## STATE of CALIFORNIA－COUNTY of LOS ANGELES， $581 / 68$ RETURN TO SEARCH WARRANT

Peace Officer Detective Ill De Shon Andrews，Serial No．

being sworn，says that he／she conducted a search pursuant to the Search Warrant described below：
Issuing Magistrate Patricia M．Schnegg
Magistrate＇s Court：Superior Court of California，County of Los Angeles，Central Civil West，Dept． 123
Date of Issuance ：July 20， 2009
Date of Service ：July 23， 2009
and searched the following locations），vehicles），and persons）：

Cello Partnership DBA<br>Verizon Wireless<br>180 Washington Valley Road<br>Bedminster，NJ 07932

T－Mobile

4 Sylvan Way
Parsippany，NJ 0 tr os
and Seized the Items＊
$\square$ described in the attached and incorporated inventory．
区 described below ：
$\qquad$

Cellular telephone records from Verizon cellular telephone number（804）

Cellular telephone records from T－Mobile cellular telephone numbers（914） $\square$ and （914） $\square$

I further swear that this is a true and detailed account of all the property taken by me pursuant to the search warrant，and the pursuant to Penal Code Sections 1528 and 1536 this property will be retained in my custody，subject to the order of this court or of any other court in which the offense in respect to which the seized property is triable．

（Signature of Affiant） Judge of the Superior to and Subscribed before me this＿＿2＿day of March，2009，at $4: 21$

RAY G．JURADO
（Magistrates Printed Nama）
＊List all items seized，including those not specifically listed on the Search Warrant

Cellular telephone records from Verizon cellular telephone number（804）

Cellular telephone records from T－Mobile cellular telephone numbers（914）$\quad$ and
（914）

# STATE OF CALIFORNIA－COUNTY OF LOS ANGELES SEARCH WARRANT AND AFFIDAVIT （ AFFIDAVIT ） 

De Shin Andrews（affiant），swears under oath and declares under penalty of perjury that the facts expressed by him／her in this Search Warrant and Affidavit and in the attached incorporated Statement of Piobableck enure 空e true and that based thereon he／she has probable cause to believe and does believe that the property and／o parson． describe below is lawfully seizable pursuant to Penal Code Section 1524，as indicated below，and is n now lisisted at the locations 棌t forth below．Wherefore，affiant requests that this Search Warrant be issued：


HOBBS SEALING REQUESTED：YES I NIGHT SEARCH REQUESTED：YES：I

## （SEARCH WARRANT）



THE PEOPLE OF TEE STATE OF CALIFORNIA TO ANY SHERIFF，POLICE OFFICEEKXR PEACE OFFICER IN THE COUNTY OF LOS ANGELES：proof by affidavit，under penalty of perjury，having been made before me by De Show Andrews（affiant），that there is probable cause to believe that the property and／or person described herein may be found at thc locations set forth herein and is lawfully seizable pursuant to Penal Code Section 1524 as indicated below by＂ X ＂（s）in that it：
$\qquad$ was stolen or embezzled．
was used as the means of committing a felony． is possessed by a person with the intent to use it as means of committing a public offense or is possessed by another to whom he or she may have delivered it for the purpose of concealing it or preventing its discovery．
X lends to show that a felony has been committed or that a particular person has committed a felony． tends to show that sexual exploitation of a child，in violation of P．C．Section 311．3，or possession of matter depicting sexual conduct of a person under the age of 18 years，in violation of Section 311．11，has occurred or is occurring．
there is a warrant to arrest the person．
YOU ARE THEREFORE COMMANDED TO SEARCE：（premises，vehicles，persons，telephonic records）
SEE PAGE NO． 2 thru 4
g OR THE FOLLOWNN PROPERTX OR PERSONS：

AND TO SELZE IT／THEM IF FOUND and bring it／them forthwith before me，or this court，at the courthouse of this court．This Search Warrant and incorporated Affylaviffwas sworn to as tray under penalty of perjury and subscribed before me this $\qquad$ day of ARlen $200 \%$ at $4=55$ am．2．m Wherefore， 1 find probable apse for the issuance of this Search Warrant and do josue it．


Judge of the Superior Court， $\qquad$ Judicial District，Dept．／Div． 123


# STATE of CALIFORNIA，COUNTY of LOS ANGELES， COURT ORDER TELEPHONE COMPANY RECORDS 

## TO：Verizon Wireless，a TELECOMMUNICATIONS CORPORATION

## RE：Los Angeles Police Department－CASE \＃0907－06074

Having considered the affidavit of Detective De Show Andrews，Serial No，33208，（hereafter＂affiant＂）of the Los Angeles Police Department，this court finds：that the information ordered disclosed herein is relevant to an ongoing criminal investigation；the criminal investigation is Criminal Threats，the person（s）who are the subject of this investigation is Christopher Brown；and that Verizon Wireless，a telephone corporation as defined in California Public Utilities Code 234，has received notice that this order is being sought．
It is HEREBY ORDERED that Verizon Wireless，through its officers，employees and agents take the following action regarding TARGET NUMBER（s）（804）
It is HEREBY ORDERED that Verizon Wireless，through its officers，employees and agents take the following action regarding：
$X$ SUBSCRIBER INFORMATION：Provide affiant with name of subscriber，billing and credit information．It is further ordered that if the number is discovered to be handled by another provider，that the true provider be disclosed，if possible．
$X$ PHONE CALL HISTORY（INBOUND AND OUTBOUND）：Provide affiant with record of all ingoing and outgoing phone calls for the period of time between，February 9， 2009 at 0015 hours（12：15 AM）PST to the Present time．
$\square$ CALL ORIGINATION，TERMINATION－CELLULAR TOWER and GPS INFORMATION：Provide affiant with cell tower identification and physical location information for the cellular towers involved in calls for the target number during incoming and outgoing calls，and provide affiant with GPS coordinate information，if available，connected to the target telephone number for the time frame specified above．
X ALL STORED COMMUNICATIONS OR FILES：Provide aminant with stored text messages and／or voicemails．
$X$ OUTGOING CALL SUBSCRIBER INFORMATION：Provide aminant with subscriber information on any telephone number that the target telephone number dials during the time specified above if that number is issued by the same carrier network of the target number．

## It is ADDITIONALLY ORDERED：

RELEASE OF INFORMATION：Information shall be furnished to affiant within a reasonable amount of tirne while this order is in effect．Due consideration will be given to matters that require the information be released due to EXIGENT （EMERGENCY）circumstances，or where the return of information is made pursuant to a request to EXPEDITE，especially where the investigation involves a crime of violence or a suspect is at large and the community endangered．
NON－DISClOSURE：Having determined there is probable cause to believe that disclosure of the existence or，the execution of this order would impede a criminal investigation，it is ORDERED that information regarding the existence of or execution of this order not be disclosed to any other person other than a member of the Los Angeles Police Department．It is also ORDERED that information obtained pursuant to this order not be disclosed，except to law enforcement officers，unless ordered to do so by the court．
JURISDICTION：This court has jurisdiction to issue this order pursuant to 18 USC 3121 et seq，United States v／New York Telephone \％o．（1977） 434 US 159 and Title 18 USC 2703（d）．


Judge of the Superior Court of California，County of Los Angeles，Centrateivitweet，Dept．$\angle 3$


## STATE of CALIFORNIA，COUNTY of LOS ANGELES， COURT ORDER

 TELEPHONE COMPANY RECORDS
## TO：T－Mobile，a TELECOMMUNICATIONS CORPORATION

## RE：Los Angeles Police Department－CASE \＃0907－06074

Having considered the affidavit of Detective De Show Andrews，Serial No． 3 3208，fhereger＂affiant＂）＂of the Los Angeles Police Department，this court finds：that the information ordered disclofethein is relevant to an ongoing criminal investigation；the criminal investigation is Criminal Threats，the person nos）ho are the subject of this investigation is Christopher Brown；and that T－Mobile，a telephone corporation as defined in Califomia Public Utilities Code 234，has received notice that this order is being sought．

$$
\underset{x}{5} \sim \frac{\pi}{5}
$$

It is HEREBY ORDERED that T－Mobile，through its officers，employees and agents take the following action regarding TARGET NUMBER（s）（914）
It is HEREBY ORDERED that T－Mobile，through its officers，employees androgen take the following action regarding：
X SUBSCRIBER INFORMATION：Provide affiant with name of subscriber，billing and credit information．It is further ordered that if the number is discovered to be handled by another provider，that the true provider be disclosed，if possible．
X PHONE CALL HISTORY（INBOUND AND OUTBOUND）：Provide affiant with record of all ingoing and outgoing phone calls for the period of time between，February 9,2009 at 0015 hours（12：15 AM）PST to the Present time．
$\square$ call origination，termination－cellular tower and gps information：Provide affiant with cell tower identification and physical location information for the cellular towers involved in calls for the target number during incoming and outgoing calls，and provide affiant with GPS coordinate information，if available，connected to the target telephone number for the time frame specified above．
X ALL STORED COMMUNICATIONS OR FILES：Provide affiant with stored text messages and／or voicemails．
$X$ OUTGOING CALL SUBSCRIBER INFORMATION：Provide affiant with subscriber information on any telephone number that the target telephone number dials during the time specified above if that number is issued by the same carrier network of the target number．

## It is ADDITIONALLY ORDERED：

RELEASE OF INFORMATION：Information shall be furnished to affiant within a reasonable amount of time while this order is in effect．Due consideration will be given to matters that require the information be released due to EXIGENT （EMERGENCY）circumstances，or where the return of information is made pursuant to a request to EXPEDITE，especially where the investigation involves a crime of violence or a suspect is at large and the community endangered．
NON－DISCLOSURE：Having determined there is probable cause to believe that disclosure of the existence or，the execution of this order would impede a criminal investigation，it is ORDERED that information regarding the existence of or execution of this order not be disclosed to any other person other than a member of the Los Angeles Police Department．It is also ORDERED that information obtained pursuant to this order not be disclosed，except to law enforcement officers，unless ordered to do so by the court．
JURISDICTION：This court has jurisdiction to issue this order pursuant to 18 USC 3121 et seq，United States v／New York Telephone Co．（1977） 434 US 159 and Title 18 USC 2703（d）．


## STATE OF CALIFORNIA - COUNTY OF LOS ANGELES SEARCH WARRANT AND AFFIDAVIT

## YOU ARE THEREFORE COMMANDED TO SEARCH:

Location No. 1
Cello Partnership DBA
Verizon Wireless
180 Washington Valley Road
Bedminster, NJ 07932

## FOR THE FOLLOWING PROPERTY:

Subscriber name and address for telephone number (804)
outgoing telephone numbers called, incoming telephone numbers received, stored text messages sent to and from the aforementioned telephone number, and voicemail messages stored, between the dates of February 9, 2009 to the present.

## ADDITIONAL:

Neither Verizon Wireless nor its affiliates are to advise the subscriber of the aforementioned telephone number or anyone affiliated with the subscriber of the aforementioned telephone number of this investigation

## STATE OF CALIFORNIA－COUNTY OF LOS ANGELES SEARCH WARRANT AND AFFIDAVIT

## YOU ARE THEREFORE COMMANDED TO SEARCH：

Location No． 2
T－Mobile
4 Sylvan Way
Parsippany，NJ 07054

## FOR THE FOLLOWING PROPERTY：

Subscriber name and address for telephone numbers（914） and
（914）A list of all outgoing telephone numbers called，incoming telephone numbers received，stored text messages sent to and from the aforementioned telephone numbers，and voicemail messages stored，between the dates of February 9， 2009 to the present．

## ADDITIONAL：

Neither T－Mobile nor its affiliates are to advise the subscriber of the aforementioned telephone number or anyone affiliated with the subscriber of the aforementioned telephone number of this investigation．

Your affiant, Detective De Shon Andrews, Scrial No. has becn a Police Officer for the Los Angeles Police Department for the past twelve years. In January of 2003, your affiant promoted to the rank of Detective. Since this promotion your affiant has worked various assignments which include Autos, Homicide, Robbery, the Abused Child Unit and Force Ynvestigation Division. Your affiant is currently assigned as to Major Assault Crimes, Wilshire Division. While working these assignments your affiant was responsible for investigating and assisting with the investigations of crimes that range from simple battery, murder/manslaughter and the usc of force pertaining to police officers. In addition your affiant has attended the Los Angeles Police Departments Basic Detective School, the Robert Presley Institute of Criminal Investigation Courses in Auto Theft and Major Assault Crimes, the Los Angeles Police Department's Homicide Investigators School and the California Robbery Investigators training seminar.

Christopher Brown and Robyn F. have been involved in a dating relationship for approximately one and a half years. On Sunday February 8, 2009 at 0025 hours, Brown was driving a vehicle with Robyn F. as the front passenger on an unknown street in Los Angeles. Robyn F. picked up Brown's cellular telephone and observed a three page text message from a woman who Brown had a previous sexual relationship with. A verbal argument ensued and Brown pulled the vehicle over on an unknown street, reached over Robyn F. with his right hand, opened the car door and attempted to force hor out. Brown was unable to force Robyn F. out of the vehicle because sho was wearing a seat belt. When he could not force her to exit, he took his right hand and shoved her head against the passenger window of the vehicle causing an approximate one inch raised circular contusion. Robyn F. turned to face Brown and he punched her in the left cye with his right hand. He then drove away in the vehicle and continued to punch her in the face with his right hand while stcering the vchicle with his left hand. The assault caused Robyn F's. mouth to fill with blood and blood to splatter all over her clothing and the interior of the vehicle.

Brown looked at Robyn F．and stated，＂I＇m going to beat the shit out of you when we get home！You wait and see！＂Robyn F．picked up her cellular telephone and called ber personal assistant，Jennifer at（818） did not answer the telephone but while her voicemail greeting was playing，Robyn F．pretended to talk to her and stated，＂I＇m on my way home．Make sure the cops are there when I get there．＂（This statement was made while the greeting was playing and was not captured as a message）．After Robyn F．faked the call，Brown looked at her and stated，＂You just did the stupidest thing ever！Now I＇m really going to kill you！Brown resumed punching Robyn F，and she interlocked her fingers behind her head and brought her elbows forward to protect her face．She then bent over at the waist，placing her elbows and face near her lap in attempt to protect her face and head from the barrage of punches being levied upon her by Brown．Brown continued to punch Robyn $F$ ，on her left arm and hand causing her to suffer a contusion on her left triceps that was approximately two inches in diameter and numerous contusions on her left hand．Robyn F．then attempted to send a text message to her other personal assistant，Melissa Brown snatched the cellular telephone out of her hand and threw it out of the window onto an unknown street．

Brown continued driving and Robyn F．observed his cellular telephone sitting in his lap．She picked up the cellular telephone with her left hand and before she could make a call he placed her in a head lock with his right hand and continued to drive the vehicle with his left hand．Brown pulled Robyn F．close to him and bit her on her left ear．She was able to feel the vehicle swerving from right to left as Brown sped away．He stopped the vehicle in front of $\quad$ and Robyn F．tumed off the car，removed the key from the ignition and sat on it．Brown did not know what she did with the key and began punching her in the face and arms．He then placed her in a head lock positioning the front of her throat between his bicep and forcarm．Brown began applying pressure to Robyn F＇s．left and right carotid arteries causing her to be unable to breathe and she began to lose consciousness．She reached up with her left hand and began attempting to gouge his eyes in an attempt to free herself．Brown bit her left ring and middle fingers and then released her．While Brown continued to punch her，she turned around a placed

# STATE OF CALIFORNIA－COUNTY OF LOS ANGELES SEARCH WARRANT AND AFFIDAVIT 

Page 6 of 8
her back against the passenger door．She brought her knees to her chest，placed her feet against Brown＇s body and began pushing him away．Brown continued to punch her on the legs and feet causing several contusions．Robyn F．began screaming for help and Brown exited the vehicle and walked away．A resident in the neighborhood heard Robyn F．＇s plea for help and called 911，causing a police response． An investigation was conducted and Robyn F．was issued a Domestic Violence Emergency Protective Order（EPO）．

Your affiant conducted an interview with witness Melissa $\quad$ who advised that on February 8， 2009 at approximately 0055 hours，she received a telephone call from Robyn F．from an unknown telephone number，later identified as the cellular telephone of Police Officer III Chavez，Serial No．$\square$ Robyn F．advised that she had been assaulted by Brown．At approximately 0100 hours，Brown called as if nothing had happened．$\square$ advised Brown that she had already talked to Robyn $F$ ．and was aware of what happened．$\square$ advised Brown that the neighbors had called the police and that they were with Robyn F．Brown asked if Robyn F．had provided the police with his name and $\square$ advised him that she had．Brown hung up the cellular telephone and did not call back．

On February 8， 2009 at 1900 hours，Brown surrendered himself to your affiant and was arrested for 422 PC，Criminal Threats．Brown was given a copy of the EPO and advised not to contact Robyn $F$ ．

On February 17，2009，Ford advised your affiant that she had received text messages from telephone number（804）a number that $\square$ recognizes as belonging to Brown．In the text message， Brown apologized for what he had done to Robyn F．and advised that he was going to get help．

## STATE OF CALIFORNIA－COUNTY OF LOS ANGELES SEARCH WARRANT AND AFFIDAVIT

Your affiant is requesting the telcphone records and text message data stored on the cellular telephones of Robyn F．，（914）$\square$（914）and Brown，（804）$\square$ in an attempt to establish a time line of the events that occurred on the evening of February 8，2008 and to further implicate Brown as the person who assaulted Robyn F．

