

FILED

FEB 17 2017

**KATHERINE M. KEEFE
McHENRY CTY. CIR. CLK.**

AFFIDAVIT

STATE OF ILLINOIS) SS
COUNTY OF MCHENRY)

17 MR 125

Alias Pat Doe, affiant, states under oath that the following facts are true:

1. That I am using the Alias Pat Doe because I fear for my safety providing this information to the police.
2. That I have worked for Verizon Wireless for approximately eighteen months, and before that I worked for another electronics retailer, including as a supervisor, for approximately five years;
3. That I have three children, two of them being under the age of ten years old;
4. That I am healthy and of normal vision and hearing.
5. That in July, 2016 a female subject came into the store where I work in McHenry County, IL with several Samsung smartphones and indicated she needed to transfer information from one phone to another. I asked the customer for her name and/or phone number and the customer was adamant to provide neither. I advised the female customer I needed to confirm she was a Verizon customer prior to providing her service. At that point the female removed the back cover off one of the phones and displayed a Verizon sticker on the back of the phone as indication of her, or the phone's, status as being associated with Verizon.
6. That I connected the phone with the information to be transferred to a machine in the store that is used for that purpose. When I had the phone hooked up I could see the associated phone number. I remembered this phone number and quickly wrote it on a piece of paper. (I later put this number into Verizon's system and it came back associated with a business type account I could not access. I searched the phone number on the internet and found it associated with a church in Huntley, IL.)
7. That I transferred the information from one of the phones to another and then offered to show the customer that everything had been transferred. As part of this demonstration I showed the female customer the photo gallery. The cover photo of at least one of the galleries showed very young, under ten years old, boys and girls dressed in only underwear; inside one of the galleries I observed what I estimated to be a collection of approximately 200 – 300 images of primarily young boys, which I estimated to be between four years and ten years old, posed nude (with their genitals exposed) on or about a bed in various standing, seated, and laying positions. The bed was white with white sheets and the area around the bed had a white background.
8. That the woman indicated the phone was not hers, but was her employer's. I recognized the woman as having been into the store for similar service several times before this incident. The woman seemed to know what was on the phone.
9. That I was disgusted by the content and I contemplated seizing the phone, going into the back room, and contacting police immediately, which would have been against Verizon's policy and would have jeopardized my employment. I, instead, notified my supervisor to make a report.
10. That on 1/23/17 I went to Crystal Lake Police Department and completed a written statement about my observations.
11. That on 2/3/17 I went to CLPD and was shown a photo lineup and identified a woman I recognized to be the customer mentioned above.
12. That I have personally seen the same female customer on at least one further occasion since July, 2016, in approximately September, 2016, but that I was not the employee who assisted her and cannot speak to the purpose of her visit at the store.

Complainant and affiant says further not.

Pat Doe

Pat Doe - Affiant

Subscribed and sworn to before me this 14th day of February, 2017

Mary H. Nader

Judge

STATE OF ILLINOIS)
)
COUNTY OF McHENRY)

17 MR 125

FILED

FEB 17 2017

KATHERINE M. KEEFE
McHENRY CTY. CIR. CLK.

IN THE CIRCUIT COURT OF THE 22nd JUDICIAL CIRCUIT
McHENRY COUNTY, ILLINOIS

AFFIDAVIT

Now before me, the undersigned authority, personally came and appeared, Detective David Eitel of the Crystal Lake Police Department, known to me to be the person whose name is subscribed to the foregoing instrument, who after being first duly sworn, did depose upon oath state as follows:

1. That I, Detective Eitel, am currently employed as a Detective with the Crystal Lake Police Department. I have been a sworn peace officer for over eight years. My duties as a Detective are to conduct and assist in the investigation of all types of criminal activities and investigations including intimidation, stalking, harassment by electronic communications, missing endangered citizens, crimes involving weapons and/or the threat of weapons, crimes involving violence and/or the threat of violence, crimes against children, crimes involving child pornography, etc. During my career as a sworn peace officer, I have had training and experience in criminal investigations; including but not limited to NEMRT 40 hour Evidence Technician Program, 40 hour NEMRT investigator course, 40 hour ICAC (Internet Crimes Against Children) Investigative Techniques course, and 400 hour Basic Law Enforcement Academy.
2. That, on 1/5/17, I was referred a Cybertip #13645802 report on the ICAC Data System in reference to possession of child pornography. The Cybertip and referral indicated on or about 7/11/16 an employee of a Verizon Wireless store had viewed child pornography on a device brought in by a female customer who indicated the device belonged to her employer. According to the Cybertip and referral, the customer refused to provide her name or the name of the employer, but Verizon Wireless was able to determine the device was associated with Morning Star Church in Huntley, IL (unincorporated Kane County). Prior to being assigned to

me, members of the Illinois Attorney General ICAC Task Force determined the pastors of this church were Stephen and Mary Foster and that they lived at 1739 Village Ct., Crystal Lake, IL.

3. That on 1/11/17 I spoke with a member of Verizon Wireless security who advised the Cybertip was generated after an incident at the store at 202 N. Randall Rd., Lake in the Hills, IL. The security employee told me who the employee was who observed the child pornography.
4. That on 1/11/17 I drove past 1739 Village Ct. and observed three vehicles parked on the street near the home: a dark colored Ford SUV with [REDACTED] registered to [REDACTED] out of Lake in the Hills; a blue Ford sedan with [REDACTED] registered to [REDACTED] out of Woodstock; and a gray Buick with [REDACTED] registered to [REDACTED] out of Lake in the Hills.
5. That on 1/12/17 I met with the Verizon employee, who wants to remain anonymous and will be referred to as "Pat Doe," at the Verizon Wireless location in Lake in the Hills. I obtained information from Pat Doe in reference to this case, see attached affidavit.
6. That on 1/16/17 I made telephone contact with Verizon Wireless supervisor to whom Pat Doe reported, now referred to as "Manager." Manager was Pat Doe's supervisor on the day in July, 2016, when Pat made the relevant observations. Manager said she did not observe any child pornography, because she did not go through the phone, but she did observe that Pat Doe was acting professional, but Manager could tell Pat Doe was "internally disgusted." Manager said she recognized the woman who brought in the phone and that the woman had done so before. Manager said the woman always brought in phones for data transfers. Manager said it was "implied" the phone belonged to a pastor, though Manager could not remember the specific details leading to such an implication. Manager said another Verizon employee, "Employee 2," had also helped the woman in previous encounters.
7. That on 1/18/17 I made telephone contact with Employee 2. Employee 2 said in April of 2016 he was working at the Lake in the Hills store and a man who Employee 2 understood

to be a pastor or priest came into the store with his phone. Employee 2 described the pastor as possibly wearing a wig, and that it looked like the pastor "worked out." Employee 2 said the pastor commented that he "runs a church." Employee 2 said another time a female assistant brought in the phone. Employee 2 provided a description similar to how Pat Doe had described the woman who brought in the phone. Employee 2 said the woman had the phone open to the home screen and she advised Employee 2 to not turn the phone off or lock it, because the owner of the phone, the pastor, would not share his code with the assistant. Employee 2 said on at least one occasion a Verizon employee or the female assistant got locked out of the phone and the female assistant had to go back to the pastor, wherever he was, have the phone unlocked, and then return to the Verizon store. Employee 2 said on the first occasion he dealt with the woman she asked for a transfer of data from one phone to another. Employee 2 said many of the text messages on the phone were of homosexual pornography. Employee 2 said, after the transfer, he showed her that everything had transferred properly. Employee 2 said he showed her a photo gallery and the first twenty images he saw were of nude males from teenaged to thirty years old. Employee 2 showed the woman another gallery and when she saw what was on there she grabbed the phone away from Employee 2. Employee 2 said on another occasion the female assistant brought the phone in and said the battery was dying too quickly. Employee 2 said a common issue with that is when a user has too many web browser tabs open at once. Employee 2 said he went into the phone's web browser and saw there were between sixty and eighty browser tabs open, and from what Employee 2 saw, they were all open on homosexual pornography sites. Employee 2 said on yet another occasion the female brought in a different phone and said, "this is his other phone." Employee 2 said when he transferred everything over from this phone to another, and saw the contents, there was content consistent and appropriate to a priest or pastor. Employee 2 went further to say that what he saw on the first phone "was nothing a 'religious guy' would have." Employee 2 said the female assistant had also come into the store with a young woman in her early twenties. Employee 2 said the attitude of those who came in at the apparent behest of the pastor had a "weird" attitude. Employee 2 said another Verizon employee, Employee 3, had also dealt with the customers.

8. That on 1/18/17 I made telephone contact with Employee 3. Employee 3 advised he never saw child pornography on any phones related to this case, but saw "other stuff." Employee 3 said his interaction with the customers surrounding this case was approximately six months prior to Pat Doe's experience. Employee 3 said a female assistant brought in a phone that belonged to someone she said "he has a church," or similar. Employee 3 described the assistant similarly to the way Pat Doe and Employee 2 had described the assistant. Employee 3 said the owner of the phone only came into the store once or twice, that Employee 3 knew of. Employee 3 described the owner of the phone similar to the description Employee 2 provided. Employee 3 said when the owner came into the store he had arrived in a black Cadillac DTS, and Employee 3 believed he rode in the back. Employee 3 said the owner of the phone once talked about his church, and also about his workout routine. Employee 3 said on one of the visits the female assistant was adamant about text messages being transferred over from one phone to another. Employee 3 said the text messages were of "homosexual stuff." Employee 3 said it was odd when the pastor came into the store he would direct the others with him to speak with Verizon employees. On 1/23/17 Employee 3 came to Crystal Lake Police Department and picked Stephen Foster out of a photo lineup, identifying him as the pastor and owner of the phone; the image depicting Stephen was his IL DL image, which is registered to 1739 Village Ct.
9. That I did further research into the names of the registered owners of the vehicles that had been outside of 1739 Village Ct. on 1/11/17. Through TLO, a site that provides publicly accessible information, I found the name Linda Dizanni was also associated with 41W350 Powers Rd, Huntley, IL, which is the physical address of Morning Star Church. I found the name [REDACTED] was associated with an address out of Huntley, IL, which was also associated with another individual who was associated with the address of Morning Star Church. I found the name [REDACTED] to also be associated with 1739 Village Ct. (Pat Doe identified [REDACTED] as the customer with the phone.)
10. That I found some of the individuals associated with 41W350 Powers Rd. were also associated with 41W390 Powers Rd., which is the address directly west. From on scene observations the entry driveway to the church runs north from Powers Rd. to the southwest end of the church

building, which appears to be an originally intended use residential home, and the drive turns slightly west and connects to a parking lot west of the church building, but directly north of other buildings on 41W390 Powers Rd. The exit drive from the church property runs to the west of a building on 41W390 Powers Rd. which appeared to have an intended use as a residential building. The exit drive connects with Powers Rd. west of the entry drive, and the building on 41W390 Powers Rd. lies between the entry drive and the exit drive.

11. Through additional research I found a Cadillac 4 door with [REDACTED] registered dually to Morning Star Church and Stephen A Foster at "41 H350" Powers Rd., Huntley, IL. I ran the associated VIN number on a free online VIN decoder and found it was a 2006 Cadillac DTS. On 2/10/17 I drove past 1739 Village Ct. and observed the Cadillac parked in the driveway and observed it to be black in color.
12. That on 1/30/17 I received documents from Verizon Wireless in response to a subpoena for records of the account and phone number associated with the Cybertip. The phone number that was the subject of the Cybertip was for an account under the name Morning Star Church. The mailing address was PO Box 579, Huntley, IL. The point of contact listed on the response was Stephen Foster. There were eight other telephone numbers listed on the account. I ran each of these through TLO and found that one of them was associated with Linda Dizanni. I also found another of the phone numbers, not the subject of the Cybertip, was associated with Stephen Foster. The phone number associated with the Cybertip was 847-707-9832. On 2/13/17 I called the phone number and it rang until a voicemail greeting, which was a male voice stating, "This is Stephen, I'm not available to take your call..."
13. That a TLO business search of Morning Star World Outreach Center showed Stephen Foster to be the "Pastor; Registered Agent," and that Mary E. Foster was listed as the "Vice-President." There is a website for Morning Star Church and World Outreach Center which listed both Stephen Foster and Mary Foster as "the senior pastors." Mary E Foster also has an IL DL registered to 1739 Village Ct., Crystal Lake, IL.

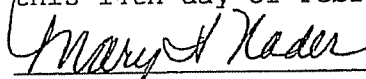
14. Based on Pat Doe's observations and the other foregoing information, and your affiant's training, which included learning about the habits of collectors of child pornography, and that those habits include an aversion to deleting or otherwise discarding collected child pornography, and rather, keeping it throughout many years, and keeping it readily accessible such that a sexual urge may be satisfied by viewing the images, videos, and other media immediately, and the statements by various witnesses indicating Stephen Foster had a high interest in preserving collections of text messages and images as they were transferred from one device to the next, there are facts to show probable cause there is evidence of the crime of possession of child pornography located within the residence of Stephen Foster: 1739 Village Ct., Crystal Lake, McHenry County, IL.

WHEREFORE your affiant prays for the issuance of a Court Order authorizing a Search consistent with the Complaint herein.
FURTHER AFFIANT SAYETH NOT.



Detective David Eitel
Crystal Lake Police Department

Subscribed and Sworn to before me
this 14th day of February, 2017



JUDGE

STATE OF ILLINOIS)

COUNTY OF McHENRY)

IN THE CIRCUIT COURT OF THE 22ND JUDICIAL CIRCUIT
McHENRY COUNTY, ILLINOIS

FILED

FEB 17 2017

KATHERINE M. KEEFE
McHENRY CTY. CIR. CLK.

PEOPLE OF THE STATE OF ILLINOIS)

vs.)

17 MR 125)

The house commonly referred to as 1739 Village Ct, Crystal Lake, Illinois, being a two story residential use wood frame building, having a beige siding and tan rock exterior, with a front door facing west, with an attached two car garage on the north side of the building, and the garage door facing west, with address numbers "1739" above the middle of the garage door. The neighborhood is residential.

COMPLAINT FOR SEARCH WARRANT

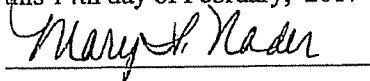
Detective Dave Eitel, complainant, now appears before the undersigned Judge of the Circuit Court for McHenry County, Illinois, and requests the issuance of a Search Warrant to search the house at 1739 Village Ct., Crystal Lake, Illinois, and to search therein the following: any motor vehicles registered to Stephen Foster and/or Mary Foster and/or Morning Star Church, safes, computers, tablets, cell phones or smartphones, locked or closed bins, drawers, or cases, for evidence of possession or dissemination of child pornography, and to seize there from any and all, cell phones, smart phones, tablets, "e-readers," computers or other electronic devices with the present or past intent or design and capability of sending, receiving, or storing emails, text messages, videos, photographs and pictures; any devices including but not limited to cameras, video recorders, digital cameras, cell phones or smartphone, and tablets, or any other device capable of recording video or capturing still images and storing them internally; any digital media storage devices including but not limited to USB or "thumb" drives, memory cards, external hard drives, CDs, DVDs, Blu-Ray discs, or any other device or item capable of storing digital media; any form of print media depicting child pornography or any other illegal content, including but not limited to camera film, and loose photographs; any devices capable of storing analog media, including but not limited to VHS tapes (or similar), cassette tapes (or similar); any indicia of ownership and residency; any other items that would constitute evidence of the following crime(s): possession of child pornography, and/or production of child pornography, and/or dissemination of child pornography, including but not limited to any and all evidence, data or information pertaining to the intent to possess or disseminate child pornography; child pornography images or movies; electronic communications pertaining to the possession or dissemination of child pornography; information pertaining to the dates and times of access of the computer; evidence of the use or knowledge of peer to peer file trading software; any and all evidence, data or information pertaining to internet searches pertaining to the possession or dissemination of child pornography; any and all evidence, data or information pertaining to internet history regarding the possession or dissemination of child pornography and any and all torrent files.

Complainant states that he has probable cause to believe, based upon the facts established in the attached Affidavit, that the above listed things to be seized are now located within 1739 Village Ct., Crystal Lake, McHenry County, Illinois. Please see attached Affidavits.



Detective Dave Eitel
Crystal Lake Police Department

Subscribed and sworn to before me,
this 14th day of February, 2017



JUDGE

STATE OF ILLINOIS)

) SS

COUNTY OF MCHENRY)

IN THE CIRCUIT COURT OF THE 22nd JUDICIAL CIRCUIT
MCHENRY COUNTY, ILLINOIS

PEOPLE OF THE STATE OF ILLINOIS)

VS.)

17 MR 125)

FILED

FEB 21 2017

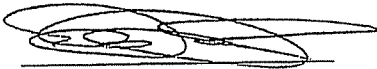
KATHERINE M. KEEFE
MCHENRY CTY. CIR. CLK.

The house commonly referred to as 1739 Village Ct, Crystal Lake, Illinois, being a two story residential use wood frame building, having a beige siding and tan rock exterior, with a front door facing west, with an attached two car garage on the north side of the building, and the garage door facing west, with address numbers "1739" above the middle of the garage door. The neighborhood is residential.

**SEARCH WARRANT INVENTORY
(ARTICLES SEIZED)**

I, Detective Dave Eitel (Crystal Lake Police Department), being first duly sworn, upon oath depose and say that pursuant to the authority contained within the Search Warrant, I, did on February 16, 2017, seize or take possession of the following instruments, articles, or things:

1. Samsung Galaxy Note 5 (SN: 990007018753399).
2. Samsung Galaxy Note 5 (SN: 990005898580361).
3. Blue iPod Touch (SN: CCQNG6P8F4JW).
4. Black iPad Mini (SN: F4KK9HWZF19K).
5. Gray iPad (SN: DMPS40R5H1MM).
6. Electronic reports of contents of 1-5.
7. Blue plastic tub with four (4) small vials containing white substance suspect human growth hormone (HGH) and two (2) hypodermic needles.
8. Forty-six (46) CDs.
9. Fourteen (14) 3.5" floppy disks.
10. One-hundred-fifty (150) VHS cassette tapes.
11. Dell computer tower (SN: 64PGH31).
12. Dell computer tower (SN: 188BG61).
13. Dell XPS computer tower (SN: C7TFK02).
14. Nobilis computer tower (SN: 246415000).
15. Palm IIIc handheld organizer (SN: 10GB1CI07VJC).
16. Seagate external hard drive (SN: NA98C2BJ).
17. Western Digital external hard drive (SN: WXF1E32TSTT9).
18. Western Digital external hard drive (SN: WXF1A663N9J8).
19. Dell Studio 1735 laptop (SN: 28LDGH1).
20. Dell XPS laptop (SN: GOPMR72).
21. Two (2) computer power cords.


Detective Dave Eitel


Judge

Signed this 21st day of February, 2017 at 1:35 A.M. / (P.M.)

STATE OF ILLINOIS)
)
COUNTY OF McHENRY)

IN THE CIRCUIT COURT OF THE 22ND JUDICIAL CIRCUIT
McHENRY COUNTY, ILLINOIS

FILED

FEB 17 2017

KATHERINE M. KEEFE
McHENRY CTY. CIR. CLK.

PEOPLE OF THE STATE OF ILLINOIS)

17 MR 126

vs.)

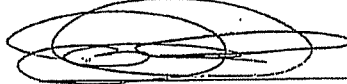
Morning Star Church World Outreach Center located at 41W350 and 41W390 Powers Rd., Huntley, Kane County, IL, described by the church's website as "a French Chateau set on 14 breathtaking acres," which is a property with an entry driveway to 41W350 and an exit driveway exiting 41W390 Powers Rd., with a rock sign along the roadway near the entry driveway with the words "The River Church; Bethel Chateau Home of Morning Star Church" upon it, the largest of the buildings being an originally intended residential use tan brick building situated approximately 100 yards away from Powers Rd. upon the property of 41W350 Powers Rd. situated such that a broad face of the building faces southeast, and on that face is a three car garage, and several outbuildings on the adjacent property of 41W390 Powers Rd. associated with the church, including a small building of unknown purpose to the south of the "French Chateau" with several parking spots near it, a two story residential use building just southwest of the "French Chateau," a barn shaped building apparently intended for storage purposes to the west of the other residential use building, and a shed and greenhouse just north of the barn shaped building, on the property of 41W390 is a large parking lot north of the barn shaped building, east of the greenhouse, and west of the "French Chateau."

COMPLAINT FOR SEARCH WARRANT

Detective Dave Eitel, complainant, now appears before the undersigned Judge of the Circuit Court for McHenry County, Illinois, and requests the issuance of a Search Warrant to search Morning Star Church World Outreach Center located at 41W350 and 41W390 Powers Rd., Huntley, Kane County, IL, described by the church's website as "a French Chateau set on 14 breathtaking acres," which is a property with an entry driveway to 41W350 and an exit driveway exiting 41W390 Powers Rd., with a rock sign along the roadway near the entry driveway with the words "The River Church; Bethel Chateau Home of Morning Star Church" upon it, the largest of the buildings being an originally intended residential use tan brick building situated approximately 100 yards away from Powers Rd. upon the property of 41W350 Powers Rd. situated such that a broad face of the building faces southeast, and on that face is a three car garage, and several outbuildings on the adjacent property of 41W390 Powers Rd. associated with the church, including a small building of unknown purpose to the south of the "French Chateau" with several parking spots near it, a two story residential use building just southwest of the "French Chateau," a barn shaped building apparently intended for storage purposes to the west of the other residential use building, and a shed and greenhouse just north of the barn shaped building, on the property of 41W390 is a large parking lot north of the barn shaped building, east of the greenhouse, and west of the "French Chateau," and to search therein or thereon: any motor vehicles registered to Morning Star Church, Stephen Foster, or Mary Foster, safes, computers, tablets, cell phones or smartphones, locked or closed bins, drawers, or cases, for evidence of possession or dissemination of child pornography, and to seize there from any and all, cell phones, smart phones, tablets, "e-readers," computers or other electronic devices with the present or past intent or design and capability of sending, receiving, or storing emails, text messages, videos, photographs and pictures; any devices including but not limited to cameras, video recorders, digital cameras, cell phones or smartphone, and tablets, or any other device capable of recording video or capturing still images and storing them internally; any digital media storage devices including but not limited to USB or "thumb" drives, memory cards, external hard drives, CDs, DVDs, Blu-Ray discs, or any other device or item capable of storing digital media; any form of print media depicting child pornography or any other illegal content, including but not limited to camera film, and loose photographs; any devices capable of storing analog media, including but not limited to VHS tapes (or similar), cassette tapes (or similar); any indicia of ownership and

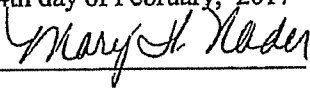
residency; any other items that would constitute evidence of the following crime(s): possession of child pornography, and/or production of child pornography, and/or dissemination of child pornography, including but not limited to any and all evidence, data or information pertaining to the intent to possess or disseminate child pornography; child pornography images or movies; electronic communications pertaining to the possession or dissemination of child pornography; information pertaining to the dates and times of access of the computer; evidence of the use or knowledge of peer to peer file trading software; any and all evidence, data or information pertaining to internet searches pertaining to the possession or dissemination of child pornography; any and all evidence, data or information pertaining to internet history regarding the possession or dissemination of child pornography and any and all torrent files.

Complainant states that he has probable cause to believe, based upon the facts established in the attached Affidavit, that the above listed things to be seized are now located within 1739 Village Ct., Crystal Lake, McHenry County, Illinois. Please see attached Affidavits.



Detective Dave Eitel
Crystal Lake Police Department

Subscribed and sworn to before me,
this 14th day of February, 2017



JUDGE

STATE OF ILLINOIS)
) SS
 COUNTY OF MCHENRY)
 IN THE CIRCUIT COURT OF THE 22nd JUDICIAL CIRCUIT
 MCHENRY COUNTY, ILLINOIS
 PEOPLE OF THE STATE OF ILLINOIS)
)
 VS.) 17 MR 126
)

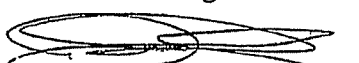
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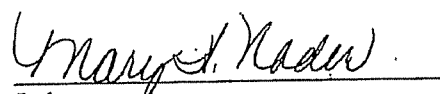
Morning Star Church World Outreach Center located at 41 W350 and 41 W390 Powers Rd., Huntley, Kane County, IL, described by the church's website as "a French Chateau set on 14 breathtaking acres," which is a property with an entry driveway to 41 W350 and an exit driveway exiting 41 W390 Powers Rd., with a rock sign along the roadway near the entry driveway with the words "The River Church; Bethel Chateau Home of Morning Star Church" upon it, the largest of the buildings being an originally intended residential use tan brick building situated approximately 100 yards away from Powers Rd. upon the property of 41 W350 Powers Rd. situated such that a broad face of the building faces southeast, and on that face is a three car garage, and several outbuildings on the adjacent property of 41 W390 Powers Rd. associated with the church, including a small building of unknown purpose to the south of the "French Chateau" with several parking spots near it, a two story residential use building just southwest of the "French Chateau," a barn shaped building apparently intended for storage purposes to the west of the other residential use building, and a shed and greenhouse just north of the barn shaped building, on the property of 41 W390 is a large parking lot north of the barn shaped building, east of the greenhouse, and west of the "French Chateau."

**SEARCH WARRANT INVENTORY
 (ARTICLES SEIZED)**

I, Detective Dave Eitel (Crystal Lake Police Department), being first duly sworn, upon oath depose and say that pursuant to the authority contained within the Search Warrant, I, with the assistance of Illinois State Police and the Kane County Sheriff's Office, and FBI's Regional Computer Forensic Laboratory (RCFL) did on February 16, 2017 seize or take possession of the following instruments, articles, or things:

- Two (2) Compaq computer towers (returned 2/17/17).
- Five (5) thumb drives (returned 2/17/17).
- Toshiba laptop (returned 2/17/17).
- Sony Vaio laptop (returned 2/17/17).
- Three (3) Dell computer towers (returned 2/17/17).
- Five (5) Seagate external hard drives (returned 2/17/17).
- Canon digital camera (returned 2/17/17).
- Two (2) Western Digital external hard drives (returned 2/17/17).
- Logitech case with three (3) internal hard drives (returned 2/17/17).
- A Seagate internal hard drive containing a copy of Church's network server.


 Detective Dave Eitel


 Judge

Signed this 21st day of February, 2017 at 1:36 A.M. (P.M.)

STATE OF ILLINOIS)

COUNTY OF McHENRY)

IN THE CIRCUIT COURT OF THE 22ND JUDICIAL CIRCUIT
McHENRY COUNTY, ILLINOIS

PEOPLE OF THE STATE OF ILLINOIS)

vs.)

17 MR 127)

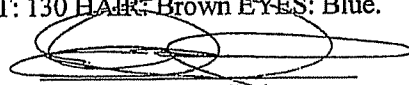
FILED
FEB 17 2017
KATHERINE M. KEEFE
McHENRY CTY. CIR. CLK.

The person of Mary Ellen Foster, F/W [REDACTED] and listed HGT: 5'03" WGT: 130
HAIR: Brown EYES: Blue.

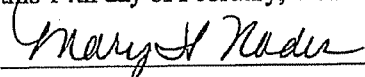
COMPLAINT FOR SEARCH WARRANT

Detective Dave Eitel, complainant, now appears before the undersigned Judge of the Circuit Court for McHenry County, Illinois, and requests the issuance of a Search Warrant to search the person of Mary Ellen Foster, F/W, [REDACTED] and listed HGT: 5'03" WGT: 130 HAIR: Brown EYES: Blue, and to search thereon the following: any clothing, including jackets, shirts, pants, shorts, and footwear; and to seize and search therein the following: computers, tablets, cell phones or smartphones, locked or closed bins, or cases, for evidence of possession or dissemination of child pornography, and to seize there from any and all cell phones, smart phones, tablets, "e-readers," computers or other electronic devices with the present or past intent or design and capability of sending, receiving, or storing emails, text messages, videos, photographs and pictures; any devices including but not limited to cameras, video recorders, digital cameras, cell phones or smartphone, and tablets, or any other device capable of recording video or capturing still images and storing them internally; any digital media storage devices including but not limited to USB or "thumb" drives, memory cards, external hard drives, CDs, DVDs, Blu-Ray discs, or any other device or item capable of storing digital media; any form of print media depicting child pornography or any other illegal content, including but not limited to camera film, and loose photographs; any devices capable of storing analog media, including but not limited to VHS tapes (or similar), cassette tapes (or similar); any indicia of ownership and residency; any other items that would constitute evidence of the following crime(s): possession of child pornography, and/or production of child pornography, and/or dissemination of child pornography, including but not limited to any and all evidence, data or information pertaining to the intent to possess or disseminate child pornography; child pornography images or movies; electronic communications pertaining to the possession or dissemination of child pornography; information pertaining to the dates and times of access of the computer; evidence of the use or knowledge of peer to peer file trading software; any and all evidence, data or information pertaining to internet searches pertaining to the possession or dissemination of child pornography; any and all evidence, data or information pertaining to internet history regarding the possession or dissemination of child pornography and any and all torrent files.

Complainant states that he has probable cause to believe, based upon the facts established in the attached Affidavit, that the above listed things to be seized are now located on the person of Mary Ellen Foster, F/W, [REDACTED] and listed HGT: 5'03" WGT: 130 HAIR: Brown EYES: Blue.


Detective Dave Eitel
Crystal Lake Police Department

Subscribed and sworn to before me,
this 14th day of February, 2017



JUDGE

STATE OF ILLINOIS)
) SS
COUNTY OF MCHENRY)

IN THE CIRCUIT COURT OF THE 22nd JUDICIAL CIRCUIT
MCHENRY COUNTY, ILLINOIS
PEOPLE OF THE STATE OF ILLINOIS)

VS.)

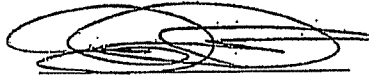
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FILED
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KATHERINE M. KEEFE
MCHENRY CTY. CIR. CLK.

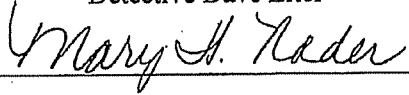
The person of Mary Ellen Foster, F/W [REDACTED] and listed HGT: 5'03"
WGT: 130 HAIR: Brown EYES: Blue.

**SEARCH WARRANT INVENTORY
(ARTICLES SEIZED)**

I, Detective Dave Eitel (Crystal Lake Police Department), being first duly sworn, upon oath depose and say that pursuant to the authority contained within the Search Warrant, I executed the search warrant and seized no items.



Detective Dave Eitel



Judge

Signed this 21st day of February, 2017 at 1:34 A.M. (P.M.)