

Watertown Police Department Detective Division 195 French Street Watertown, CT 06795 860-945-5216 Fax 860-945-4847



John C. Gavallas Chief of Police **Robert Desena Deputy Chief of Police** 

DATE: 9/11/2017

**TOTAL PAGES: 5** 

TO: WordPress

FROM: Officer Donston <a href="mailto:cdonston@watertownctpd.org">cdonston@watertownctpd.org</a>

MESSAGE: Please see the attached court order for records regarding <u>https://familycourtcircusblog.wordpress.com/</u> for the post titled "Public Service Message: Watertown" posted on September 3rd 2017. PLEASE NOTE that the Judge issued a 90 day delay in notifying the subscriber. We are also asking that this post be removed also as it is publicly accusing a 15 year old (by name and school) of sexually molesting two other minor children, also named with school. Please respond by fax or email above. Please call with any questions. Thanks, Officer Christopher Donston.

Officer Christopher Donston Watertown Police Department 195 French Street Watertown Ct 06795 <u>cdonston@Watertownctpd.org</u> (P) 860-945-5200 (F) 860-945-4847

## CONFIDENTIALITY NOTICE:

If you have received this fax in error, please immediately notify the sender at the phone number listed above. This fax transmission contains confidential legally privileged information. The information is intended only for the use of the individual(s) or entity to which it is addressed. Any disclosure, distribution, copying or use of the information by others is strictly prohibited. Please destroy this fax if you are not the intended recipient. Thank you for your compliance.

### APPLICATION FOR EX PARTE ORDER TO DISCLOSE TELEPHONE OR INTERNET RECORDS WITH RETURN AND INVENTORY

JD-CR-142 Rev. 1-17 C.G.S. §§ 54-47aa, 54-260b; P.A. 16-148 § 1

### INSTRUCTIONS TO APPLICANT

1. Complete relevant sections of the application and present to judge for consideration.

- Send notice as required by court order on form JD-CR-175, Notice of Ex Parte Order to Disclose Telephone or Internet Records, and file a copy of that form with clerk of the court for the geographical area within which any person who may be arrested in connection with, or subsequent to, the issuance of this order would be presented.
- 3. Within 10 days after receipt of information under this order, complete the Return and Inventory section, and file this form, along with any supplement page(s) on form JD-CR-176, Application for Ex Parte Order to Disclose Telephone or Internet Records Supplement, with the clerk of court.

## To: A Judge of the Superior Court

### ADA NOTICE

The Judicial Branch of the State of Connecticut complies with the Americans with Disabilities Act (ADA). If you need a reasonable accommodation in accordance with the ADA, contact a court clerk or an ADA contact person listed at *www.jud.ct.gov/ADA*.

Agency name		Agency telephone number	Agency fax number	
Watertown Police Department		860-945-5200	860-945-4847	
Agency address		£	Agency case number	
195 French Street			17-9722	
Judicial District or Geographical Area	Address of Court			
4	400 Grand Street, Waterbury Connecticut			

### Wordpress Automattic Inc. 60 29th Street #343 San Francisco, CA 94110

Name and address of subscriber/customer

https://familycourtcircusblog.wordpress.com/

## I. APPLICATION FOR EX PARTE ORDER TO DISCLOSE TELEPHONE OR INTERNET RECORDS

**x** A. Call-Identifying or Basic Subscriber Information (Select reasonable and articulable suspicion below)

The law enforcement officer signing below applies for an ex parte order to compel:

The telecommunications carrier listed above to disclose call-identifying information pertaining to the subscriber/ customer listed above;

OR

**x** The provider of electronic communication service or remote computing service listed above to disclose the **basic subscriber information** pertaining to the subscriber/customer listed above;

for the period of: September 3, 2017

### **B. Content of Communications or Geo-Location Data** (Select probable cause below)

The law enforcement officer signing below applies for an ex parte order to compel the telecommunications carrier or the provider of electronic communication service or remote computing service listed above to disclose:

The content of the communications of the subscriber/customer listed above;

OR

The geo-location data associated with the call-identifying information of the subscriber/customer listed above;

for the period of:

The law enforcement officer signing below, being duly sworn, deposes and says:

There is a <b>reasonable and articulable suspicion</b>	or	x probable cause	to believe that the crime(s) of
Harassment in the second degree		has been or is l	being committed.

					JD	-CR-142, Page 1 of	5
	City/Town	Date		Signature an	d Title of At	ffiant	
	Waterbury	9-11-17	Ofe.	en	#8-5	Patrolman	
Jurat	Subscribed and sworn to before me on (Date)	Signed (Judge)					



The facts establishing the reasonable and articulable suspicion or x probable cause are:

1. That the Affiant, Officer Christopher Donston, is a sworn member of the Watertown Police Department and has been a member of said department since 04/05/12, and at all relevant times mentioned herein was acting in his official capacity as a member of said department, and more particularly as a patrolman attached to the Patrol Division and as a result has personal knowledge of the facts and circumstances herein after related, and as the result of his own investigation and those of brother/ sister officers acting in conjunction with him and reporting their findings to him.

2. That on 09/03/17, this Affiant spoke to complainant who reported a harassing website post regarding him and his family, reporting that there is a "child predator" on the loose. The post is titled "Public Service Message: Watertown." The post is dated September 3 2017. The post is on Wordpress.com and the URL is https://familycourtcircusblog.wordpress.com/2017/09/03/ public-service-message-watertown/

3. That in the post, the author writes "there is a child predator on the loose in Watertown. He is acting in conspiracy with lawyers and judges of the Waterbury Family Court. His name is REDACTED (the complainant). He lives at REDACTED. His phone is REDACTED. He runs a business out of Oxford Airport called REDACTED."

4. That in the post, the author talks about the courts being paid to traffic children for adult pleasure. The author writes about the complainant using the court to separate the children from the mother, in what the author refers to as a child snatching ring. The author mentions that the complainant has a private aircraft and adds "a curious enterprise as pedophile rings never transport their inventory on commercial aircraft."

5. That in the post, the author reports that the complainant's two children were "sexually molested." In the post the author writes that "the perp for the sexual abuse was the son of the live in fiancée of REDACTED (the complainant)." The post goes on to specifically identify the fiancé by name and occupation. The author writes "her son, the alleged perp, (REDACTED NAME) is a sophomore at REDACTED High School.

6. That in the post the author writes "The people of Watertown have cause to be aware of what REDACTED (the complainant), (the sophomore) (and others) have pulled off. Parents whose children interact with the REDACTED (the complainants) girls or REDACTED (the sophomore) have reason to suspect evil motives and activities."

7. That in the post, the author writes that the two girls who were sexually molested attend REDACTED Elementary School. It is doubtful that the school psychologist, REDACTED, is aware of the evil dynamic invading the community or what repercussions it will have on classmates and their parents. What can Principal REDACTED tell parents about REDACTED (the complianant, while he sits in the PTA meeting?

8. That in the post, the author writes "If you get your hair done at the REDACTED salon or buy insurance for your private jet from REDACTED Aviation, Inc, you are helping to fund child trafficking, pay off judges, break the law, commit acts of terrorism and destroy any semblance of a civilized society. When evil lurks in the society to the point children are in danger, being silent serves no purpose. Be scared Watertown, be very scared.

9. That the post contains numerous picture of the parties involved, their businesses, school administrators, police officials, children, Judges and others involved in this case.

10. That the post was shared on Facebook for the general public to see. This has caused REDACTED (the complainant) and (the sophomore) great annoyance and alarm.

11. That to further investigate into this harassment, this Affiant is requesting basic subscriber information for the 09/03/17 post titled "Public Service Message: Watertown" on the page https://familycourtcircusblog.wordpress.com/2017/09/03/public-service-message-watertown/

Continued on Application for Ex Parte Order to Disclose Telephone or Internet Records - Supplement, form JD-CR-176.

And, such call-identifying or basic subscriber information or the content of such communications or such geo-location data is relevant and material to an ongoing criminal investigation.

					JE	D-CR-142, Page 2 of 5
	City/Town	Date	Signature and Title of Affiant			
Waterbury		9-11-17	OF.	lh	#85	Patrolman
Jurat	Subscribed and sworn to before me on (Date)	Signed (Judge)	2			

## x C. Request for Delay of Notice to Subscriber/Customer

Section 54-47aa (e) of the Connecticut General Statutes requires that notice of the issuance of an order to disclose telephone or internet records be mailed to the subscriber/customer whose records are the subject of the order no later than 48 hours after the issuance of the order unless otherwise ordered by the court.

The law enforcement officer signing below, requests that notice of this order be delayed for the period of <u>90 Days</u> which is not more than 90 days, and certifies that there **is reason to believe** that notification of the existence of this order may result in: ("X" all that apply)

Endangering the life or physical safety of an individual;

**x** Flight from prosecution;

**x** Destruction of, or tampering with, evidence;

x Intimidation of potential witnesses; or

Otherwise seriously jeopardizing the investigation.

Explain below:

Continued on Application for Ex Parte Order to Disclose Telephone or Internet Records - Supplement, form JD-CR-176.

If necessary, a request for an extension of the delay of notice may be submitted on Request to Extend Delay of Notice for Order to Disclose Telephone or Internet Records, form JD-FM-177.

						00 07	(142, 1 ugo 0 01 0
_	City/Town	D	ate		Signature and T	itle of Affian	nt
	Waterbury	9-11	-17	OR.	lh	#85	Patrolmon
Jurat	Subscribed and sworn to before me on (Date)	Signed (Judg					

Agency name	Agency case number
Watertown Police Department	17-9722
Name and address of corporation (telecommunications carrier or provider of electronic communication service or remote com	puting service)
Wordpress Automattic Inc. 60 29th Street #343 San Francisco, CA 94110	
Name and address of subscriber/customer	
https://familycourtcircusblog.wordpress.com/	
II. ORDER FOR DISCLOSURE OF TELEPHONE OR INTERNET RECORDS	
This application was presented to, sworn to before, and considered by, the undersigned	Judge of the Superior Court.
A. Call-Identifying or Basic Subscriber Information	
The application for the disclosure of call-identifying or basic subscriber informati	on as specified in this application is:
<b>Granted</b> , reasonable and articulable suspicion that a crime has been or is be	eing committed and that such
information is relevant and material to an ongoing criminal investigation, hav	
ONCE DAY	, which does not exceed 14 days.
This order <b>does not</b> authorize the disclosure of the content of any communic information obtained pursuant to this order shall be retained for more than 14 to an ongoing criminal investigation.	
Denied.	

The application for the disclosure of the **content of communications** or the **geo-location data** as specified in this application is:

Granted, probable cause to believe that a crime has been or is being committed and that such information is relevant and material to an ongoing criminal investigation, having been established, for the period of

, which does not exceed 14 days.

No information obtained pursuant to this order shall be retained for more than 14 days unless such information relates to an ongoing criminal investigation.

12/4/17

Denied.

## C. Request for Delay of Notice to Subscriber/Customer

The request for delay of notice to the subscriber/customer of this order is:

Granted, Notice shall be mailed no later than (*date*): <u>1</u>2 which is not more than 90 days from the issuance of this order.

Denied. Notice shall be mailed no later than 48 hours after issuance of this order.

# (NOTE: AFFIANT'S OATH MUST BE TAKEN PRIOR TO JUDGE SIGNING BELOW)

				JD-CR-	142, Page 4 of 5
Signed at	Wanter July, Connecticut, on:	Date 9/11/17	At (Time) 3:09	a.m.	p.m.
Signed (Judge)	AQ	Print name	Der		
			1		