

ATTACHMENT A

The property to be searched is a Samsung Boost Mobile™ prepaid cellular telephone, bar code

██████████ E4614006 ██████████ for the "Device."

This warrant authorizes the forensic examination of the Device for the purpose of identifying the electronically stored information described in Attachment B.

ATTACHMENT B

1. All records on the Device described in Attachment A that relate to violations of 18 U.S.C. § 510(a) (Forging Endorsements on Treasury Checks of the United States), 18 U.S.C. § 510(b) (Passing, ~~Uttering, or Publishing Treasury Checks of the United States)~~, 18 U.S.C. § 514 (Fictitious Obligations) or

a. sources and recipients of U.S. Treasury checks and the proceeds thereof, and related identifying information;

2. Evidence of user attribution showing who used or owned the Device at the time the

things described in this warrant were created, edited, or deleted, such as logs, timestamps, records

As used above, the terms "records" and "information" include all of the foregoing items of

U.S. DISTRICT COURT
 THE UNITED STATES DISTRICT COURT
 FOR THE SOUTHERN DISTRICT OF GEORGIA
 SAVANNAH DIVISION CLERK *Mah*
 SO. DIST. OF GA.

2012 NOV -8 PM 12: 57

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

Case No. MJ 412-076
 APPLICATION

INTRODUCTION

The United States of America, by and through Edward J. Tarver, United States Attorney, and Jennifer G. Solari, Assistant United States Attorney, hereby moves this Court under the All Writs Act, 28 U.S.C. § 1651, for an order requiring Apple, Inc. to assist in the execution of a federal search warrant by bypassing the lock screen of an iOS device, specifically, an Apple iPad.

FACTS

The Federal Bureau of Investigation (FBI) currently has in its possession an iOS device that is the subject of a search warrant issued by this Court. Initial inspection of the iOS device reveals that it is locked. Because the iOS device is locked, law enforcement agents are not able to examine the iOS device as commanded by the search warrant.

The iOS device is an iPad. It has serial number DN6H339DVGG.

Apple, Inc. the creator of the iOS operating system and producer of the iOS device, may

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

11 U.S.C. § 1651(a) – “[t]he Supreme Court

explained, “[t]he All Writs Act is a residual source of authority to issue writs that are not otherwise covered by statute.” *Pennsylvania Bureau of Correction v. United States Marshals Service*, 474 U.S. 34, 43 (1985). “The power conferred by the Act extends, under appropriate

require significant resources and may harm the iOS device. Moreover, the order is not likely to place any unreasonable burden on Apple.

Respectfully submitted,

A handwritten signature in cursive script, appearing to read "A. Li", is written over a horizontal line.

other storage medium that law enforcement agents may search, or otherwise circumventing the

IOS Device, and shall not be used to circumvent the security of the IOS Device.

enforcement with a copy of encrypted data stored on the IOS Device;

FURTHER ORDERED that although Apple shall make reasonable efforts to maintain the

security of the IOS Device, Apple shall not be required to provide any assistance to law enforcement