

FILED
LOUISIANA

FEB 04 2014

CLERK U.S. DISTRICT COURT
DISTRICT OF MARYLAND

THE UNITED STATES DISTRICT COURT FOR THE
DISTRICT OF MARYLAND

IN THE MATTER OF THE
SEARCH OF TWO WIRELESS
TELEPHONES (FRINK)

)
)
)
...0000000...

Misc No. 14-0118SAG

AFFIDAVIT IN SUPPORT OF SEARCH WARRANT

THOMAS MARTIN, a Special Agent with the Drug Enforcement Administration,

being duly sworn, deposes and states:

I am an "investigative or law enforcement officer" of the United States within the meaning

number C39GKOF8DTDD; and

b) a black colored Apple brand I-phone Model A1428 with IMEI number 013426000948416 (International Mobile Equipment Identity).

4. These items are in the possession of DEA agents in Baltimore, MD. Your affiant submits that there is probable cause to believe that these electronic devices contain evidence of

substance and in part unless otherwise indicated.

6 Wireless telephone: A wireless telephone (or mobile telephone, as defined in 47

[REDACTED]

for cash and that some of this cash then was paid to ALEXANDER at the same Liberty Road bar.

CS1 stated that ALEXANDER had a cocaine partner named George FRINKS, and that FRINKS

worked with ALEXANDER at the Liberty Road bar. CS1 stated that FRINKS

had a financial interest in the bar.

12. Maryland Department of Assessments and Taxation (MDAT) records indicate that on

November 18, 2000, CS1 stated that FRINKS had a financial interest in the bar.

colored five-gallon bucket. The bucket appeared to be heavy or weighted. Also in the box were foam packing peanuts. FRINK removed the lid of the five-gallon bucket and withdrew a solid rectangular white object. He placed the white object into the pouch-pocket of his hooded sweatshirt. He put the lid on the five-gallon bucket and closed the truck. FRINK briefly entered the Cadillac Escalade, and then exited the Escalade and crawled under the rear of the vehicle as he appeared to be searching for something.

- 2:54 PM - FRINK entered the Cadillac Escalade and drove off the premises

attempted to leave 8 Church Lane, FRINK was stopped by agents and detained until the search of the 2007 Escalade was conducted. A subsequent search of FRINK'S person resulted in the

contained similar carbon paper and fragranced fabric softener dryer sheets as those contained in the bucket containing the seven blocks of compressed white powder. Based on my training and experience, I know that it is common for drug traffickers to use dryer sheets and carbon paper to conceal the smell of drugs.

20 While searching the center console area of the driver's side of the vehicle, agents

CONCLUSION

24. I further know, based upon my training, knowledge, and experience, that drug traffickers commonly utilize cellular mobile devices, like the ones seized from FRINK, to communicate with his customers, sources of supply and other co-conspirators. Indeed, agents reviewing surveillance videos saw FRINK using cellular telephones. Further, I know that cellular mobile devices store information regarding incoming, outgoing, and missed calls to the device.

Sworn and subscribed before me on this 17th day of January 2014

E

THE UNITED STATES DISTRICT COURT FOR THE
DISTRICT OF MARYLAND

14-0118SAG

IN THE MATTER OF THE)
SEARCH OF TWO WIRELESS)

Misc No

DESCRIPTION OF ITEMS TO BE SEIZED

individuals, or organizations;

(2) Searching for and attempting to recover any deleted, hidden, or encrypted data to

determine whether that data falls within the list of items to be seized as set forth herein;

—

[REDACTED]

[REDACTED]

[REDACTED]

[REDACTED]

[REDACTED]

[REDACTED]

[REDACTED]

[REDACTED]

[REDACTED]

[REDACTED]

[REDACTED]

[REDACTED]

[REDACTED]

[REDACTED]

[REDACTED]

[REDACTED]

[REDACTED]

[REDACTED]

[REDACTED]

[REDACTED]

FILED
100000
FEB 04 2014

UNITED STATES DISTRICT COURT
DISTRICT OF MARYLAND

AT LARGE
CLERK U.S. DISTRICT COURT
DISTRICT OF MARYLAND

17

UNITED STATES DISTRICT COURT

per file

or retrieve the data from the devices and then turn that data over to the DEA agents who wish to execute the search warrant.

DISCUSSION

The All Writs Act provides that “[t]he Supreme Court and all courts established by Act of Congress may issue all writs necessary or appropriate in aid of their respective jurisdictions and agreeable to the usages and principles of law.” 28 U.S.C. § 1651(a). As the Supreme Court

would damage the iOS devices and would lose the information stored on the devices. The requested assistance is not likely to place any unreasonable burden on Apple.

Respectfully submitted

Assistant U.S. Attorney
36 South Charles Street
Fourth Floor
Baltimore, MD 21201
(410) 209-4850

Date: January 17, 2014

FILED
1/17/14
ENTERED
RECEIVED

UNITED STATES DISTRICT COURT
DISTRICT OF MARYLAND
NORTHERN DIVISION

CLERK U.S. DISTRICT COURT OF
DISTRICT OF MARYLAND
BY

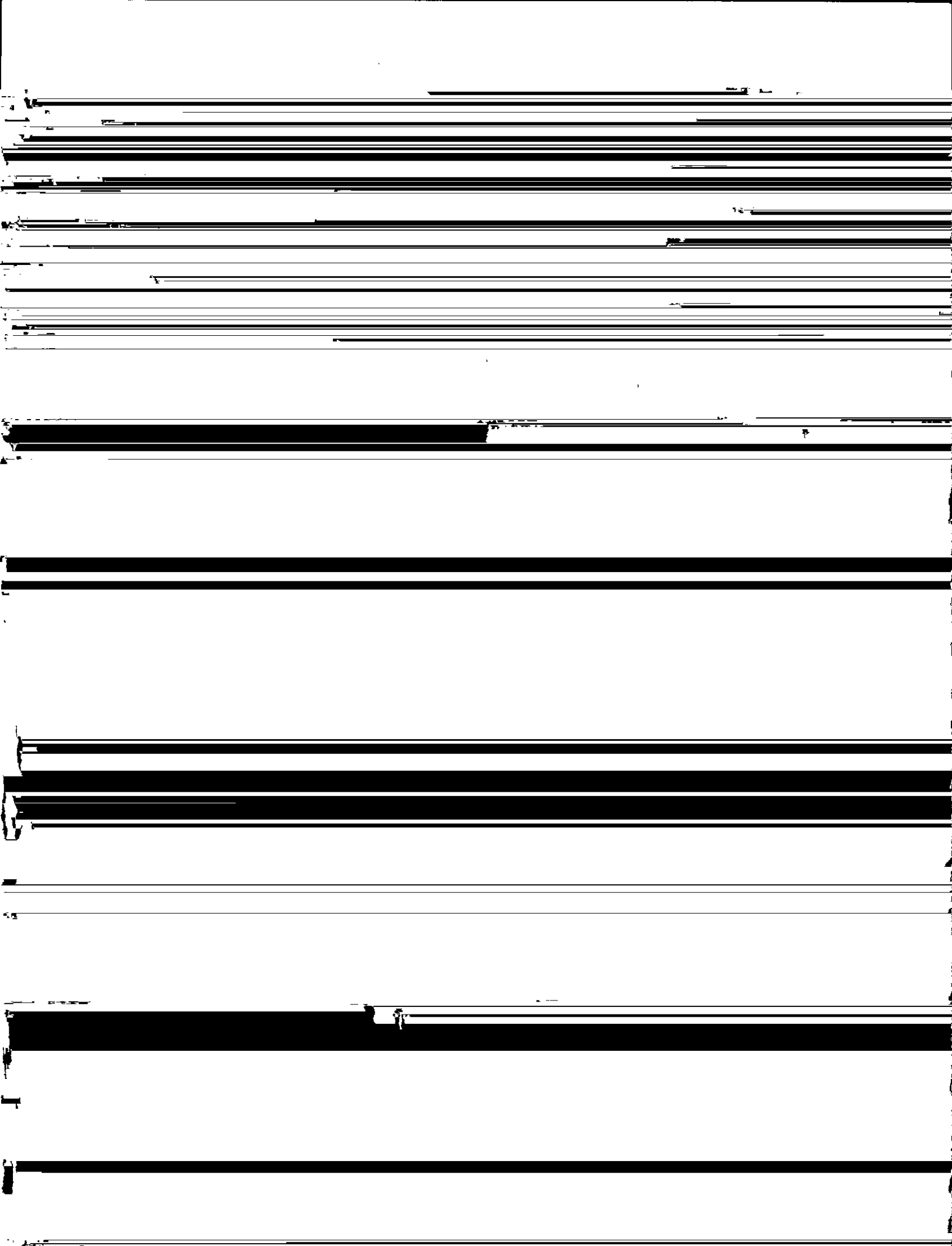
IN RE ORDER DIRECTING APPLE, INC.,
TO ASSIST IN THE EXECUTION OF A
SEARCH WARRANT

Case No. 14-01183AG

**ORDER DIRECTING APPLE, Inc., TO ASSIST
IN UNLOCKING CERTAIN iOS DEVICES**

After a review of the government's ex parte application for an order Directing Apple, Inc., to assist in the execution of a search warrant on the contents of two iOS devices, and the record, and for good cause shown, it is this 17th day of January 2014, ORDERED as follows:

1. The government's application is HEREBY GRANTED.



Year

2000

2001

2002

2003

2004

2005

2006

2007

2008

2009

2010

2011

2012

2013

2014

2015

2016

2017

2018

2019

2020

2021

2022

2023

2024

2025

2026

2027

2028

2029

2030

2031

2032

2033

2034

2035

2036

2037

2038

2039

2040

2041

2042

2043

2044

2045

2046

2047

2048

2049

2050

2051

2052

FILED ENTERED
LOADED RECEIVED

MAY 16 2014

UNITED STATES DISTRICT COURT
DISTRICT OF MARYLAND
NORTHERN DIVISION

AT THE CLERK'S OFFICE
CLERK U.S. DISTRICT COURT
DISTRICT OF MARYLAND
BY DEPUTY

storage medium to the DEA, which may then perform a search of the device data on the supplied storage medium.

may provide a copy of the encrypted data to the DEA, but Apple is not required to attempt to decrypt, or otherwise enable the DEA's attempts to access any encrypted data.

Although Apple shall make reasonable efforts to maintain the integrity of data on the