

**THE STATE OF TEXAS  
COUNTY OF DALLAS**

The undersigned affiant, being a peace officer under the laws of Texas and being duly sworn, on oath makes the following statements and accusations.

1. There is in DALLAS County, Texas a suspected place described and located as follows:

**A White and Black Microsoft Windows T-Mobile Smartphone, Model: RM-1070, Code: 059W9P2120715, IMEI: 357782061203024 located within a gold evidence property envelope with arrestee information: Name: Jayson Howard Moore; CASE No.: 252541-2015; PROPERTY TAG No. 129271B, located at the Dallas Police Property room located at 1725 Baylor St., Dallas, TX 75226.**

2. That the person(s), property, motor vehicle or thing(s) to be searched for, and seized if found (Mark "X" according to the fact):

- Is stolen or embezzled;  
AND/OR
- Is designed or intended for use as a means of committing a criminal offense;  
or is or has been so used;  
AND/OR
- Is illegal to possess;  
AND/OR
- Would be material evidence in a subsequent criminal prosecution.

3. The person(s), property, motor vehicle, or things(s) to be searched for is or are:

- (a) All images either in video or still digital form;
- (b) Electronic communications stored within computers or other processing, communication and storage devices, such as e-mail, instant message chat communications or text messages. Any information and/or communications, of which may be in the form of electronic communications (such as e-mail or text messaging), residing on any media (e.g., magnetic, optical or digital media, etc.). That information may include electronic communications held or maintained in electronic storage by an electronic communication service or remote computing service, as those services are defined within 18 U.S.C. 2703. These types of communications, referred to herein as "stored communications", may be stored in the suspect's computer or other electronic devices in the form of e-mail, instant messages chats, text messages and/or any other type of other related electronic communication. This specific federal law, which is part of the Electronic Communications Privacy Act, allows interception of such electronic communication pursuant to a search warrant; and
- (c) Any and all electronic data contained in the memory or call history of the cell phones, including any names, phone numbers, addresses, contact information, data, text, messages, images, voice memos, photographs, videos, internet sites, internet access, documents or other

information, contained in the cellular phones internal, external or removable memory or memories, which includes any smart cards, SIM cards or flash cards.

4. It is the belief of Affiant, and he hereby charges and accuses, that: Jayson Howard Moore, black male, date of birth 04/23/1983, has committed the following federal firearms violation: 18 U.S.C. § 922(g)(1), in that he was a convicted felon in possession of firearms.

5. Affiant has probable cause for the said belief for reason of the following facts, to wit:

I, Jabari D. Howard, being duly sworn, depose and state that: I am a Task Force Officer (TFO) in the Dallas Field Division and employed as a Gang Detective with the Dallas Police Department and have been assigned to the Dallas Police Department Gang Unit since January 2009. I began my law enforcement career with the Dallas Police Department in August 2003. Presently, I primarily investigate offenses involving gang members who commit state and federal firearms violations. In my twelve years as a law enforcement officer, I have been involved in numerous gang and firearms investigations. As a result, I am familiar with federal firearms laws. The information contained in this affidavit is based on my personal knowledge and experience, and information provided by other law enforcement officers. This affidavit is being submitted for the purpose of securing a search warrant for a cell phone belonging to Jayson Howard Moore, that is believed to contain and it does not contain every fact gathered by all law enforcement officers during the investigation. I have set forth facts that I believe are necessary to establish probable cause that Jayson Howard Moore has violated Title 18, U.S.C. 922(g)(1) on August 11, 2015.

### **Factual Background**

The investigation into Jayson Howard Moore a.k.a. "Jay Mafia" began in July of 2015 when a confidential source notified the Irving Police Department and myself that Jayson Howard Moore was trafficking women throughout various strip clubs within the City of Dallas, was in possession of multiple firearms and was a member of a Dallas Criminal Street gang referred to as "Lagow Park Gangsters." Moore was convicted of felony Robbery in Dallas County in 2002, so he is prohibited from possessing firearms under federal law. Throughout the course of this investigation, with the assistance of the internet, I have been able to locate multiple music videos, which were uploaded to YouTube between 2009 and 2015, that depict Jayson Howard Moore a.k.a. "Jay Mafia" displaying and in possession of multiple firearms. In one video, Moore is observed working the action of a shotgun, and a shotgun shell is seen expelling from the chamber. I have also been able to locate multiple social media accounts owned and maintained by Moore that contain pictures of Moore displaying and possessing firearms.

On August 11, 2015, Moore and a female companion went into Lone Star Pawn located at 202 Irving Blvd, Irving, Texas 75060. While at the pawn shop, Moore pawned: (1) a Ruger Model P97DC .45 ACP Semiautomatic Pistol; (2) 16 rounds of .45 auto ammunition and 2 magazines; (3) a Taurus Model PT111 9mm Semiautomatic Pistol and 2 magazines; (4) a Romarm SA Cugir Model SASR-10 7.62x39 and 1 rifle magazine; (5) a Mossberg Model 500 12 gauge pistol grip pump action shotgun; and (6) 6 rounds of Winchester 12 gauge shells. Once Moore completed and signed all of the paperwork required to pawn the above listed firearms, he informed the pawn clerk that he would be back in a few days to get the firearms. Moore was informed by the

clerk that he would have to fill out ATF form 4473 in order to reclaim the firearms once he returned. Moore stated that he could not fill out the form and that he would just have his female companion to fill the form out. Moore was instructed that his female companion would not be able to fill out the form and he became upset, stating that he would have his attorney contact the pawn shop. Moore left the location and to date he has not returned for the firearms.

On September 14, 2015, Irving Police Detective R. Henderson observed through the use of an online investigative tool called "leads on line" that Moore, a convicted felon, had pawned several items at the Lone Star Pawn on August 11, 2015, including multiple firearms.

On September 15, 2015, Detective Henderson and I went to the Lone Star Pawn. The pawn clerk that dealt with Moore, provided a written statement of his August 11 encounter with Moore. I was also able to obtain the pawn slips and documentation that Moore filled out and signed. The pawn clerk allowed us to photograph and confirm that the firearms listed on the pawn documentation matched the items that the pawn shop had in their possession.

On September 21, 2015 the pawns shop clerk was shown a 6 picture sequential photo line-up at the Irving Police Department. The clerk identified Jayson Howard Moore as being the individual who pawned the firearms on August 11, 2015.

On September 22, 2015 ATF seized the firearms, ammunition, magazines, gun cases, and assorted paperwork pawned by Moore.

Based on the information provided above, I have probable cause to believe that on August 11, 2015, Jayson Howard Moore violated 18 U.S.C. § 922(g)(1), in that he was a convicted felon in possession of firearms. Lone Star Pawn, 202 Irving Blvd, Irving, Texas, 75060, where Moore knowingly possessed the firearms, is in the Dallas Division of the Northern District of Texas. Likewise, as described above, Moore had previously been convicted of a felony offense. Finally, prior to Moore knowingly possessing the firearms, they previously affected interstate commerce in that they were shipped and transported in interstate commerce.

In addition to the federal firearms violations that Jayson Howard Moore is believed to have committed. It is also believed that Jayson Howard Moore is a "Pimp" who regularly uses female victims for the purposes of labor, sex and commercial sex trafficking throughout the United States in which he is still being investigated.

October 30, 2015 Task Force Officer Jabari Howard took Jayson Howard Moore into federal custody and booked him in at the United States Marshal's Service Detention Center. As part of the book-in process at the United States Marshal's Service Detention Center, An Arrestee's property can't be housed at the United States Marshal's Service Detention Center. Task Force Officer Jabari Howard took possession of a **White and Black Microsoft Windows T-Mobile Smartphone, Model: RM-1070, Code: 059W9P2120715, IMEI: 357782061203024** from Jayson Howard Moore. This **White and Black Microsoft Windows T-Mobile Smartphone, Model: RM-1070, IMEI: 357782061203024**, was placed within a **gold property envelope** that was assigned to Jayson Howard Moore on property tag (129271B) and case number (252541-2015).

The Gold Envelope property envelope was then secured and logged into the Dallas Police property room.

Based upon my training and experience in investigating gang-related criminal offenses, it is common for members of criminal street gangs to use their smart phones to discuss their criminal offenses with others before and after the commission of the offense. It is also based upon my training and experience that it is common for "Pimps" to use their phones to recruit, solicit, photograph and communicate with victims and potential victims of sex, labor, and commercial sex trafficking. This communication could be contained in text messages, images, voice memos, photographs or videos. These communications will be stored within the smart phones internal, external, removable memory or memories which includes smart cards, SIM cards or flash cards.

Further, your affiant states that based on the facts and information presented within this affidavit, there is probable cause to believe that the crime of \_\_\_\_\_ has been committed by Jayson Howard Moore and evidence of said crime is now contained and secured at the location where the device is being stored.

Wherefore, affiant asks for issuance of a warrant that will authorize the search of said suspected place for said personal property and seize the same, and to take custody of all seized property and safekeep such property as provided by statute.

  
\_\_\_\_\_ 8427  
**AFFIANT**

Subscribed and sworn to before me by said affiant on this the 30<sup>TH</sup> day of NOVEMBER,  
A.D. 2015

  
\_\_\_\_\_ **MAGISTRATE**

**STATE OF TEXAS  
COUNTY OF DALLAS**

The State of Texas to the sheriff or any peace officer of DALLAS County, Texas  
Or any peace officer of the state of Texas, greeting:

Whereas, the affiant whose name appears on the affidavit hereof is a peace officer under the laws of Texas and did heretofore this day subscribe and swear to said affidavit before me ( which said affidavit is here now part hereof for all purposes), and whereas I find that the verified facts stated by affiant in said affidavit show that affiant has probable cause for the belief he expresses therein and establish the existence of proper grounds for issuance of this warrant; now, therefore, you are commanded to enter the suspected place described in said affidavit and seize the same.

Further, you are ordered, pursuant to the provisions of article 18.10, Texas code of criminal procedure, to retain custody of any property seized pursuant to this warrant, until further ordered of this court or any other court of appropriate jurisdiction shall otherwise direct the manner of safekeeping of said property. This court grants you leave and authority to remove such seized property from this County, if and only if such removal is necessary for the safekeeping of such seized property by you, or if such removal is authorized by the provisions of article 18.10, T.C.C.P. you are further ordered to give notice to this court, as a part of the inventory to be filed subsequent to the execution of this warrant, and required by article 18.10, T.C.C.P., of the place where the property seized hereunder is kept, stored and held.

Herein fail not, but have then and there this warrant within three days, exclusive of the day of issuance and exclusive of the day of execution, with your return thereon, showing how you have executed the same, filed in this court.

Issued this the 30<sup>TH</sup> day of NOVEMBER A.D., 2015 at 1:26 o' clock PM  
P.M. To certify which witness my hand this day.



**MAGISTRATE/JUDGE  
DALLAS COUNTY, TEXAS**

**THE STATE OF TEXAS  
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Wherefore, affiant asks for issuance of a warrant that will authorize the search of said suspected place for said personal property and seize the same, and to take custody of all seized property and safekeep such property as provided by statute.

  
\_\_\_\_\_ 8427  
**AFFIANT**

Subscribed and sworn to before me by said affiant on this the 8<sup>TH</sup> day of DECEMBER,  
A.D. 2015

  
\_\_\_\_\_ **MAGISTRATE**

**STATE OF TEXAS  
COUNTY OF DALLAS**

The State of Texas to the sheriff or any peace officer of DALLAS County, Texas  
Or any peace officer of the state of Texas, greeting:

Whereas, the affiant whose name appears on the affidavit hereof is a peace officer under the laws of Texas and did heretofore this day subscribe and swear to said affidavit before me ( which said affidavit is here now part hereof for all purposes), and whereas I find that the verified facts stated by affiant in said affidavit show that affiant has probable cause for the belief he expresses therein and establish the existence of proper grounds for issuance of this warrant; now, therefore, you are commanded to enter the suspected place described in said affidavit and seize the same.

Further, you are ordered, pursuant to the provisions of article 18.10, Texas code of criminal procedure, to retain custody of any property seized pursuant to this warrant, until further ordered of this court or any other court of appropriate jurisdiction shall otherwise direct the manner of safekeeping of said property. This court grants you leave and authority to remove such seized property from this County, if and only if such removal is necessary for the safekeeping of such seized property by you, or if such removal is authorized by the provisions of article 18.10, T.C.C.P. you are further ordered to give notice to this court, as a part of the inventory to be filed subsequent to the execution of this warrant, and required by article 18.10, T.C.C.P., of the place where the property seized hereunder is kept, stored and held.

Herein fail not, but have then and there this warrant within three days, exclusive of the day of issuance and exclusive of the day of execution, with your return thereon, showing how you have executed the same, filed in this court.

Issued this the 8<sup>TH</sup> day of DECEMBER, A.D., 2015 at 11:53 o' clock AM  
P.M. To certify which witness my hand this day.

  
\_\_\_\_\_  
**MAGISTRATE/JUDGE  
DALLAS COUNTY, TEXAS**