- 31. Due to the complexity and technical expertise required to properly execute escanch warrants for digital evidence, it is further requested that a forensic technician, sworm or non-

sworm, the granted authitrization do an imakenal policitate is a ges/copies of the digital content of the above mentioned digital astrogague device ican and to determine if evidence of the offenses enumerated above are contained therein. These individuals have specialized training and expertisse in compute made delephonomerates in compute made delephonomerates and live individuals have specialized training and and supervision of law enforcement. Their expertisse will have rially assist in the execution of the warrant.

I, Matthew C. Knight, having signered his is Affidial introductorated has to all assentions and allegations contained herein, state that its contents are three and correct to the best of my knowledge, intoornation and beliefef.

Mathew C. Knight

Special Agent

Federall Bureau of Investigation

Sworm and subscribed to before me this

Massadhuseetts.

day of February 2016, at Bostom,

IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF MASSACHUSETTS

IN RE ORDER REQUIRING APPLE, INC.. TO ASSIST IN THE EXECUTION OF A SEARCH WARRANT ISSUEDBY THIS COURT Case No..

APPLICATION

INTRODUCTIOON

The United States of America, by anothrhogigh Carmen M. Ortiz, United States Attorney, and Emilly Cummings, Assistant United States are treated by the period by moves this Court under the All Writs Act, 28 U.S.C. § 1651, for an order requiring Apple, Inc. ("Apple") to assist in the execution of a federal search warrant by by passing the lock screen of an iOS device (Target Telephone II) and providing technical assistance consisting of forthethe extent possible extracting data from the Device, copying the data from the Device onto an external hand drive or other storage medium and deretuing the hard afformation substituted and incompanied the IIII with the suspect Pressanal Identification Number (P.1.N) or Personal United Code (P.U.K.) so that access can be gained to Target Telephone I for this seearth.

FACISS

The Feetheral BB recenu of Investigation ("FBI") cumently has in its possession an iOS device that is the subject of a search warrantisseed by this Court. Initial inspection of the iOS device reveals that it is locked. Becauset the iOS device is Jocked, law enforcement agents are notable to examine the datas strong double EOS device as commanded by the search warrant.

The iOS device is a gray and black cobloated Apple iPhome cellular telephone, bearing IMEI number 3558770622280062, seized from Desmond Crawford on November 25, 20115, and currently in the custody and control of the FBI ("Target Telephone I" and/or "the Device").

Apple, the creator of the iOS operating system and producer of the iOS device, may have the capability of retrieving datastoredonthe iOS device that is not currently accessible to HBI because the iOS device is sldckted. This Application seeks am order requiring Apple to use any such capability, so as to assist agents in complying with the search warrant.

DISCUSSION

The All Writs Act provides that "[t]heeSupremecCourtandchill courts established by Act of Congress may issue allowith necessary conappropriate inidid of their respective jurisidictions and agreeable to the usages and principles of law." 28 U.S.C. § 16651(a). As the Supreme Count explained, "[t]he All Writs Act is a residual source of authority to issue writs that are not otherwise covered by statute." Pennsylvania Buneau of Correction v. United States Warshalks Service, 474 U.S. 344, 43 (11985)). "The prower conferred by the Act extends, untiberappropriate circumstances, to persons who, though not parties to the original action or engaged in wrongdoing, are in a position to frustrate the implementation of a court order or the proper administration of justice... and encompasses even those who have not taken any affirmative action to hinder justice." United States v. New York Tel. Co., 434 U.S. 159, 174 (1977). Specifically, in United States v. New York Tel. Co., the Supreme Court halld that the All Writs Act permitted district courts to order a telephone company to effectuate assearch warmant by installing a pennegister. Under the reasoning of New York Tel. Co., this Court has the authority to order Apple to use any capabilities: itumay have to assist in effectuating the search warmant.

The government is aware, and can represent, that in other cases, courts have ordered Apple to assist im effectuating search warrants under the authority of the All Writs Act.

Additionally, Apple has complised with such orders.

The requested order would enable agents to comply with this Court's warrant commanding that the cOS device be examined for evidence identified by the warrant. Examining the iOS device without Apple's assistance, if it is possible at all, would require significant resources and may harm the iOS device. Moreover, the order is not likely to place any unreasonable burden on Apple.

Respectfully submitted,

Emily Cumphings

Date: 0116

IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF MASSACHUSETTS

IN RE ORDER REQUIRING APPLE, INC.
TO ASSIST IN THE EXECUITION OF A
SEARCH WARRANT ISSUED BY THIS
COURT

Case No.

ORDER

Before the Court is the Government's motion for an order requiring Apple, Inc. ("Apple") to assist law emforcement agents in the search of an Apple iOS device. Upon consideration of the motion, and forther exasion stated addition in is hereby

ORDEREID that Apple assist law enforcement agents in the examination of one Apple iOS device (an iPhone), argrandard dolar blocklord ordered Apple iPhone cell labate telephone hospitage in MEI number 355877062280062, seized from Desmont Crawford on November 25, 2015, and currently in the custody and control of the FBI ("Tanget Telephone I" and/or "the Device")), acting in support of a search warranti issued separately by this Court by providing reasonable technical assistance in the instance where the Device is in reasonable working order and has been locked wiappassed appreciation.

Such reasonable technical assistance consists of, to the extent possible, exatracting data from the Device, copying the data from the Device onto an external hard drive or other totage medium, and returning the forement of the device and required to the suspect Personal Identification Number (P.I.N) or Personal Unlock Code (P.U.K.) soothat access secan be gained to Targett Telephone 1 for this search. Law Enforcement may then perform as search of the device data on the supplied storage medition.

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It is further ordered that, to the extent that data ont the Device is encrypted, Apple may provide a copy of the encrypted data to law enforcement but Apple is not required to attempt to decrypt, or otherwise enable law enforcement's attempts to access any encrypted data.

Although Apple shall make reasonable efforts to maintain their integrity of data on the Device, Apple shall not be required to maintain copies of any user data as a result of the assistance ordered herein; all evidence preservation shall remain the responsibility of law emforcement agents.

Date: Feb. 1) 200;

2