Filed: 03/07/2023 14:13:32

Second Judicial District, Latah County

Julie Fry, Clerk of the Court

By: Deputy Clerk - Reeves, Tamzen

IN THE DISTRICT COURT OF THE SECOND JUDICIAL DISTRICT OF THE STATE OF IDAHO, IN AND FOR THE COUNTY OF LATAH

In the Matter of the Application for a Search Warrant for

Paypal/Venmo Attn: Global Asset Protection Team 2211 North First St. San Jose, CA 95131

MPD Case No. 22-M09903

Case No. CR29-22-2805

ORDER TO SEAL AND REDACT

This matter came before the court on February 10, 2023 on the court's motion to seal or redact pursuant to I.C.A.R. 32(i). The hearing was held via Zoom. William W. Thompson, Jr. and Ashley Jennings appeared on behalf of the State. Anne Taylor appeared on behalf of Mr. Kohberger.

The court reviewed the records, considered the arguments presented, weighed the interests in privacy and public disclosure, and announced its findings of fact on the record. Therefore, pursuant to I.C.A.R. 32(i)(2)(A) and (D), the court finds it necessary to seal in part and redact the record related to the search warrant for the following reasons:

- (1) The documents contain highly intimate facts or statements, the publication of which would be highly objectionable to a reasonable person; and
- (2) The documents contain facts or statements that might threaten the safety of or endanger the life or safety of individuals.

After due consideration and with good cause appearing,

IT IS HEREBY ORDERED that the record herein shall be disclosed except for the following:

- 1. The Affidavit in Support of Search Warrant is SEALED.
- 2. The Search Warrant and Receipt and Inventory be REDACTED.
- 3. This order will remain in effect until further order of the court.

Dated: 3/7/2023

Megan E. Marshall
Magistrate Judge

In the Matter of the Application for a Search Warrant for

Paypal/Venmo Attn: Global Asset Protection Team 2211 North First St. San Jose, CA 95131

MPD Case No. 22-M09903

Case No.

ORDER SEALING SEARCH WARRANT AND RELATED DOCUMENTS

Based upon the Motion to Seal Search Warrant and Related Documents filed herein, the Court does hereby confirm and ORDER that the Affidavit for Search Warrant (including any exhibits), Search Warrant, Return of Search Warrant (including the inventory of items seized) and Order are confidential, exempt from disclosure and are SEALED pursuant to Idaho Court Administrative Rule 32(g)(1) for the reasons stated in the said Motion and until March 21, 2023, or further order of the Court, whichever occurs first.

so ordered 12/23/22 @ 2:43 pm

Magistrate Judge

LATAH COUNTY PROSECUTOR'S OFFICE ASHLEY S. JENNINGS SR. DEPUTY PROSECUTING ATTORNEY Latah County Courthouse P.O. Box 8068 Moscow, ID 83843 Phone: (208) 883-2246 ISB No. 8491 paservice@latah.id.us

IN THE DISTRICT COURT OF THE SECOND JUDICIAL DISTRICT OF THE STATE OF IDAHO, IN AND FOR THE COUNTY OF LATAH

In the Matter of the Application for a Search Warrant for Case No.

Paypal/Venmo Attn: Global Asset Protection Team 2211 North First St. San Jose, CA 95131 MOTION TO SEAL SEARCH WARRANT AND RELATED DOCUMENTS

MPD Case No. 22-M09903

The State of Idaho, by and through the Latah County Prosecuting Attorney, respectfully moves the Court pursuant to Idaho Court Administrative Rule 32(g)(1) and Idaho Code 74-124 for an Order Sealing Search Warrant and Related Documents, including the Affidavit for Search Warrant (including any exhibits), Search Warrant, Return of Search Warrant (including the inventory of items seized) and Order filed herein because release or disclosure would:

1. Interfere with enforcement proceedings;

- 2. Constitute an unwarranted invasion of personal privacy,
- 3. Disclose the identity of a confidential source; and
- 4. Disclose investigative techniques and procedures.

And the State seeks this protection for a minimum of ninety (90) days or until such time as the investigation is concluded and/or charges are filed.

Wherefore, the State respectfully prays that the Court seal from public disclosure the Affidavit for Search Warrant, Search Warrant, Return of Search Warrant and Order herein under the provisions of Idaho Court Administrative Rule 32(g)(1) and Idaho Code 74-124.

RESPECTFULLY SUBMITTED this Moday of December, 2022.

ASHLEY S. JENNINGS

Sr. Deputy Prosecuting Attorney

LATAH COUNTY PROSECUTOR'S OFFICE ASHLEY S. JENNINGS SR. DEPUTY PROSECUTING ATTORNEY Latah County Courthouse P.O. Box 8068 Moscow, Idaho 83843-0568 (208) 883-2246 ISB No.8491 paservice@latah.id.us

IN THE DISTRICT COURT OF THE SECOND JUDICIAL DISTRICT OF THE STATE OF IDAHO, IN AND FOR THE COUNTY OF LATAH

In the Matter of the Application)	Case No.
for a Search Warrant for:)	
)	
Paypal/Venmo)	ORDER
Attn: Global Asset Protection Team)	
2211 North First St.)	
San Jose, CA 95131)	
,)	
MPD Case No. 22-M09903)	

In the above-titled matter, this Court having heretofore issued a Search Warrant, and the said Search Warrant having been served according to law, and the Return of Warrant having been duly made as directed in said Search Warrant to this Court, and a written inventory of the property found and seized having been duly made and taken before the undersigned Magistrate or Judge and filed herein;

NOW, THEREFORE IT IS HEREBY ORDERED that the said Peace Officer shall deliver or cause to be delivered, the property described in said inventory to the Moscow Police Department or such other law enforcement agency as may be appropriate for the purpose of preserving said property for use as evidence or until further order of a court of competent jurisdiction. Once any related criminal case has been concluded, including the expiration of time for appeal, or at such other

ORDER 1

appropriate time, the property can be released or disposed of upon authorization of the jurisdictional prosecuting attorney.

IT IS FURTHER ORDERED that said property or any part thereof, may be delivered to any person or laboratory or laboratories for the purpose of conducting or obtaining any tests, analysis, or identification of said property which is deemed necessary by the custodial law enforcement agency or jurisdictional prosecuting attorney without further order of this Court.

DATED 12/23/22 12:43 pm

Megan E. Marshall
Magistrate Judge

LATAH COUNTY PROSECUTOR'S OFFICE ASHLEY S. JENNINGS
SR. DEPUTY PROSECUTING ATTORNEY
Latah County Courthouse
P.O. Box 8068
Moscow, Idaho 83843-0568
(208) 883-2246
ISB No. 8491
paservice@latah.id.us

IN THE DISTRICT COURT OF THE SECOND JUDICIAL DISTRICT OF THE STATE OF IDAHO, IN AND FOR THE COUNTY OF LATAH

In the Matter of the Ap For a Search Warrant f) Case No. CR29-) RETURN OF						
Paypal/Venmo Attn: Global Asset Pro 2211 North First St. San Jose, CA 95131	tection Team)))	SEARCH WARRANT					
MPD Case No. 22-M0	9903							
STATE OF IDAHO) :ss.							
County of Latah)							

I, Detective Lawrence Mowery, the officer by whom this Warrant was executed, do certify the appended inventory contains a true and detailed account of all property taken by me or other officers pursuant to this Warrant, and that this Warrant and property have been duly returned before Judge Megan E. Marshall at 9:00 o'clock a.m., this 22nd day of December, 2022.

I certify under penalty of perjury pursuant to the law the State of Idaho that the foregoing is true and correct.

12/22/2022 (Date)

Peace Officer

AFFIDAVIT OF LAWRENCE MOWERY

STATE OF ID	OAHO) :ss.						
County of Lata							
I, Law	rence Mowery, being duly sworn, do hereby state the following information is true and						
correct to the	best of my knowledge and belief:						
(1)	That I am employed by Moscow Police Department in the official position of Forensic						
	Detective;						
(2)	Affidavit has been a trained and qualified peace office for 12 years;						
(3)	On 11/19/22, I obtained a search warrant for Paypal/Venmo;						
(4)	The warrant was served on 11/19/2022, by email (fax, email, etc);						
(5)	On 11/21/2022, Financial Specialist Agent Michael Douglass received an e-mail from						
Paypal/Venmo with the requested information; on 12/12/2022, I received an e-mail							
	from Douglass which contained the requested information.						
(6)	An inventory was prepared for all the items received; and						
(7)	The information received was placed into evidence at the Moscow Police Department.						
FUR?	ΓHER your Affiant sayeth not.						
Lawrence Mowery Affiant							
I cert	ify (or declare) under penalty of perjury pursuant to the law the State of Idaho that						
the foregoing	g is true and correct.						
-	2/2022 Eigenstra						
(Date	(Signature)						

IN THE MATTER OF THE APPLICATION FOR A SEARCH WARRANT FOR	Case No.					
Paypal/Venmo	RECEIPT AND					
2211 North First St.	INVENTORY OF WARRANT					
San Jose, CA 95131						
On the 19th day of November the following peace officers:	, 20 <u>22</u> , at approximately <u>9:27</u> o'clock <u>P</u> .M.,					
served the Search Warrant heretofore issued directed in said Search Warrant. Entrance v	d upon the place and/or person(s) described therein as was obtained by:					
The person(s) found in said place were:						
The property found and taken and the lo	ocation within or upon said place and/or person(s) are					
DESCRIPTION OF PROPERTY	LOCATION/PERSON					
Financial Records for Ethan Chapin						
Financial Records for Maddie Mogen						
Financial Records for Xana Kernodle						
Financial Records for Kaylee Goncalves						

RECEIPT AND INVENTORY

PAGE 1 OF 3 PAGES

DESCRIPTION OF PROPERTY	LOCATION/PERSON
Financial Records for	
Financial Records for	
Financial Records for	
	<u> </u>
	-

This Receipt and Inventory was made in the presence of:
A copy hereof was given to the following named person(s) on the day of, 20;
A copy hereof was left on this date in a conspicuous place in the place searched, there being no person(s) present during said search:
DATED this 22nd day of December , 2022.
WITNESS PEACE OFFICER
The undersigned person(s) hereby acknowledge receiving a copy hereof on this day of, 20:

In the Matter of the Application for a Search Warrant for:

Paypal/Venmo

Attn: Global Asset Protection Team

2211 North First St. San Jose, CA 95131 Ph: 402-935-2050

MPD Case No. 22-M09903

Case No.

SEARCH WARRANT

TO: ANY PEACE OFFICER AUTHORIZED TO ENFORCE OR ASSIST IN ENFORCING ANY LAW OF THE STATE OF IDAHO.

Lawrence Mowery, having given me proof, upon oath, this day showing probable cause establishing grounds for issuing a search warrant and probable cause to believe that the property referred to and sought in or upon said premises there is probable cause to believe that the property referred to and sought in or upon said premises consists of information related to the crime(s) of homicide to include all records and documents (the terms "records" and "documents" mean any and all tangible forms of expression in your possession, custody, or control, in any language or

REDACTED

format, and include, but are not limited to, writings, papers, and tape recordings, electronic video and audio recordings (e.g. video surveillance), microform, electromagnetic recordings, optical recordings, electronic files or records, photographs, drafts, finished versions, originals, and copies, however created, produced, or stored. Video surveillance/images pertaining to account transactions (to include account opening, deposit, withdrawals, etc.) are included with this request. Supporting information can be provided to help identify surveillance video/images for some of the transactions) from September 1, 2022 to present in the name or control of:

- Ethan Chapin,
- Madison May Mogen,
- Xana Alexia Kernodle,
- Kaylee Jade GonCalves,
- _
- •

to include the following:

- All Open and Closed accounts: all records pertaining to the individuals(s) or business entities identified in this letter whether held jointly or severally or as trustee or fiduciary as well as custodian, executor or guardian, as well as any other entity in which these individual(s) or entities may have a financial interest; includes all accounts in which these individuals had signatory authority and/or the right of withdrawal; these records should include:
 - Signature cards;
 - Statement Data/Monthly Account Statements;
 - Identification of and name assigned on all Debit Cards on account;
 - Deposits and supporting documentation including but not limited to evidence of cash, cancelled deposited checks front and back, transfers from other accounts including full account number and name, and other credit information.
 - Checks and other withdrawals including but not limited to cancelled checks front and back, withdrawals and offsets, evidence of cash withdrawals, transfers from other accounts including account number and name, other debit information;
 - Wire transfers in and out including wire transfer instructions and evidence of requestor if possible;
 - Evidence of cash transactions and identifying information of individuals conducting cash transactions;

- Identification of sender or recipient bank, full account number, and account name on ACH transfers, online transfers, teller transfers, or other transfers;
- Electronic/Internet records: for those customers who engage in online banking with your financial institution, the following information pertaining to that online banking account: usernames or other identifying information for the account; e-mail addresses associated with the account to include any and all of the above information for any secondary or additional e-mail addresses and or user names identified by you as belonging to the targeted account in this letter; historical access logs for authentication to the account including Internet Protocol (IP) addresses for this account and date, time and duration of each session;

- Certificate of Deposit and Money Market Certificates: including applications, actual
 instrument(s), records of purchases and redemptions, checks issued on redemption,
 checks used to purchase certificates, any correspondence and any Forms 1099 issued,
 records revealing the annual interest paid or accumulated, the dates of payment or date
 interest is earned, and checks issued for interest payments;
- Credit Card records (e.g. MasterCard and Visa): including customer's application, signature card, credit or background investigations conducted, correspondence, monthly billing statements, individual charge invoices, repayment records, disclosing the date, amounts and method of repayment, checks used to make repayments (front and back);
- Purchase of Bank Checks: purchases of bank checks, cashiers, teller, traveler's check
 records, or money order records, including the check register, file copies of the check or
 money orders, records revealing the date and source of payment for said checks or money
 orders;
- Correspondence: all records of correspondence/communication between the customer and the financial institution relating to the above services or for any other purpose, including customer service inquiries or requests for assistance;
- Safe Deposit Boxes: any and all information pertaining to safe deposit boxes held by customer including safe deposit application, authorized signers, and access logs;
- Other records: all applications, forms, and other written documents completed by the customer; records of certified checks, wire transfers, or collections, letter credit, bonds and securities purchased through your financial institution, savings bond transaction and investment accounts. Such records that disclose the date and amount of the transaction, method (cash or check) and source of payment, instruments and statements of transactions; all correspondence with the above individual(s)/entities and/or with third parties regarding the above individual(s)/entities; all memoranda, notes, files, or records relating to meetings or conversations concerning the above individual(s)/entities;

located at the following premises:

Paypal/Venmo Attn: Global Asset Protection Team 2211 North First St. San Jose, CA 95131 Ph: 402-935-2050

	RE THER													
THIS W	ARRAN	Γ SHA	LL BE	EXE	CUTED	WIT	HIN 7	•	DAY	S OF	ISSU	ANCE	, AND	IS
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In the Matter of the Application for a Search Warrant for Case No.

ORDER FOR EXTENSION TO RETURN SEARCH WARRANT

Paypal/Venmo Attn: Global Asset Protection Team 2211 North First St. San Jose, CA 95131

MPD Case No. 22-M09903

The above matter having come before the Court based upon the motion of the State, and good cause appearing:

IT IS HEREBY ORDERED that the time for which the above referenced search warrant shall be returned is extended to March 3, 2023.

SO ORDERED this 12/2/22 @ 3:43 pt

Magistrate Judge

CERTIFICATE OF DELIVERY

	ue and correct copies of the ORDER FOR WARRANT were served on the following in the
William W. Thompson, Jr. Latah County Prosecuting Attorney Latah County Courthouse Moscow, ID 83843	☐ Mailed ☐ E-filed & Served / E-mailed ☐ Faxed ☐ Hand Delivered
Dated 10 502	
	TONYA DODGE Latah County Clerk of the Court By: Colorbout
	Deputy Clerk

LATAH COUNTY PROSECUTOR'S OFFICE ASHLEY S. JENNINGS SR. DEPUTY PROSECUTING ATTORNEY Latah County Courthouse P.O. Box 8068 Moscow, ID 83843 Phone: (208) 883-2246 ISB No. 8491 paservice@latah.id.us

IN THE DISTRICT COURT OF THE SECOND JUDICIAL DISTRICT OF THE STATE OF IDAHO, IN AND FOR THE COUNTY OF LATAH

In the Matter of the Application for a Search Warrant for Case No.

MOTION FOR EXTENSION TO RETURN SEARCH WARRANT

Paypal/Venmo Attn: Global Asset Protection Team 2211 North First St. San Jose, CA 95131

MPD Case No. 22-M09903

The State of Idaho by and through Ashley S. Jennings, Latah County Sr. Deputy Prosecuting Attorney, moves this Court for an order extending the time for returning the above referenced search warrant which was issued on the 19th day of November, 2022 The search warrant was directed by the Court to be served within fourteen (14) days of issuance during business hours. The warrant was served by Detective Lawrence Mowery on the 19th day of November, 2022, by email. However, as of this date, the information has not been received.

MOTION FOR EXTENSION TO RETURN SEARCH WARRANT

Although the warrant was executed within the fourteen (14) day timeframe directed by I.C. 19-4412, the State is not able to comply with the timeframe within which to return the warrant and provide a written inventory. Accordingly, the State requests an extension of time

for the return of the search warrant.

RESPECTFULLY SUBMITTED this 1 day of December, 2022.

ASHLEY S. JENNINGS

Sr. Deputy Prosecuting Attorney