\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*INSTRUCTIONS\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*

-This search warrant mask is specifically for the search of a cell phone

-There is RED text below that needs to be changed based on the needs of your search warrant.

-There is BLUE text below which is provided for information to the reader about what is being requested and why. Make sure you read this information and understand it since you are putting it your search warrant. You may need to adjust some of the wording or content in these areas to the specifics of your case.

-There is GREEN text below that articulate facts specific to ICAC or sexual exploitation investigations. Include this language only if it applies. Make sure you read this information and understand it since you are putting it your search warrant. You may need to adjust some of the wording or content in these areas to the specifics of your case.

- After the warrant is finalized, highlight all of the text by selecting CTRL+A and then change all text to black

- It would be a good idea to delete this section before printing/sending your warrant to get signed.

\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*PLEASE DELETE\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*

Case No:

COUNTY OF LARIMER ) IN THE COMBINED COURT

) SS

STATE OF COLORADO )

**AFFIDAVIT IN SUPPORT OF SEARCH WARRANT**

BEFORE THE HONORABLE \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

JUDGE / MAGISTRATE

Affiant, YOUR NAME HERE, a commissioned law enforcement officer, being duly sworn, deposes and states that I have probable cause to believe that at the place or thing to be searched, described as:

DESCRIBE PHONE

ADD PHOTO OF PHONE IF AVAILIABLE

ADDRESS WHERE PHONE IS LOCATED

The following data stored in the cellular phone(s), SIM card(s), and/or memory card(s), relevant to the criminal activity described in the affidavit, which is incorporated by reference, and possible prosecution of CRIMINAL OFFENSE(S) perpetrated against NAME OF VICTIM OR LOCATION [IF APPLICABLE] (hereinafter “Subject Offense(s)”):

REVIEW THE LISTED CATEGORIES OF DATA, PLEASE REMOVE ANY CATAGORIES NOT SUPPORTED BY THE FACTS CONTAINED IN YOUR AFFIDAVIT

1. Data which tends to show possession, dominion and control over said equipment, including device and system ownership information (telephone number, ESN number, serial number, IMEI, IMSI, CCID);
2. Passwords, encryption keys, codes, and/or other devices or information that may be necessary to access the device and its contents;
3. Date/time, language, and other settings preferences to include wireless local area network setting(s), Bluetooth settings to include device name(s), hotspot SSID (name), and MAC address and connection dates and times to the device;
4. Data contained in notes, reminders, documents, calendars and/or other similar applications pertaining to the Subject Offense(s);
5. Telephone contact lists, phone books and telephone logs of individuals or devices which may have been contacted by use of this device or by other means for the purpose of committing Subject Offense(s);
6. Voicemail messages, text messages, MMS messages, Emails whether stored, received, or deleted as they pertain to Subject Offense(s);
7. Photographs or images stored, sent, received or deleted, or documents containing photographs or images pertaining to Subject Offense(s);
8. Videos stored, sent, received or deleted pertaining to Subject Offense(s);
9. Electronic files, data, videos, and communications, including related metadata and location data, stored, sent, received or deleted from social media applications such as Facebook, Snapchat, Instagram, Twitter and/or any other third party programs or applications located on the device pertaining Subject Offense(s);
10. Communications through the SELECT SIRI OR GOOGLE ASSISTANT system, including all communications entered into the system as well as communicated from the system to the user pertaining to Subject Offense(s);
11. Global position system (GPS) data and any other geolocation data pertaining to Subject Offense(s);
12. Records of internet activity, including internet protocol (IP) addresses and Port IDs, firewall logs, transactions with internet hosting providers, co-located computer systems, cloud computing services, caches, browser history and cookies, “bookmarked” or “favorite” web pages, search terms that the user entered into any internet search engine, and records of user-typed web addresses pertaining to violations of the law or that show who used, owned, possessed, or controlled the device(s) pertaining to Subject Offense(s);
13. Any Child Exploitative Material as defined by Colorado Revised Statutes (C.R.S.) 18-6-403(2)(j);

Items ITEMS LIMITED BY DATE are limited to data with created, accessed or modified dates between DATE OF INTEREST through DATE OF INTEREST.

For which a search warrant may be issued upon one or more of the grounds set forth in Crim. P. 41 and CRS § 16-3-301, namely that this property has been stolen or embezzled, or which is designed or intended for use as a means of committing a criminal offense, or which is or had been used as a means of committing a criminal offense, or the possession of which is illegal, or which would be material evidence in a subsequent criminal prosecution in this state, another state, or federal court, or the seizure of which is expressly required, authorized, or permitted by a statute of this state or the United States, or that would aid in the detection of the whereabouts of or in the apprehension of a person for whom a lawful arrest order is outstanding.

The facts establishing grounds for issuance of a search warrant and showing probable cause to believe that they exist are as follows:

BACKGROUND OF AFFIANT

STATEMENT OF PROBABLE CAUSE REGARDING CRIME BEING INVESTIGATED – OR IF FOR FUGITIVE PURPOSES, EXISTENCE OF OUTSTANDING WARRANT – AND PC TO BELIEVE THE CELLPHONE LISTED COULD LEAD TO MATERIAL EVIDENCE OR A FUGITIVE MIXED WITH THE BELOW PARAGRAPHS

**Wireless phone capabilities**

A cellular telephone is a handheld wireless device used for, inter alia, voice and data communication. A wireless telephone usually contains a “call log” which records the telephone number, date, and time of calls made to and from the phone. In addition to enabling voice communications, wireless telephones offer a broad range of capabilities, including storing names and phone numbers in electronic “address books;” sending, receiving, and storing text messages and e-mail; taking, sending, receiving, and storing still photographs and moving video; storing and playing back audio files; storing dates, appointments, and other information on personal calendars; and accessing and downloading information from the Internet including websites, social media sites, bulletin boards, file sharing, and other Internet sites. It also includes GPS technology for determining the location of the device.

Cellular telephones have the ability to store and utilize data from external memory devices. These external digital storage devices, ie. microSD and SD cards, provide the device with the ability to capture and store an increased amount of data. By their design, they are removable and portable, allowing the stored information to be transported separately from the cellular telephone and/or utilized by additional cellular telephones and other digital devices.

Based on knowledge, training, and experience, Your Affiant knows that digital storage devices can store information for long periods of time. This information can sometimes be recovered with forensic tools. In addition, examining data stored on digital storage devices can uncover, among other things, evidence that reveals or suggests who possessed or used the computer or digital storage devices.

Based on the technology available to Your Affiant, obtaining the above described data and information will necessarily require an initial extraction of all of the data from the phone. This data, in raw form, is unreadable without the use of specific software. The extraction of the data will involve processing the data through the software, and a report containing only the data listed in the warrant will be produced. As such, only the data listed in this Affidavit and in the Search Warrant will be viewed by Your Affiant and/or his or her designee.

**Nexus between the target offense(s) and the locations within the phone to be searched**

Your Affiant respectfully requests that this Search Warrant be approved so that your Affiant or Designee may search the above described data associated with the cellular phone identified above. A search of the data associated with the cellular phone is necessary because such data may be relevant to the offenses being investigated.

Based on training, experience, and general knowledge of human behavior in today’s society, Your Affiant knows that most individuals own and possess a cellular telephone, and retain their phones on their person or in their immediate possession. *See Carpenter v. United States*, 138 S. Ct. 2206, 2218 (2018) (“While individuals regularly leave their vehicles, they compulsively carry cell phones with them all the time. A cell phone faithfully follows its owner beyond public thoroughfares and into private residences, doctor's offices, political headquarters, and other potentially revealing locales.”); *Riley v. California*, 134 S.Ct. 2473, 2484 (2014) (“modern cell phones [] are now such a pervasive and insistent part of daily life that the proverbial visitor from Mars might conclude they were an important feature of human anatomy.”).

Your Affiant also knows from training and experience that criminals frequently communicate with each other and/or other individuals before, during, and after criminal events. Your Affiant also knows from his/her training and experience that this type of communication usually occurs via cellular phones. Analysis of the data contained in a cellphone or other mobile/electronic device could assist Your Affiant with determining the general location of the device before, during, or after the target offense. This information, along with other information that can be obtained through an electronic device such as a cellphone, will assist Your Affiant with furthering the above-described criminal investigation.

For example, evidence relating to the above described offense(s) and/or related events or information is likely to be contained in the categories detailed above. Communications made and preserved through call history, contact information, voice messages, text and MMS messages, emails, and social media applications with communication capability (i.e., Facebook Messenger, Snapchat, and other similar applications) may include evidence of the target offenses. Communications made by the person who possessed and used the phone through any of these methods may also include comments made to others that relate to the target offenses described above, or may include information that can lead to the discovery of other evidence.

In addition to information or data contained in the phone relating to communications, photos and/or videos stored in the phone may depict individuals involved in or with knowledge of the crimes, may show connections between individuals involved in the target offense(s), and/or may lead investigators to others who can provide further relevant evidence. Based on training and experience, individuals often take and distribute/post photos and videos that include information about their criminal actions and post details and communicate with others about criminal activity and other information relating to criminal activity. Photos and videos depicting involved persons wearing similar clothing to that described by witnesses or observed in recordings can also be found in cellphones.

Geographical location information can be obtained from various areas in the phone, such as connected with phone calls, text or MMS messages, email messages, photos, videos, and social media application. This data is important to establish the location of the phone (and therefore, the person in possession of the phone) before, during, and after the target crimes. Geographical location information may also be helpful to lead investigators to other persons who may have been present at the time the offenses described above occurred, or may lead to the location of other evidence.

Data relating to the internet activity on the phone can provide multiple types of relevant evidence. Web searches can show efforts to identify locations, people, or other information relevant to the planning and/or commission of the offense. Such searches can also show efforts to keep track of the crime and investigation through the internet, which can establish consciousness of guilt and/or knowledge of these crimes. Internet data can show communications with others, through chat rooms, forums, or other websites, and such communications can establish the suspect’s involvement in or knowledge of the crimes, as well as provide information relevant to motive and intent. Internet data can also contain location information, and can demonstrate the use of services, programs, or applications that can themselves contain evidence of the criminal activity and/or the parties’ involvement therein.

In the event that relevant and/or incriminating evidence is located in the phone, it will be critical to establish the individual in possession of the phone at or about the time the communications are made, the photos and/or videos are captured, or social media applications are used. Evidence attributing particular data items located in the device can come in the form of other communications made at or near the time of the incriminating event that can be tied to the suspect(s), call logs and contact information connecting the device and/or particular communication events to the suspect, and other data that can be found on the phone that can establish the identity of the person in possession of the phone at the time the incriminating data was captured by the device. Data relating to possession, dominion and control over the cellphone will assist in associating any communications or data to the person who made such communications or accessed/created/distributed such data.

**Sexual Exploitative Material**

Child pornographers can produce images using a wireless device such as a cell phone. Photos can also be made using cameras, then can be transferred onto another device either using wire or wireless technology. Images can also be uploaded to Internet-based storage commonly referred to as the “cloud.” Hard-copy images can also be scanned into a computer. Via the Internet, connection can be made to literally millions of computers around the world. Child pornography can be transferred quickly and easily via electronic mail or virtually countless other online platforms, communication services, storage services, and applications.

These devices are often internet capable and can not only store, but can transmit images via the internet and can use the devices to store images and documents in internet or “cloud” storage spaces. Once this is done, there is no readily apparent evidence at the "scene of the crime". Only with careful laboratory examination of electronic storage devices is it possible to recreate the evidence trail.

With Internet access, a cell phone user can transport an image file from the Internet or from another user’s computer to his own computer, so that the image file is stored in his computer. The process of transporting an image file to one’s own computer is called “downloading”. The user can then display the image file on his computer screen, and can choose to “save” the image on his computer and/or print out a hard copy of the image by using a printer device (such as a laser or inkjet printer). Sometimes the only method to recreate the evidence trail of this behavior is with careful laboratory examination of the computer, modem, printer, and other electronic devices.

The majority of individuals who collect child pornography are persons who have a sexual attraction to children. They receive sexual gratification and satisfaction from sexual fantasies fueled by depictions of children that are sexual in nature.

The majority of individuals who collect child pornography collect sexually explicit materials, which may consist of photographs, magazines, motion pictures, video tapes, books, slides, computer graphics or digital or other images for their own sexual gratification. The majority of these individuals also collect child erotica, which may consist of images or text that do not rise to the level of child pornography but which nonetheless fuel their deviant sexual fantasies involving children. Non-pornographic, seemingly innocuous images of minors are often found on computers and digital storage devices that also contain child pornography, or that is used to communicate with others about sexual activity or interest in children. Such images are useful in attempting to identify actual minors depicted in child pornography images found during the execution of a search warrant. In certain cases, such images may also assist in determining the origins of a particular child pornography image or series of images.

The majority of individuals who collect child pornography rarely, if ever, dispose of their sexually explicit materials and may go to great lengths to conceal and protect from discovery, theft, and damage their collections of illicit materials. They almost always maintain their collections in the privacy and security of their homes, cars, garages, sheds, and other secure storage locations, such as in a digital or electronic format in a safe, secure, and private environment, including in cloud-based storage online or on their person.

The majority of individuals who collect child pornography often seek out like-minded individuals, either in person or on the Internet, to share information and trade depictions of child pornography and child erotica as a means of gaining status, trust, acceptance and support. This contact helps these individuals to rationalize and validate their deviant sexual interest and associated behavior. The different Internet-based vehicles used by such individuals to communicate with each other include, but are not limited to, e-mail, e-mail groups, bulletin boards, IRC, newsgroups, instant messaging, and other similar vehicles.

The majority of individuals who collect child pornography often collect, read, copy or maintain names, screen names or nicknames, addresses (including e-mail addresses), phone numbers, or lists of persons who have advertised or otherwise made known in publications and on the Internet that they have similar sexual interests. These contacts are maintained as a means of personal referral, exchange or commercial profit. These names may be maintained in the original medium from which they were derived, in telephone books or notebooks, on computer storage devices, or merely on scraps of paper.

An individual who possesses images and/or videos depicting child pornography on one digital storage devices and/or Internet email or online storage account is likely to possess child pornography on additional digital storage devices and/or Internet email or online storage accounts that s/he possesses. Additionally, based on this training and experience, I understand that an individual who discusses the sexual abuse and/or exploitation of children on one digital storage device is likely to conduct those communications on additional digital storage devices that s/he possesses.

**Computer Processing**

Due to the nature and vulnerability of magnetic or digital data, it is necessary to seize media capable of storing magnetic data, and the computer, or what is commonly referred to as the CPU, meaning the computer case which contains the hard drive, motherboard and related hardware. It is necessary to remove these items from the scene and transport them to a controlled environment so a complete search of the items may be accomplished in such a way that the data it is protected, and unaltered.

Your affiant is aware that the current technology available for the downloading of data from digital devices such as cell phones, computers, or other mobile devices, does not allow the download of information only for a specific date range. Your affiant is also aware that the current technology available may not allow the downloading of only specific types of data, (e.g. pictures, messages, contacts, application data, etc.) as this data, including dates, may be in raw form, making it humanly unreadable without the use of specific software.  In light of that, the data from the digital device must be downloaded as completely as technologically possible. Once that download is completed, and the downloaded data is processed with specific software, a search of the data for a specific date range or specific type of data content is possible.

Your affiant is also aware that many times, there is only one opportunity to download the information from a digital device. Without obtaining all of the downloadable data from the cell phone, computer, or other mobile device, if additional information is learned later in the investigation, either by law enforcement, the District Attorney’s Office, or defense counsel, the same data that existed at the time of the initial download may no longer be available.  The only way to ensure preservation of all the downloadable data that existed at the time of the original download is to initially obtain all the downloadable data from the cell phone, computer, or other mobile device, and then preserve that data for any future searches.

Your affiant is requesting to obtain all of the downloadable data from the digital device(s). That data will be saved to preserve it in case additional review of the data is warranted and authorized by the courts at a later time. If a future search of the downloaded data from the device is necessary at a later time, additional applications will be made to the courts. At this time, the review of the data extracted from the device(s) will be for the date range and data authorized in the warrant.

***Further requests:***

1. Pursuant to Crim. P. 41 and §16-3-304(2), Your Affiant requests that this Court seal the affidavit and search warrant and court order for production of records until the filing of charges based on this law enforcement criminal investigation. The affidavit establishes grounds to believe that disclosure at this time of the affidavit and search warrant and court order for production of records would be contrary to the public interest. Such order for sealing does not apply to representatives of law enforcement agencies, and District Attorney’s Offices.

The executing law enforcement officer(s) may enlist the aid of a law enforcement computer forensic laboratory and/or certified digital evidence examiner(s) in the searching, viewing, photographing, recording, copying, forensic imaging, and analysis of any and all of the information described.

I believe the above facts to be true from official LAW ENFORCEMENT AGENGY records, conversations with fellow officers, personal observations and interviews. I am a YOUR TITLE with the LAW ENFORCEMENT AGENGY. I have been trained at the State, and local levels with regard to my duties. I am authorized by law to execute search warrants in the State of Colorado.

\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

AFFIANT

This affidavit was sworn to and subscribed by telephone this DATE day of MONTH 20\*\* at \_\_\_\_\_\_\_\_.

\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

JUDGE / MAGISTRATE

Case No.

COUNTY OF LARIMER ) IN THE COMBINED COURT

) SS

STATE OF COLORADO )

**SEARCH WARRANT**

BEFORE THE HONORABLE \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

JUDGE / MAGISTRATE

TO: ANY PEACE OFFICER AUTHORIZED BY LAW TO EXECUTE SEARCH WARRANTS IN THE STATE OF COLORADO.

The Court, upon review of a sworn affidavit filed by YOUR NAME HERE, a commissioned law enforcement officer, in support of the issuance of this search warrant, hereby commands you to search the following described property, namely:

DESCRIBE PHONE

ADD PHOTO OF PHONE IF AVAILIABLE

ADDRESS WHERE PHONE IS LOCATED

The following data stored in the cellular phone(s), SIM card(s), and/or memory card(s), relevant to the criminal activity described in the affidavit, which is incorporated by reference, and possible prosecution of CRIMINAL OFFENSE(S) perpetrated against NAME OF VICTIM OR LOCATION [IF APPLICABLE] (hereinafter “Subject Offense(s)”):

REVIEW THE LISTED CATEGORIES OF DATA, PLEASE REMOVE ANY CATAGORIES NOT SUPPORTED BY THE FACTS CONTAINED IN YOUR AFFIDAVIT

1. Data which tends to show possession, dominion and control over said equipment, including device and system ownership information (telephone number, ESN number, serial number, IMEI, IMSI, CCID);
2. Passwords, encryption keys, codes, and/or other devices or information that may be necessary to access the device and its contents;
3. Date/time, language, and other settings preferences to include wireless local area network setting(s), Bluetooth settings to include device name(s), hotspot SSID (name), and MAC address and connection dates and times to the device;
4. Data contained in notes, reminders, documents, calendars and/or other similar applications pertaining to the Subject Offense(s);
5. Telephone contact lists, phone books and telephone logs of individuals or devices which may have been contacted by use of this device or by other means for the purpose of committing Subject Offense(s);
6. Voicemail messages, text messages, MMS messages, Emails whether stored, received, or deleted as they pertain to Subject Offense(s);
7. Photographs or images stored, sent, received or deleted, or documents containing photographs or images pertaining to Subject Offense(s);
8. Videos stored, sent, received or deleted pertaining to Subject Offense(s);
9. Electronic files, data, videos, and communications, including related metadata and location data, stored, sent, received or deleted from social media applications such as Facebook, Snapchat, Instagram, Twitter and/or any other third party programs or applications located on the device pertaining Subject Offense(s);
10. Communications through the SELECT SIRI OR GOOGLE ASSISTANT system, including all communications entered into the system as well as communicated from the system to the user pertaining to Subject Offense(s);
11. Global position system (GPS) data and any other geolocation data pertaining to Subject Offense(s);
12. Records of internet activity, including internet protocol (IP) addresses and Port IDs, firewall logs, transactions with internet hosting providers, co-located computer systems, cloud computing services, caches, browser history and cookies, “bookmarked” or “favorite” web pages, search terms that the user entered into any internet search engine, and records of user-typed web addresses pertaining to violations of the law or that show who used, owned, possessed, or controlled the device(s) pertaining to Subject Offense(s);
13. Any Child Exploitative Material as defined by Colorado Revised Statutes (C.R.S.) 18-6-403(2)(j);

Items ITEMS LIMITED BY DATE are limited to data with created, accessed or modified dates between DATE OF INTEREST through DATE OF INTEREST.

For which a search warrant may be issued upon one or more of the grounds set forth in Crim. P. 41 and CRS § 16-3-301, namely that this property has been stolen or embezzled, or which is designed or intended for use as a means of committing a criminal offense, or which is or had been used as a means of committing a criminal offense, or the possession of which is illegal, or which would be material evidence in a subsequent criminal prosecution in this state, another state, or federal court, or the seizure of which is expressly required, authorized, or permitted by a statute of this state or the United States, or that would aid in the detection of the whereabouts of or in the apprehension of a person for whom a lawful arrest order is outstanding.

Based upon the affidavit of the above-named Affiant, which is incorporated by reference, I am satisfied that there is probable cause to believe there is a legal basis and also legal authority for the issuance of this Search Warrant. You are therefore authorized to execute this Search Warrant according to these terms and as otherwise permitted by law.

Therefore, any member of law enforcement agency or a designee, and/or a computer forensic lab, are commanded to:

* If not already in possession of the device, seize the aforementioned device within 14 days of the date this warrant is signed;
* Access the aforementioned device and view, copy and maintain the above described data contained therein;
* Use and employ such force as may reasonably be necessary in the performance of the duties described herein;
* The ability to use whatever means necessary to override any encryption or secure files encountered during the forensic examination of the phone. This could include having the item transferred to specialized forensic laboratories outside of the jurisdiction and/or the State of Colorado, if necessary.
* The ability to repair the device, replace the screen, replace the chassis, reconnect wires, or replace a battery. I also understand that it may be necessary to employ advanced forensic processes to bypass locked display screens and other data access restrictions.
* Physically access the internal workings of the device to extract any and all potential data stored on the device.
* Employ all means necessary to prevent damage to the device. Any intentional damage or destruction will require additional judicial approval.
* The ability to enlist the aid of a law enforcement computer forensic laboratory and/or certified digital evidence examiner(s) in the searching, viewing, photographing, recording, copying, forensic imagining, and analysis of any and all of the information described.
* Deliver to the person from whom the property is taken a copy of this warrant together with a receipt for the property taken, or to leave a copy of the warrant and receipt at the place from which the property was taken;
* Make prompt return of this search warrant, accompanied by a written inventory describing the physical storage media that was seized or copied, to the undersigned judge.

IT IS FURTHER ORDERED:

1. That this Search Warrant and Order and application be **SEALED** until the filing of charges based on this law enforcement criminal investigation, that the identity of any target(s) of the underlying criminal investigation may be redacted from any copy of this Order to be served on any service provider or other person. After charges are filed, disclosure of this Search Warrant and Order and application is governed by Crim. P. 55.1.

Based upon the affidavit of the above-named Affiant, which is incorporated by reference, I am satisfied that there is probable cause to believe there is a legal basis and also legal authority for the issuance of this Search Warrant. You are therefore authorized to execute this Search Warrant according to these terms and as otherwise permitted by law.

Dated this **\_\_\_\_\_day of \_\_\_\_\_\_\_\_\_ 20\_\_**, at \_\_\_\_\_\_\_.

\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

JUDGE / MAGISTRATE