

4281

SEARCH WARRANT
IN THE COUNTY COURT IN AND FOR
THE COUNTY OF JEFFERSON
STATE OF COLORADO
NO. _____ DIV. _____

TO: Investigator Robert D. Vette an officer authorized by law and any other officer authorized to execute search warrants within the Counties of Jefferson and Denver, State of Colorado.

Investigator Robert D. Vette having this date filed an affidavit for search warrant in conformity with the provision of Rule 41, Colorado Rule of Criminal Procedure and C.R.S. 16-3-301, et. seq., as amended, for the following described PROPERTY, to wit:

See Attachment 1

Believed to be situated, known, and described as:
J.S. West Communications, 1801 California St., Denver, Colorado

Upon one of more grounds set forth in Rule 41, Colorado Rules of Criminal Procedure and C.R.S. 16-3-302, as amended, namely:

- Which is stolen or embezzled; or
- Which is designed or intended for use as a means of committing a criminal offense; or
- Which is or has been used as a means of committing a criminal offense; or
- The possession of which is illegal; or
- X Which would be material evidence in a subsequent criminal prosecution in this state or in another state; or
- Other:

I am satisfied that there is probable cause to believe that the property so describe is located within the above described and that the grounds for this search warrant exist.

YOU ARE THEREFORE COMMANDED to search that place above described for the property above described, and seize those items described.

YOU ARE FURTHER COMMANDED to leave a copy of the search warrant and receipt for the property taken with the person from whom or from whose premises the property is taken; or, in lieu thereof, to leave a copy of the search warrant and receipt at the place from which the property is taken.

YOU ARE FURTHER COMMANDED to make return of this search warrant and a written inventory of the property taken to the undersigned judge with ten days from the date hereof.

On the basis of the information set forth in the affidavit and pursuant to C.R.S. 16-3-301, et. seq., as amended,
YOU ARE AUTHORIZED to execute this search warrant in the manner set forth above, with the following special conditions, to wit:
Employees and agents of U.S. West are NOT to disclose the existence of said warrant to anyone including the subscriber.

Dated this 3 day of May 1999

BY THE COURT:


Judge

JC-001-025788

IN THE COUNTY COURT
IN AND FOR THE COUNTY OF JEFFERSON
STATE OF COLORADO

SEARCH WARRANT AND ORDER

The Court having reviewed the sworn affidavit of Detective Robert Vette and being satisfied that there is probable cause to believe that the information received from U.S. West Communications would be material to a subsequent criminal prosecution in the State of Colorado.

THEREFORE, the Court doth order:

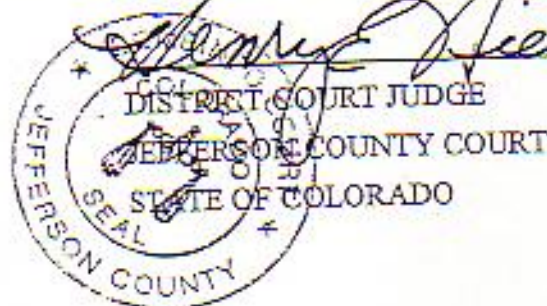
U.S. West Communications and it's agents and employees are hereby ordered to furnish:

1. All information, facilities and technical assistance necessary to accomplish an Automatic Message Accounting for the retrieval of all usage from the U.S. West central office locations to include originating and terminating telephone calls for the below listed telephone numbers and for those telephone numbers associated with the listed residences. The requested dates of the Automatic Message Accounting will include 04-16-99 through 04-20-99.

Dykeman, Nathan	7973 W. Plymouth Pl., Littleton, Co.	303-933-1708
Harris, Eric	█ S. Reed St., Littleton, Co.	303-762-1212
Klebold, Dylan	█ Cougar Rd., Littleton, Co.	303-972-1131
Morris, Christopher	5466 W. Portland Drive, Littleton, Co.	303-972-8864
Stair, Joseph	7097 W. Frost Place, Littleton, Co.	303-972-4655

2. Subscriber information for the telephone numbers and any telephone number associated with the listed telephone numbers.
3. Subscriber information for the telephone numbers received as a result of the Automatic Message Accounting.
4. U.S. West Communications and it's agents and employees are further ordered not to reveal the existence of this court order anyone including the subscribers until further Order of the Court.
5. The Court further orders that all records concerning this Order be sealed until further Order of the Court.

DONE AND SIGNED in Court This 3 Day of May 1999.



JC-001-025789

JEFFERSON COUNTY COURT, JEFFERSON COUNTY, COLORADO

Investigator Robert D. Vette, being duly sworn upon oath says:

That the foregoing offense(s) alleged was committed of this affiant's own personal knowledge, and the facts stated therein are true.

Your affiant is of lawful age and a sworn peace officer of the Jefferson County Sheriff's Department, Golden, Colorado, in the County of Jefferson.

Your affiant states that the following facts are true and based upon his/her personal knowledge, as a result of his/her conversations with the person named herein and reviewing their written reports.

Your affiant makes the following statements in support of a request for the Court to Order U.S. West Communications to conduct an Automatic Message Accounting (AMA). An AMA is a process in which the telephone service provider retrieves all usage from the U.S. West central office locations to include originating and terminating telephone calls for specific telephone numbers. The requested dates of the Automatic Message Accounting will include 04-16-99 through 04-20-99

Your affiant informs the Court that on April 20, 1999 at approximately 11:15 A.M. The Jefferson County Sheriff's Department dispatch center received a call stating that there was a bomb in the area of KenCaryl and Chatfield, in Jefferson County, Colorado. Simultaneously, the dispatch center received another telephone call reporting that there was a girl "down" in the parking lot of Columbine High School, 6201 South Pierce Street, Jefferson County, Colorado. Deputies Taborsky and Miller responded to Columbine High School and observed students running from the school yelling. Taborsky and Miller also heard what they believed to be gunshots coming from inside the school and were told that by numerous students that people had been shot inside the school.

Columbine High School was cordoned off and metro area police agencies were called to assist in the investigation following the apprehension of the suspects who were later discovered to be

deceased inside the building. Witness interviews immediately began by Detectives, Police Officers, and Special Agents and it was soon learned that the deceased suspects (Eric Harris and Dylan Klebold) were students at Columbine High School and were members of a loose knit group which called themselves the "Trench Coat Mafia" or "TCM". Furthermore, witnesses began to report seeing three shooting suspects at the school and descriptions of these suspects deviated from the descriptions of Eric Harris and Dylan Klebold.

Your affiant interviewed Christopher Morris, a student at Columbine High School. Morris admitted to being a former member of the TCM and was a founding member. Morris said that there were approximately 120 members, associates or want-a-be TCM members at Columbine High School. Chris Morris denied any involvement in the planning or attack on Columbine High School. Morris admitted being at Columbine High School the morning of April 20, 1999 attending class although left at approximately 10:15 A.M. prior to the shootings and explosions, which is his normal routine. Morris claims to have a receipt which places him away from the school at the time of the shooting. To your affiant's knowledge this receipt has not been taken into evidence at this point. Morris stated that he heard of the shootings while at a friends residence when his mother called the residence advising of the incident which she reportedly heard on the news. Your affiant informs the Court that Ashley Egeland, a student at Columbine High School, was interviewed by Detective Tim Steffes, Lakewood Police Department, who named Christopher Morris as being [REDACTED] inside the school. Your affiant informs the Court following the interview with Morris he allowed Investigators to search his bedroom for any evidence relating to the shooting incident at Columbine High School. Your affiant searched Chris Morris' bedroom and found no incriminating items, however, the computer recovered from Morris' residence has yet to be analyzed. Furthermore, Christopher Morris voluntarily provided his clothing when asked, which was later submitted into evidence. Morris reported his home address is, 5466 West Portland Drive, Littleton, Colorado, telephone number 303-972-8864.

Your affiant informs the Court that Investigator David Brooks, Jefferson County Sheriff's Office, interviewed Leiha Murphy, a Columbine High School student. Murphy told Investigator Brooks that

she saw Joseph Stair standing outside the cafeteria area wearing a black trench coat as the shooting began. Investigator Don Estep interviewed Joseph Stair who reported that he was at home during at the time of the shooting with his father. Joseph Stair reported that he and his father went to the school after learning of the shooting, but got no closer than the Jefferson County library. Joseph Stair was not an enrolled student on April 20, 1999. Investigator Pat Vondenkamp interviewed Jonathon Ballard, student, who said that Joseph Stair was a member of the, TCM. Investigator Jerry Means, CBI, interviewed a witness from the cafeteria, Elisha Encinias, who reported seeing the shooting begin and saw three suspects, one former student and two current students. She heard one of the shooting suspects say, " Joe where are you, I got three of them." Joseph Stair's last known address and telephone number are: 7097 West Frost Place, Littleton, Colorado, telephone number 303-972-4655.

Your affiant informs the Court that Special Agent Camilla Rutherford interviewed Lisa Scullin. Scullin reported that Nathan, last name unknown, was Dylan Klebold's best friend and stayed home from school the day of the shooting because he knew Klebold was preparing for something. Further investigation by Special Agent Jerry Means, of the Colorado Bureau of Investigation identified Nathan as Nathan Dykeman. Investigator Don Estep interviewed Nathan Dykeman, a student at Columbine High School, and an associate of members of the TCM, Eric Harris and Dylan Klebold. Your affiant spoke to FBI Special Agent M. Holstlaw. Holstlaw stated that during an interview with Nathan Dykeman, Dykeman said that he had not been truthful with investigators because he thought he would be blamed for the Columbine shootings. Dykeman told Agents that Harris and Klebold had been experimenting with pipe bombs for over a year. On the day of the shooting, Dykeman said that he left school at 11:20 A.M. to go home and eat lunch and when he returned was met by police barricades. Dykeman said he returned home and watched several news reports and had several telephone conversations with Klebold's father. Since those interviews were concluded Nathan Dykeman has moved to the State of Florida to finish school. Your affiant believes that recovering these telephone calls will corroborate Nathan Dykeman's interview. Your affiant informs the Court that on April 21, 1999, Special Agent William Irwin conducted a polygraph of Nathan Dykeman which disclosed that Dykeman was not being truthful when asked if he was somehow involved in

the shooting or had helped in planning of the attack on Columbine High School. On April 20, 1999, Nathan Dykeman was living at, 7973 West Plymouth Place, Littleton, Colorado, telephone number 303-933-1708.

Based upon the aforementioned facts your affiant respectfully requests a search warrant and order be issued to U.S. West Communications, 1801 California Street, Denver, Colorado to provide the following information:

All information, facilities and technical assistance necessary to accomplish an Automatic Message Accounting (AMA) for the retrieval of all usage from the U.S. West central office locations to include originating and terminating telephone calls for the below listed telephone numbers and for those telephone numbers associated with the listed residences. The requested dates of the Automatic Message Accounting will include 04-16-99 through 04-20-99.

Dykeman, Nathan	7973 W. Plymouth Pl., Littleton, Co.	303-933-1708
Harris, Eric	██████████ S. Reed St., Littleton, Co.	303-762-1212
Klebold, Dylan	██████████ Cougar Rd., Littleton, Co.	303-972-1131
Morris, Christopher	5466 W. Portland Drive, Littleton, Co.	303-972-8864
Stair, Joseph	7097 W. Frost Place, Littleton, Co.	303-972-4655

Your affiant also request subscriber information for the telephone numbers and any telephone number associated with the listed telephone numbers as well as subscriber information for the telephone numbers received as a result of the Automatic Message Accounting.

Your affiant further requests the Court to order, U.S. West Communications and it's agents and employees not to reveal the existence of this court order anyone including the subscribers until

further Order of the Court and that all records concerning this Order be sealed until further Order of the Court.

Lenny Nieth

[Signature]

Subscribed and sworn to before me.

Dated May 3, 1999

Lenny Nieth
Notary Public



Expiration date: _____

4287

SEARCH WARRANT
IN THE COUNTY COURT IN AND FOR
THE COUNTY OF JEFFERSON
STATE OF COLORADO

NO. _____ DIV. _____

By: Investigator Robert D. Vette an officer authorized by law and any other officer authorized to execute search warrants within the counties of Jefferson and Denver, State of Colorado.

Investigator Robert D. Vette having this date filed an affidavit for search warrant in conformity with the provision of Rule 41, Colorado Rules of Criminal Procedure and C.R.S. 16-3-301, et. seq., as amended, for the following described PROPERTY, to wit:

see Attachment 1

believed to be situated, known, and described as:
S. West Communications, 1801 California St., Denver, Colorado

upon one of more grounds set forth in Rule 41, Colorado Rules of Criminal Procedure and C.R.S. 16-3-302, as amended, namely:

- Which is stolen or embezzled; or
- Which is designed or intended for use as a means of committing a criminal offense; or
- Which is or has 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 or in another state; or
- Other:

I am satisfied that there is probable cause to believe that the property so describe is located within the above described and that the grounds for this search warrant exist.

YOU ARE THEREFORE COMMANDED to search that place above described for the property above described, and seize those items described.

YOU ARE FURTHER COMMANDED to leave a copy of the search warrant and receipt for the property taken with the person from whom or from whose premises the property is taken; or, in lieu thereof, to leave a copy of the search warrant and receipt at the place from which the property is taken.

YOU ARE FURTHER COMMANDED to make return of this search warrant and a written inventory of the property taken to the undersigned judge with ten days from the date hereof.

On the basis of the information set forth in the affidavit and pursuant to C.R.S. 16-3-301, et. seq., as amended, YOU ARE AUTHORIZED to execute this search warrant in the manner set forth above, with the following special conditions, to wit: employees and agents of U.S. West are NOT to disclose the existence of said warrant to anyone including the subscriber.

Dated this 3 day of May 1999

BY THE COURT:

Robert D. Vette
Judge
Jefferson County

RETURN AND INVENTORY

COUNTY OF JEFFERSON

STATE OF COLORADO

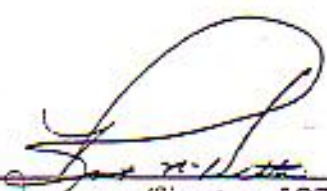
SEARCH WARRANT NUMBER 4287


I, Inv. Robert D. Verte, Jefferson County Sheriff's Office, received the within Search Warrant on May 3, 1999 and executed it as follows:

On May 3, 1999 at 4:50 P.M., I served the Search Warrant and Order at the premises described in the Search Warrant and Order and left a copy of the Search Warrant and Order with Lana Eckert, Security Manager, U.S. West Communications, 1801 California St. Room 3250, Denver, Co. together with an inventory of the property.

The following is an inventory of property taken pursuant to the Search Warrant:

ITEM#	DESCRIPTION	LOCATION FOUND	FOUND BY
1	U.S. West telephone records	N/A	N/A

This inventory was made by 
(Signature of Officer)

in the presence of  TE41
(Signature of another officer or credible person)

and is a true and detailed account of all property taken pursuant to the Search Warrant.

JC-001-025796

4339

SEARCH WARRANT
IN THE JEFFERSON COUNTY COURT IN AND FOR
THE COUNTY OF JEFFERSON

NO. _____ DIV. _____

TO: Investigator Robert D. Vette, an officer authorized by law and any other officer authorized to execute search warrants within the County of Jefferson, State of Colorado.

Investigator Robert D. Vette having this date filed an affidavit for search warrant in conformity with the provision of Rule 41, Colorado Rule of Criminal Procedure and C.R.S. 16-3-301, et. seq., as amended, for the following described PROPERTY, to wit:

303-201-9669.

Believed to be situated, known, and described as:

Spice Communications, 4214 East Colfax Avenue, Denver, Colorado 80204

Upon one of more grounds set forth in Rule 41, Colorado Rules of Criminal Procedure and C.R.S. 16-3-302, as amended, namely:

- Which is stolen or embezzled; or
- Which is designed or intended for use as a means of committing a criminal offense; or
- Which is or has been used as a means of committing a criminal offense; or
- The possession of which is illegal; or

XX Which would be material evidence in a subsequent criminal prosecution in this state or in another state; or
Other:

I am satisfied that there is probable cause to believe that the property so describe is located within the above described and that grounds for this search warrant exist.

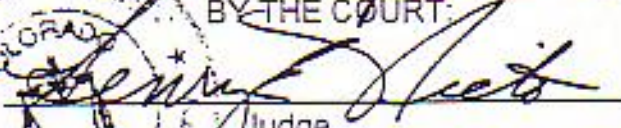
YOU ARE THEREFORE COMMANDED to search that place above described for the property above described, and seize those items described.


YOU ARE FURTHER COMMANDED to leave a copy of the search warrant and receipt for the property taken with the person from whom or from whose premises the property is taken; or, in lieu thereof, to leave a copy of the search warrant and receipt at the place from which the property is taken.

YOU ARE FURTHER COMMANDED to make return of this search warrant and a written inventory of the property taken to the undersigned judge with ten days from the date hereof.

On the basis of the information set forth in the affidavit and pursuant to C.R.S. 16-3-301, et. seq., as amended, **YOU ARE AUTHORIZED** to execute this search warrant in the manner set forth above, with the following special conditions, to wit:

Spice Communications and it's agents and employees not to reveal the existence of this Court order anyone including the subscribers until further Order of the Court and that all records concerning this Order be sealed until further Order of the Court.

Dated this 1st day of Jun, A.D. 1999
BY THE COURT:

Judge



JC-001-025797

JEFFERSON COUNTY COURT, JEFFERSON COUNTY, COLORADO

Investigator Robert D. Vette, being duly sworn upon oath says:

That the foregoing offense(s) alleged was committed of this affiant's own personal knowledge, and the facts stated therein are true.

Your affiant is of lawful age and a sworn peace officer of the Jefferson County Sheriff's Department, Golden, Colorado, in the County of Jefferson.

Your affiant states that the following facts are true and based upon his/her personal knowledge, as a result of his/her conversations with the person named herein and reviewing their written reports.

Your affiant informs the Court that on April 20, 1999 at approximately 11:15 A.M. The Jefferson County Sheriff's Department dispatch center received a call stating that there was a bomb in the area of KenCaryl and Chatfield, in Jefferson County, Colorado. Simultaneously, the dispatch center received another telephone call reporting that there was a girl "down" in the parking lot of Columbine High School, 6201 South Pierce Street, Jefferson County, Colorado. Deputies Taborsky and Miller responded to Columbine High School and observed students running from the school yelling. Taborsky and Miller also heard what they believed to be gunshots coming from inside the school and were told that by numerous students that people had been shot inside the school.

Columbine High School was cordoned off and metro area police agencies were called to assist in the investigation following the apprehension of the suspects who were later discovered to be deceased inside the building. Witness interviews immediately began by Detectives, Police Officers, and Special Agents and it was soon learned that the deceased suspects (Eric Harris and Dylan Klebold) were students at Columbine High School and were members of a loose knit group which called themselves the "Trench Coat Mafia" or "TCM". Furthermore, witnesses began to report seeing three shooting suspects at the school and descriptions of these suspects deviated from the descriptions of Eric Harris and Dylan Klebold.

Your affiant interviewed Christopher Morris, a student at Columbine High School. Morris admitted to being a former member of the TCM and was a founding member. Morris said that there were approximately 120 members, associates or want-a-be TCM members at Columbine High School. Chris Morris denied any involvement in the planning or attack on Columbine High School. Morris admitted being at Columbine High School the morning of April 20, 1999 attending class although left at approximately 10:15 A.M. prior to the shootings and explosions, which is his normal routine. Morris claims to have a receipt which places him away from the school at the time of the shooting. To your affiant's knowledge this receipt has not been taken into evidence at this point. Morris stated that he heard of the shootings while at a friends residence when his mother called the residence advising of the incident which she reportedly heard on the news. Your affiant informs the Court that Ashley Egeland, a student at Columbine High School, was interviewed by Detective Tim Steffes, Lakewood Police Department, who named Christopher Morris as being [REDACTED] inside the school. Your affiant informs the Court following the interview with Morris he allowed Investigators to search his bedroom for any evidence relating to the shooting incident at Columbine High School. Your affiant searched Chris Morris' bedroom and found no incriminating items, however, the computer recovered from Morris' residence has yet to be analyzed. Furthermore, Christopher Morris voluntarily provided his clothing when asked, which was later submitted into evidence. Morris reported his home address is, 5466 West Portland Drive, Littleton, Colorado, telephone number 303-972-8864.

Your affiant informs the Court that Investigator David Brooks, Jefferson County Sheriff's Office, interviewed Leiha Murphy, a Columbine High School student. Murphy told Investigator Brooks that she saw Joseph Stair standing outside the cafeteria area wearing a black trench coat as the shooting began. Investigator Don Estep interviewed Joseph Stair who reported that he was at home during at the time of the shooting with his father. Joseph Stair reported that he and his father went to the school after learning of the shooting, but got no closer than the Jefferson County library. Joseph Stair was not an enrolled student on April 20, 1999. Investigator Pat Vondenkamp interviewed Jonathon Ballard, student, who said that Joseph Stair was a member of the, TCM. Investigator Jerry Means, CBI, interviewed a witness from the cafeteria, Elisha Encinias, who reported seeing the shooting begin and saw three suspects, one former student and two current students. She heard one

of the shooting suspects say, " Joe where are you, I got three of them." Joseph Stair's last known address and telephone number are: 7097 West Frost Place, Littleton, Colorado, telephone number 303-972-4655.

Your affiant informs the Court that Special Agent Camilla Rutherford interviewed Lisa Scullin. Scullin reported that Nathan, last name unknown, was Dylan Klebold's best friend and stayed home from school the day of the shooting because he knew Klebold was preparing for something. Further investigation by Special Agent Jerry Means, of the Colorado Bureau of Investigation identified Nathan as Nathan Dykeman. Investigator Don Estep interviewed Nathan Dykeman, a student at Columbine High School, and an associate of members of the TCM, Eric Harris and Dylan Klebold. Your affiant spoke to FBI Special Agent M. Holstlaw. Holstlaw stated that during an interview with Nathan Dykeman, Dykeman said that he had not been truthful with investigators because he thought he would be blamed for the Columbine shootings. Dykeman told Agents that Harris and Klebold had been experimenting with pipe bombs for over a year. On the day of the shooting, Dykeman said that he left school at 11:20 A.M. to go home and eat lunch and when he returned was met by police barricades. Dykeman said he returned home and watched several news reports and had several telephone conversations with Klebold's father. Since those interviews were concluded Nathan Dykeman has moved to the State of Florida to finish school. Your affiant believes that recovering these telephone calls will corroborate Nathan Dykeman's interview. Your affiant informs the Court that on April 21, 1999, Special Agent William Irwin conducted a polygraph of Nathan Dykeman which disclosed that Dykeman was not being truthful when asked if he was somehow involved in the shooting or had helped in planning of the attack on Columbine High School. On April 20, 1999, Nathan Dykeman was living at, 7973 West Plymouth Place, Littleton, Colorado, telephone number 303-933-1708.

Based upon these facts Jefferson County District Court Judge Henry Nieto signed a search warrant and order to be issued to U.S. West Communications, 1801 California Street, Denver, Colorado to provide the following information:

All information, facilities and technical assistance necessary to accomplish an Automatic Message Accounting (AMA) for the retrieval of all usage from the U.S. West central office locations to include originating and terminating telephone calls for the below listed telephone numbers and for those telephone numbers associated with the listed residences. The requested dates of the Automatic Message Accounting will include 04-16-99 through 04-20-99.

Your affiant informs the Court that AMA is a process in which the telephone service provider retrieves all usage from the U.S. West central office locations to include originating and terminating telephone calls for specific telephone numbers.

Dykeman, Nathan	7973 W. Plymouth Pl., Littleton, Co.	303-933-1708
Harris, Eric	██████ S. Reed St., Littleton, Co.	303-762-1212
Klebold, Dylan	██████ Cougar Rd., Littleton, Co.	303-972-1131
Morris, Christopher	5466 W. Portland Drive, Littleton, Co.	303-972-8864
Stair, Joseph	7097 W. Frost Place, Littleton, Co.	303-972-4655

Your affiant also request subscriber information for the telephone numbers and any telephone number associated with the listed telephone numbers as well as subscriber information for the telephone numbers received as a result of the Automatic Message Accounting.

Your affiant informs the Court that as of June 1, 1999 U.S. West Communications is continuing to compile this information and as a result of the Automatic Message Accounting retrieval, thus far U.S. West Communications has been able to recover 628 telephone calls as a result of the request. The majority of these telephone calls, whether incoming or out going, appear to be from or to businesses, or appear to be from or to pager/cellular telephones, of which U.S. West Communication can only provide the name of the specific company the service was ordered through. Your affiant is aware and

has been informed by U.S. West Communications that subscriber information regarding these telephone numbers will have to be retrieved through these specific companies by the issuance of a search warrant and order.

These specific companies and telephone numbers are as follows:

AT&T Wireless, 801 North Point Parkway, West Palm Beech, Florida

303-638-5526, 303-898-8399, 303-808-0420, 303-601-2534, 303-883-3738, 303-638-5526,
303-898-5997, 303-478-2384, 303-887-1941, 303-883-5548, 303-808-8369, 303-809-0012,
303-882-0100, 303-881-8644, 303-884-6493, 303-808-3669, 303-833-1950.

Your affiant contacted security officials from AT&T Wireless who advised that all of the telephone numbers provided belonged to their company and a search warrant would be needed to release the subscriber information.

Air Touch Cellular, 3350 161st. Avenue SE, Bellevue, WA. 98008-1329.

303-941-4005, 303-877-3203, 303-941-5053, 303-907-3548, 303-918-1103, 303-919-6666, 303-941-
8808, 303-941-5738, 303-503-4071, 303-907-0729, 303-915-6835, 303-489-5603, 303-913-0179,
303-594-7110, 303-941-1400, 303-908-2075, 303-880-3159, 303-489-8110, 303-880-3522, 303-912-
3656, 303-909-9754, 303-902-0294, 303-947-7623.

Your affiant contacted Security Compliance Analyst, Kelly Thompson, of Air Touch Cellular who confirmed that all but three of the telephone numbers belonged to their company and they have resold the three of the telephone numbers to MCI World Communications. Kelly Thompson said that telephone numbers 303-912-3656, 303-909-9754, 303-902-0294 were resold to World Communications and they no longer had subscribers information for those numbers.

MCI World Communications Wireless, 2553 South Colorado Blvd., Denver, Colorado

303-912-3656, 303-909-9754, 303-902-0294.

Your affiant contacted MCI World Communications who advised that the above three telephone numbers belonged to their company and a search warrant would be needed to release the subscriber information. MCI officials did advise your affiant that two of the telephone numbers were related accounts.

Voice Stream Wireless, P.O. Box 78922, Phoenix, Arizona 85062-8922

303-875-5284, 303-332-6453, 303-564-4212.

Nextel Communications, 333 Inverness Drive South, Englewood, Co. 80112.

303-472-9081, 303-210-3158, 303-435-0828, 719-499-9534, 303-458-0828.

Your affiant contacted Arch Communications regarding pager number 303-201-9669 and the subscriber information. Officials at Arch Communications advised the pager number provided was resold to another company named Spice Communications and that company held all the pager subscriber records.

Spice Communications, 4214 East Colfax Avenue, Denver, Colorado 80204

303-201-9669.

Based upon the aforementioned facts your affiant respectfully requests that search warrant be issued to the above described businesses. Your affiant requests these businesses provide subscriber information for the above described cellular/pager telephone numbers for the specific date of April 20, 1999.

Your affiant further requests the Court to order, the above described businesses and it's agents and employees not to reveal the existence of this Court order anyone including the subscribers until further Order of the Court and that all records concerning this Order be sealed until further Order of the Court.

Henry E. Nieto, Judge

[Signature]
Subscribed and sworn to before me.

Dated 6-1-99

Henry E. Nieto
Notary Public
Judge

Expiration date: _____



JC-001-025804

West Metro Drug Task Force

Search Warrant Return and Inventory

Search Warrant Number 4339

Case Agent VETTE

Case Number _____

County of Jefferson State of Colorado

I, Inv. R. Vette, received the within search warrant on June 1, 1999, and executed it as follows: On June 1, 1999, at 15:40 HRS., I searched the (premises) (vehicle) (person) described in the search warrant and left a copy with:

SPICE COMMUNICATIONS LAVASDE
(occupant's name) Durham, Co.
4314 E. Colfax Ave. together with an inventory of property.
(address of search)

The following is a inventory of property taken pursuant to the search warrant:

ITEM#	DESCRIPTION	LOCATION FOUND	FOUND BY
	<u>THESE DOCUMENTS HAVE NOT BEEN RECEIVED</u>		
	<u>AS OF JUNE 9, 1999</u>		

This inventory was made by [Signature], in the presence of _____
and is a true and detailed account of the property taken.

SEARCH WARRANT
IN THE JEFFERSON COUNTY COURT IN AND FOR
THE COUNTY OF JEFFERSON

4340

NO. _____ DIV. _____

To: Investigator Robert D. Vette, an officer authorized by law and any other officer authorized to execute search warrants within the County of Jefferson, State of Colorado.

Investigator Robert D. Vette having this date filed an affidavit for search warrant in conformity with the provision of Rule 41, Colorado Rule of Criminal Procedure and C.R.S. 16-3-301, et. seq., as amended, for the following described PROPERTY, to wit:

03-875-5284, 303-332-6453, 303-564-4212.

believed to be situated; known, and described as:

Voice Stream Wireless, P.O. Box 78922, Phoenix, Arizona 85062-8922

Upon one of more grounds set forth in Rule 41, Colorado Rules of Criminal Procedure and C.R.S. 16-3-302, as amended, namely:

Which is stolen or embezzled; or

Which is designed or intended for use as a means of committing a criminal offense; or

Which is or has 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 or in another state; or

Other:

I am satisfied that there is probable cause to believe that the property so describe is located within the above described and that the grounds for this search warrant exist.

YOU ARE THEREFORE COMMANDED to search that place above described for the property above described, and seize those items described.

YOU ARE FURTHER COMMANDED to leave a copy of the search warrant and receipt for the property taken with the person from whom or from whose premises the property is taken; or, in lieu thereof, to leave a copy of the search warrant and receipt at the place from which the property is taken.

YOU ARE FURTHER COMMANDED to make return of this search warrant and a written inventory of the property taken to the undersigned judge with ten days from the date hereof.

On the basis of the information set forth in the affidavit and pursuant to C.R.S. 16-3-301, et. seq., as amended, YOU ARE AUTHORIZED to execute this search warrant in the manner set forth above, with the following special conditions, to wit:

Voice Stream Wireless and it's agents and employees not to reveal the existence of this Court order anyone including the subscribers until further Order of the Court and that all records concerning this Order be sealed until further Order of the Court.

Dated this 15 day of June A.D. 1999
BY THE COURT:



Judge

JC-001-025806

JEFFERSON COUNTY COURT, JEFFERSON COUNTY, COLORADO

Investigator Robert D. Vette, being duly sworn upon oath says:

That the foregoing offense(s) alleged was committed of this affiant's own personal knowledge, and the facts stated therein are true.

Your affiant is of lawful age and a sworn peace officer of the Jefferson County Sheriff's Department, Golden, Colorado, in the County of Jefferson.

Your affiant states that the following facts are true and based upon his/her personal knowledge, as a result of his/her conversations with the person named herein and reviewing their written reports.

Your affiant informs the Court that on April 20, 1999 at approximately 11:15 A.M. The Jefferson County Sheriff's Department dispatch center received a call stating that there was a bomb in the area of KenCaryl and Chatfield, in Jefferson County, Colorado. Simultaneously, the dispatch center received another telephone call reporting that there was a girl "down" in the parking lot of Columbine High School, 6201 South Pierce Street, Jefferson County, Colorado. Deputies Taborsky and Miller responded to Columbine High School and observed students running from the school yelling. Taborsky and Miller also heard what they believed to be gunshots coming from inside the school and were told that by numerous students that people had been shot inside the school.

Columbine High School was cordoned off and metro area police agencies were called to assist in the investigation following the apprehension of the suspects who were later discovered to be deceased inside the building. Witness interviews immediately began by Detectives, Police Officers, and Special Agents and it was soon learned that the deceased suspects (Eric Harris and Dylan Klebold) were students at Columbine High School and were members of a loose knit group which called themselves the "Trench Coat Mafia" or "TCM". Furthermore, witnesses began to report seeing three shooting suspects at the school and descriptions of these suspects deviated from the descriptions of Eric Harris and Dylan Klebold.

Your affiant interviewed Christopher Morris, a student at Columbine High School. Morris admitted to being a former member of the TCM and was a founding member. Morris said that there were approximately 120 members, associates or want-a-be TCM members at Columbine High School. Chris Morris denied any involvement in the planning or attack on Columbine High School. Morris admitted being at Columbine High School the morning of April 20, 1999 attending class although left at approximately 10:15 A.M. prior to the shootings and explosions, which is his normal routine. Morris claims to have a receipt which places him away from the school at the time of the shooting. To your affiant's knowledge this receipt has not been taken into evidence at this point. Morris stated that he heard of the shootings while at a friend's residence when his mother called the residence advising of the incident which she reportedly heard on the news. Your affiant informs the Court that Ashley Egeland, a student at Columbine High School, was interviewed by Detective Tim Steffes, Lakewood Police Department, who named Christopher Morris as being [REDACTED] inside the school. Your affiant informs the Court following the interview with Morris he allowed Investigators to search his bedroom for any evidence relating to the shooting incident at Columbine High School. Your affiant searched Chris Morris' bedroom and found no incriminating items, however, the computer recovered from Morris' residence has yet to be analyzed. Furthermore, Christopher Morris voluntarily provided his clothing when asked, which was later submitted into evidence. Morris reported his home address is, 5466 West Portland Drive, Littleton, Colorado, telephone number 303-972-8864.

Your affiant informs the Court that Investigator David Brooks, Jefferson County Sheriff's Office, interviewed Leiha Murphy, a Columbine High School student. Murphy told Investigator Brooks that she saw Joseph Stair standing outside the cafeteria area wearing a black trench coat as the shooting began. Investigator Don Estep interviewed Joseph Stair who reported that he was at home during at the time of the shooting with his father. Joseph Stair reported that he and his father went to the school after learning of the shooting, but got no closer than the Jefferson County library. Joseph Stair was not an enrolled student on April 20, 1999. Investigator Pat Vondenkamp interviewed Jonathon Ballard, student, who said that Joseph Stair was a member of the, TCM. Investigator Jerry Means, CBI, interviewed a witness from the cafeteria, Elisha Encinias, who reported seeing the shooting begin and saw three suspects, one former student and two current students. She heard one

of the shooting suspects say, " Joe where are you, I got three of them." Joseph Stair's last known address and telephone number are: 7097 West Frost Place, Littleton, Colorado, telephone number 303-972-4655.

Your affiant informs the Court that Special Agent Camilla Rutherford interviewed Lisa Scullin. Scullin reported that Nathan, last name unknown, was Dylan Klebold's best friend and stayed home from school the day of the shooting because he knew Klebold was preparing for something. Further investigation by Special Agent Jerry Means, of the Colorado Bureau of Investigation identified Nathan as Nathan Dykeman. Investigator Don Estep interviewed Nathan Dykeman, a student at Columbine High School, and an associate of members of the TCM, Eric Harris and Dylan Klebold. Your affiant spoke to FBI Special Agent M. Holstlaw. Holstlaw stated that during an interview with Nathan Dykeman, Dykeman said that he had not been truthful with investigators because he thought he would be blamed for the Columbine shootings. Dykeman told Agents that Harris and Klebold had been experimenting with pipe bombs for over a year. On the day of the shooting, Dykeman said that he left school at 11:20 A.M. to go home and eat lunch and when he returned was met by police barricades. Dykeman said he returned home and watched several news reports and had several telephone conversations with Klebold's father. Since those interviews were concluded Nathan Dykeman has moved to the State of Florida to finish school. Your affiant believes that recovering these telephone calls will corroborate Nathan Dykeman's interview. Your affiant informs the Court that on April 21, 1999, Special Agent William Irwin conducted a polygraph of Nathan Dykeman which disclosed that Dykeman was not being truthful when asked if he was somehow involved in the shooting or had helped in planning of the attack on Columbine High School. On April 20, 1999, Nathan Dykeman was living at, 7973 West Plymouth Place, Littleton, Colorado, telephone number 303-933-1708.

Based upon these facts Jefferson County District Court Judge Henry Nieto signed a search warrant and order to be issued to U.S. West Communications, 1801 California Street, Denver, Colorado to provide the following information:

All information, facilities and technical assistance necessary to accomplish an Automatic Message Accounting (AMA) for the retrieval of all usage from the U.S. West central office locations to include originating and terminating telephone calls for the below listed telephone numbers and for those telephone numbers associated with the listed residences. The requested dates of the Automatic Message Accounting will include 04-16-99 through 04-20-99.

Your affiant informs the Court that AMA is a process in which the telephone service provider retrieves all usage from the U.S. West central office locations to include originating and terminating telephone calls for specific telephone numbers.

Dykeman, Nathan	7973 W. Plymouth Pl., Littleton, Co.	303-933-1708
Harris, Eric	██████████ S. Reed St., Littleton, Co.	303-762-1212
Klebold, Dylan	██████████ Cougar Rd., Littleton, Co.	303-972-1131
Morris, Christopher	5466 W. Portland Drive, Littleton, Co.	303-972-8864
Stair, Joseph	7097 W. Frost Place, Littleton, Co.	303-972-4655

Your affiant also request subscriber information for the telephone numbers and any telephone number associated with the listed telephone numbers as well as subscriber information for the telephone numbers received as a result of the Automatic Message Accounting.

Your affiant informs the Court that as of June 1, 1999 U.S. West Communications is continuing to compile this information and as a result of the Automatic Message Accounting retrieval, thus far U.S. West Communications has been able to recover 628 telephone calls as a result of the request. The majority of these telephone calls, whether incoming or out going, appear to be from or to businesses, or appear to be from or to pager/cellular telephones, of which U.S. West Communication can only provide the name of the specific company the service was ordered through. Your affiant is aware and

has been informed by U.S. West Communications that subscriber information regarding these telephone numbers will have to be retrieved through these specific companies by the issuance of a search warrant and order.

These specific companies and telephone numbers are as follows:

AT&T Wireless, 801 North Point Parkway, West Palm Beech, Florida

303-638-5526, 303-898-8399, 303-808-0420, 303-601-2534, 303-883-3738, 303-638-5526,
303-898-5997, 303-478-2384, 303-887-1941, 303-883-5548, 303-808-8369, 303-809-0012,
303-882-0100, 303-881-8644, 303-884-6493, 303-808-3669, 303-833-1950.

Your affiant contacted security officials from AT&T Wireless who advised that all of the telephone numbers provided belonged to their company and a search warrant would be needed to release the subscriber information.

Air Touch Cellular, 3350 161st. Avenue SE, Bellevue, WA. 98008-1329.

303-941-4005, 303-877-3203, 303-941-5053, 303-907-3548, 303-918-1103, 303-919-6666, 303-941-
8808, 303-941-5738, 303-503-4071, 303-907-0729, 303-915-6835, 303-489-5603, 303-913-0179,
303-594-7110, 303-941-1400, 303-908-2075, 303-880-3159, 303-489-8110, 303-880-3522, 303-912-
3656, 303-909-9754, 303-902-0294, 303-947-7623.

Your affiant contacted Security Compliance Analyst, Kelly Thompson, of Air Touch Cellular who confirmed that all but three of the telephone numbers belonged to their company and they have resold the three of the telephone numbers to MCI World Communications. Kelly Thompson said that telephone numbers 303-912-3656, 303-909-9754, 303-902-0294 were resold to World Communications and they no longer had subscribers information for those numbers.

MCI World Communications Wireless, 2553 South Colorado Blvd., Denver, Colorado

303-912-3656, 303-909-9754, 303-902-0294.

Your affiant contacted MCI World Communications who advised that the above three telephone numbers belonged to their company and a search warrant would be needed to release the subscriber information. MCI officials did advise your affiant that two of the telephone numbers were related accounts.

Voice Stream Wireless, P.O. Box 78922, Phoenix, Arizona 85062-8922
303-875-5284, 303-332-6453, 303-564-4212.

Nextel Communications, 333 Inverness Drive South, Englewood, Co. 80112.
303-472-9081, 303-210-3158, 303-435-0828, 719-499-9534, 303-458-0828.

Your affiant contacted Arch Communications regarding pager number 303-201-9669 and the subscriber information. Officials at Arch Communications advised the pager number provided was resold to another company named Spice Communications and that company held all the pager subscriber records.

Spice Communications, 4214 East Colfax Avenue, Denver, Colorado 80204
303-201-9669.

Based upon the aforementioned facts your affiant respectfully requests that search warrant be issued to the above described businesses. Your affiant requests these businesses provide subscriber information for the above described cellular/pager telephone numbers for the specific date of April 20, 1999.

Your affiant further requests the Court to order, the above described businesses and it's agents and employees not to reveal the existence of this Court order anyone including the subscribers until further Order of the Court and that all records concerning this Order be sealed until further Order of the Court.

Henry A. Smith, Judge

[Signature]
Subscribed and sworn to before me.

Dated 6-1-99

Henry A. Smith, Judge
Notary Public

Expiration date: _____



West Metro Drug Task Force

Search Warrant Return and Inventory

Search Warrant Number 4346

Case Agent Investigator P. Verne

Case Number _____

County of Jefferson State of Colorado

I, Investigator P. Verne, received the within search warrant on March 1, 1999, and executed it as follows: On March 1, 1999, at 1:42 HRS., I searched the (premises) (vehicle) (person) described in the search warrant and left a copy with:

Michael D. Jones / Voice Street (occupant's name) 1400 Ridgeway

1400 Ridgeway (address of search) together with an inventory of property.

The following is a inventory of property taken pursuant to the search warrant

ITEM#	DESCRIPTION	LOCATION FOUND	FOUND BY
	<u>Positive copies of documents reference the Telephone numbers listed on Search Warrant. (Successor Information)</u>		

This inventory was made by P. Verne, in the presence of _____ and is a true and detailed account of the property taken.

IN THE JEFFERSON COUNTY COURT IN AND FOR
THE COUNTY OF JEFFERSON

NO. _____ DIV. _____

By: Investigator Robert D. Vette, an officer authorized by law and any other officer authorized to execute search warrants within the County of Jefferson, State of Colorado.

Investigator Robert D. Vette having this date filed an affidavit for search warrant in conformity with the provision of Rule 41, Colorado Rule of Criminal Procedure and C.R.S. 16-3-301, et. seq., as amended, for the following described PROPERTY, to wit:

03-912-3656, 303-909-9754, 303-902-0294.

believed to be situated, known, and described as:

ICI World Communications Wireless, 2553 South Colorado Blvd., Denver, Colorado

upon one or more grounds set forth in Rule 41, Colorado Rules of Criminal Procedure and C.R.S. 16-3-302, as amended, namely:

- Which is stolen or embezzled; or
- Which is designed or intended for use as a means of committing a criminal offense; or
- Which is or has 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 or in another state; or
- Other:

I am satisfied that there is probable cause to believe that the property so describe is located within the above described and that the grounds for this search warrant exist.


YOU ARE THEREFORE COMMANDED to search that place above described for the property above described, and seize those items described.


YOU ARE FURTHER COMMANDED to leave a copy of the search warrant and receipt for the property taken with the person from whom or from whose premises the property is taken; or, in lieu thereof, to leave a copy of the search warrant and receipt at the place from which the property is taken.

YOU ARE FURTHER COMMANDED to make return of this search warrant and a written inventory of the property taken to the undersigned judge with ten days from the date hereof.

On the basis of the information set forth in the affidavit and pursuant to C.R.S. 16-3-301, et. seq., as amended, **YOU ARE AUTHORIZED** to execute this search warrant in the manner set forth above, with the following special conditions, to wit:

ICI World Communications and it's agents and employees not to reveal the existence of this Court order anyone including the subscribers until further Order of the Court and that all records concerning this Order be sealed until further Order of the Court.

Given this 15 day of June, A.D. 1999
BY THE COURT:

Judge



JC-001-025815

JEFFERSON COUNTY COURT, JEFFERSON COUNTY, COLORADO

Investigator Robert D. Vette, being duly sworn upon oath says:

That the foregoing offense(s) alleged was committed of this affiant's own personal knowledge, and the facts stated therein are true.

Your affiant is of lawful age and a sworn peace officer of the Jefferson County Sheriff's Department, Golden, Colorado, in the County of Jefferson.

Your affiant states that the following facts are true and based upon his/her personal knowledge, as a result of his/her conversations with the person named herein and reviewing their written reports.

Your affiant informs the Court that on April 20, 1999 at approximately 11:15 A.M. The Jefferson County Sheriff's Department dispatch center received a call stating that there was a bomb in the area of KenCaryl and Chatfield, in Jefferson County, Colorado. Simultaneously, the dispatch center received another telephone call reporting that there was a girl "down" in the parking lot of Columbine High School, 6201 South Pierce Street, Jefferson County, Colorado. Deputies Taborsky and Miller responded to Columbine High School and observed students running from the school yelling. Taborsky and Miller also heard what they believed to be gunshots coming from inside the school and were told that by numerous students that people had been shot inside the school.

Columbine High School was cordoned off and metro area police agencies were called to assist in the investigation following the apprehension of the suspects who were later discovered to be deceased inside the building. Witness interviews immediately began by Detectives, Police Officers, and Special Agents and it was soon learned that the deceased suspects (Eric Harris and Dylan Klebold) were students at Columbine High School and were members of a loose knit group which called themselves the "Trench Coat Mafia" or "TCM". Furthermore, witnesses began to report seeing three shooting suspects at the school and descriptions of these suspects deviated from the descriptions of Eric Harris and Dylan Klebold.

Your affiant interviewed Christopher Morris, a student at Columbine High School. Morris admitted to being a former member of the TCM and was a founding member. Morris said that there were approximately 120 members, associates or want-a-be TCM members at Columbine High School. Chris Morris denied any involvement in the planning or attack on Columbine High School. Morris admitted being at Columbine High School the morning of April 20, 1999 attending class although left at approximately 10:15 A.M. prior to the shootings and explosions, which is his normal routine. Morris claims to have a receipt which places him away from the school at the time of the shooting. To your affiant's knowledge this receipt has not been taken into evidence at this point. Morris stated that he heard of the shootings while at a friends residence when his mother called the residence advising of the incident which she reportedly heard on the news. Your affiant informs the Court that Ashley Egeland, a student at Columbine High School, was interviewed by Detective Tim Steffes, Lakewood Police Department, who named Christopher Morris as being [REDACTED] inside the school. Your affiant informs the Court following the interview with Morris he allowed Investigators to search his bedroom for any evidence relating to the shooting incident at Columbine High School. Your affiant searched Chris Morris' bedroom and found no incriminating items, however, the computer recovered from Morris' residence has yet to be analyzed. Furthermore, Christopher Morris voluntarily provided his clothing when asked, which was later submitted into evidence. Morris reported his home address is, 5466 West Portland Drive, Littleton, Colorado, telephone number 303-972-8864.

Your affiant informs the Court that Investigator David Brooks, Jefferson County Sheriff's Office, interviewed Leiha Murphy, a Columbine High School student. Murphy told Investigator Brooks that she saw Joseph Stair standing outside the cafeteria area wearing a black trench coat as the shooting began. Investigator Don Estep interviewed Joseph Stair who reported that he was at home during at the time of the shooting with his father. Joseph Stair reported that he and his father went to the school after learning of the shooting, but got no closer than the Jefferson County library. Joseph Stair was not an enrolled student on April 20, 1999. Investigator Pat Vondenkamp interviewed Jonathon Ballard, student, who said that Joseph Stair was a member of the, TCM. Investigator Jerry Means, CBI, interviewed a witness from the cafeteria, Elisha Encinias, who reported seeing the shooting begin and saw three suspects, one former student and two current students. She heard one

of the shooting suspects say, " Joe where are you, I got three of them." Joseph Stair's last known address and telephone number are: 7097 West Frost Place, Littleton, Colorado, telephone number 303-972-4655.

Your affiant informs the Court that Special Agent Camilla Rutherford interviewed Lisa Scullin. Scullin reported that Nathan, last name unknown, was Dylan Klebold's best friend and stayed home from school the day of the shooting because he knew Klebold was preparing for something. Further investigation by Special Agent Jerry Means, of the Colorado Bureau of Investigation identified Nathan as Nathan Dykeman. Investigator Don Estep interviewed Nathan Dykeman, a student at Columbine High School, and an associate of members of the TCM, Eric Harris and Dylan Klebold. Your affiant spoke to FBI Special Agent M. Holstlaw. Holstlaw stated that during an interview with Nathan Dykeman, Dykeman said that he had not been truthful with investigators because he thought he would be blamed for the Columbine shootings. Dykeman told Agents that Harris and Klebold had been experimenting with pipe bombs for over a year. On the day of the shooting, Dykeman said that he left school at 11:20 A.M. to go home and eat lunch and when he returned was met by police barricades. Dykeman said he returned home and watched several news reports and had several telephone conversations with Klebold's father. Since those interviews were concluded Nathan Dykeman has moved to the State of Florida to finish school. Your affiant believes that recovering these telephone calls will corroborate Nathan Dykeman's interview. Your affiant informs the Court that on April 21, 1999, Special Agent William Irwin conducted a polygraph of Nathan Dykeman which disclosed that Dykeman was not being truthful when asked if he was somehow involved in the shooting or had helped in planning of the attack on Columbine High School. On April 20, 1999, Nathan Dykeman was living at, 7973 West Plymouth Place, Littleton, Colorado, telephone number 303-933-1708.

Based upon these facts Jefferson County District Court Judge Henry Nieto signed a search warrant and order to be issued to U.S. West Communications, 1801 California Street, Denver, Colorado to provide the following information:

All information, facilities and technical assistance necessary to accomplish an Automatic Message Accounting (AMA) for the retrieval of all usage from the U.S. West central office locations to include originating and terminating telephone calls for the below listed telephone numbers and for those telephone numbers associated with the listed residences. The requested dates of the Automatic Message Accounting will include 04-16-99 through 04-20-99.

Your affiant informs the Court that AMA is a process in which the telephone service provider retrieves all usage from the U.S. West central office locations to include originating and terminating telephone calls for specific telephone numbers.

Dykeman, Nathan	7973 W. Plymouth Pl., Littleton, Co.	303-933-1708
Harris, Eric	██████ S. Reed St., Littleton, Co.	303-762-1212
Klebold, Dylan	██████ Cougar Rd., Littleton, Co.	303-972-1131
Morris, Christopher	5466 W. Portland Drive, Littleton, Co.	303-972-8864
Stair, Joseph	7097 W. Frost Place, Littleton, Co.	303-972-4655

Your affiant also request subscriber information for the telephone numbers and any telephone number associated with the listed telephone numbers as well as subscriber information for the telephone numbers received as a result of the Automatic Message Accounting.

Your affiant informs the Court that as of June 1, 1999 U.S. West Communications is continuing to compile this information and as a result of the Automatic Message Accounting retrieval, thus far U.S. West Communications has been able to recover 628 telephone calls as a result of the request. The majority of these telephone calls, whether incoming or out going, appear to be from or to businesses, or appear to be from or to pager/cellular telephones, of which U.S. West Communication can only provide the name of the specific company the service was ordered through. Your affiant is aware and

has been informed by U.S. West Communications that subscriber information regarding these telephone numbers will have to be retrieved through these specific companies by the issuance of a search warrant and order.

These specific companies and telephone numbers are as follows:

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303-638-5526, 303-898-8399, 303-808-0420, 303-601-2534, 303-883-3738, 303-638-5526,
303-898-5997, 303-478-2384, 303-887-1941, 303-883-5548, 303-808-8369, 303-809-0012,
303-882-0100, 303-881-8644, 303-884-6493, 303-808-3669, 303-833-1950.

Your affiant contacted security officials from AT&T Wireless who advised that all of the telephone numbers provided belonged to their company and a search warrant would be needed to release the subscriber information.

Air Touch Cellular, 3350 161st. Avenue SE, Bellevue, WA. 98008-1329.

303-941-4005, 303-877-3203, 303-941-5053, 303-907-3548, 303-918-1103, 303-919-6666, 303-941-
8808, 303-941-5738, 303-503-4071, 303-907-0729, 303-915-6835, 303-489-5603, 303-913-0179,
303-594-7110, 303-941-1400, 303-908-2075, 303-880-3159, 303-489-8110, 303-880-3522, 303-912-
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Your affiant contacted Security Compliance Analyst, Kelly Thompson, of Air Touch Cellular who confirmed that all but three of the telephone numbers belonged to their company and they have resold the three of the telephone numbers to MCI World Communications. Kelly Thompson said that telephone numbers 303-912-3656, 303-909-9754, 303-902-0294 were resold to World Communications and they no longer had subscribers information for those numbers.

MCI World Communications Wireless, 2553 South Colorado Blvd., Denver, Colorado

303-912-3656, 303-909-9754, 303-902-0294.

Your affiant contacted MCI World Communications who advised that the above three telephone numbers belonged to their company and a search warrant would be needed to release the subscriber information. MCI officials did advise your affiant that two of the telephone numbers were related accounts.

Voice Stream Wireless, P.O. Box 78922, Phoenix, Arizona 85062-8922

303-875-5284, 303-332-6453, 303-564-4212.

Nextel Communications, 333 Inverness Drive South, Englewood, Co. 80112.

303-472-9081, 303-210-3158, 303-435-0828, 719-499-9534, 303-458-0828.

Your affiant contacted Arch Communications regarding pager number 303-201-9669 and the subscriber information. Officials at Arch Communications advised the pager number provided was resold to another company named Spice Communications and that company held all the pager subscriber records.

Spice Communications, 4214 East Colfax Avenue, Denver, Colorado 80204

303-201-9669.

Based upon the aforementioned facts your affiant respectfully requests that search warrant be issued to the above described businesses. Your affiant requests these businesses provide subscriber information for the above described cellular/pager telephone numbers for the specific date of April 20, 1999.


Your affiant further requests the Court to order, the above described businesses and it's agents and employees not to reveal the existence of this Court order anyone including the subscribers until further Order of the Court and that all records concerning this Order be sealed until further Order of the Court.

Henry A. Nieto, Judge

[Signature]
Subscribed and sworn to before me.

Dated *6-1-99*

[Signature]
~~Notary Public~~
Expiration date: *[Signature]*



West Metro Drug Task Force

Search Warrant Return and Inventory

Search Warrant Number 4341

Case Agent VERTE

Case Number _____

County of Teller State of Colorado

I, L. R. VERTE, received the within search warrant on June 1, 1999, and executed it as follows: On June 2 1999, at 1400 HRS., I searched the (premises) (vehicle) (person) described in the search warrant and left a copy with:

MCI World Communications

(occupant's name)

1133 19th St. NW Rm. 254 Washington DC. together with an inventory of property.

(address of search)

The following is a inventory of property taken pursuant to the search warrant

ITEM#	DESCRIPTION	LOCATION FOUND	FOUND BY
	THOSE DOCUMENTS HAVE NOT BEEN RECEIVED BY		
	MCI World Communications as of June 10, 1999		

This inventory was made by [Signature], in the presence of _____
and is a true and detailed account of the property taken.

4342

SEARCH WARRANT
IN THE JEFFERSON COUNTY COURT IN AND FOR
THE COUNTY OF JEFFERSON

NO. _____ DIV. _____

Investigator Robert D. Vette, an officer authorized by law and any other officer authorized to execute search warrants within the County of Jefferson, State of Colorado.

Investigator Robert D. Vette having this date filed an affidavit for search warrant in conformity with the provision of Rule 41, Colorado Rule of Criminal Procedure and C.R.S. 16-3-301, et. seq., as amended, for the following described PROPERTY, to wit:

13-941-4005, 303-877-3203, 303-941-5053, 303-907-3548, 303-918-1103, 303-919-6666, 303-941-8808, 303-941-38, 303-503-4071, 303-907-0729, 303-915-6835, 303-489-5603, 303-913-0179, 303-594-7110, 303-941-1400, 303-18-2075, 303-880-3159, 303-489-8110, 303-880-3522, 303-912-3656, 303-909-9754, 303-902-0294, 303-947-7623.

believed to be situated, known, and described as:

ir Touch Cellular, 3350 161st. Avenue SE, Bellevue, WA. 98008-1329.

on one of more grounds set forth in Rule 41, Colorado Rules of Criminal Procedure and C.R.S. 16-3-302, as amended, namely:

- Which is stolen or embezzled; or
- Which is designed or intended for use as a means of committing a criminal offense; or
- Which is or has been used as a means of committing a criminal offense; or
- The possession of which is illegal; or
- X Which would be material evidence in a subsequent criminal prosecution in this state or in another state; or
- Other:

am satisfied that there is probable cause to believe that the property so describe is located within the above described and that the grounds for this search warrant exist.

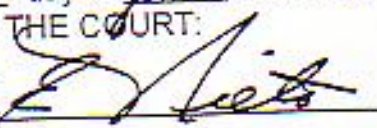
YOU ARE THEREFORE COMMANDED to search that place above described for the property above described, and seize those items described.


YOU ARE FURTHER COMMANDED to leave a copy of the search warrant and receipt for the property taken with the person from whom or from whose premises the property is taken; or, in lieu thereof, to leave a copy of the search warrant and receipt at the place from which the property is taken.

YOU ARE FURTHER COMMANDED to make return of this search warrant and a written inventory of the property taken to the undersigned judge with ten days from the date hereof.

In the basis of the information set forth in the affidavit and pursuant to C.R.S. 16-3-301, et. seq., as amended, YOU ARE AUTHORIZED to execute this search warrant in the manner set forth above, with the following special conditions, to wit:

ir Touch Cellular and it's agents and employees not to reveal the existence of this Court order anyone including the subscribers until further Order of the Court and that all records concerning this Order be sealed until further Order of the Court

Dated this 1st day of June, A.D. 1999
BY THE COURT:

Judge



JC-001-025824

JEFFERSON COUNTY COURT, JEFFERSON COUNTY, COLORADO

Investigator Robert D. Vette, being duly sworn upon oath says:

That the foregoing offense(s) alleged was committed of this affiant's own personal knowledge, and the facts stated therein are true.

Your affiant is of lawful age and a sworn peace officer of the Jefferson County Sheriff's Department, Golden, Colorado, in the County of Jefferson.

Your affiant states that the following facts are true and based upon his/her personal knowledge, as a result of his/her conversations with the person named herein and reviewing their written reports.

Your affiant informs the Court that on April 20, 1999 at approximately 11:15 A.M. The Jefferson County Sheriff's Department dispatch center received a call stating that there was a bomb in the area of KenCaryl and Chatfield, in Jefferson County, Colorado. Simultaneously, the dispatch center received another telephone call reporting that there was a girl "down" in the parking lot of Columbine High School, 6201 South Pierce Street, Jefferson County, Colorado. Deputies Taborsky and Miller responded to Columbine High School and observed students running from the school yelling. Taborsky and Miller also heard what they believed to be gunshots coming from inside the school and were told that by numerous students that people had been shot inside the school.

Columbine High School was cordoned off and metro area police agencies were called to assist in the investigation following the apprehension of the suspects who were later discovered to be deceased inside the building. Witness interviews immediately began by Detectives, Police Officers, and Special Agents and it was soon learned that the deceased suspects (Eric Harris and Dylan Klebold) were students at Columbine High School and were members of a loose knit group which called themselves the "Trench Coat Mafia" or "TCM". Furthermore, witnesses began to report seeing three shooting suspects at the school and descriptions of these suspects deviated from the descriptions of Eric Harris and Dylan Klebold.

Your affiant interviewed Christopher Morris, a student at Columbine High School. Morris admitted to being a former member of the TCM and was a founding member. Morris said that there were approximately 120 members, associates or want-a-be TCM members at Columbine High School. Chris Morris denied any involvement in the planning or attack on Columbine High School. Morris admitted being at Columbine High School the morning of April 20, 1999 attending class although left at approximately 10:15 A.M. prior to the shootings and explosions, which is his normal routine. Morris claims to have a receipt which places him away from the school at the time of the shooting. To your affiant's knowledge this receipt has not been taken into evidence at this point. Morris stated that he heard of the shootings while at a friends residence when his mother called the residence advising of the incident which she reportedly heard on the news. Your affiant informs the Court that Ashley Egeland, a student at Columbine High School, was interviewed by Detective Tim Steffes, Lakewood Police Department, who named Christopher Morris as being [REDACTED] inside the school. Your affiant informs the Court following the interview with Morris he allowed Investigators to search his bedroom for any evidence relating to the shooting incident at Columbine High School. Your affiant searched Chris Morris' bedroom and found no incriminating items, however, the computer recovered from Morris' residence has yet to be analyzed. Furthermore, Christopher Morris voluntarily provided his clothing when asked, which was later submitted into evidence. Morris reported his home address is, 5466 West Portland Drive, Littleton, Colorado, telephone number 303-972-8864.

Your affiant informs the Court that Investigator David Brooks, Jefferson County Sheriff's Office, interviewed Leiha Murphy, a Columbine High School student. Murphy told Investigator Brooks that she saw Joseph Stair standing outside the cafeteria area wearing a black trench coat as the shooting began. Investigator Don Estep interviewed Joseph Stair who reported that he was at home during at the time of the shooting with this father. Joseph Stair reported that he and his father went to the school after learning of the shooting, but got no closer than the Jefferson County library. Joseph Stair was not an enrolled student on April 20, 1999. Investigator Pat Vondenkamp interviewed Jonathon Ballard, student, who said that Joseph Stair was a member of the, TCM. Investigator Jerry Means, CBI, interviewed a witness from the cafeteria, Elisha Encinias, who reported seeing the shooting begin and saw three suspects, one former student and two current students. She heard one

of the shooting suspects say, " Joe where are you, I got three of them." Joseph Stair's last known address and telephone number are: 7097 West Frost Place, Littleton, Colorado, telephone number 303-972-4655.

Your affiant informs the Court that Special Agent Camilla Rutherford interviewed Lisa Scullin. Scullin reported that Nathan, last name unknown, was Dylan Klebold's best friend and stayed home from school the day of the shooting because he knew Klebold was preparing for something. Further investigation by Special Agent Jerry Means, of the Colorado Bureau of Investigation identified Nathan as Nathan Dykeman. Investigator Don Estep interviewed Nathan Dykeman, a student at Columbine High School, and an associate of members of the TCM, Eric Harris and Dylan Klebold. Your affiant spoke to FBI Special Agent M. Holstlaw. Holstlaw stated that during an interview with Nathan Dykeman, Dykeman said that he had not been truthful with investigators because he thought he would be blamed for the Columbine shootings. Dykeman told Agents that Harris and Klebold had been experimenting with pipe bombs for over a year. On the day of the shooting, Dykeman said that he left school at 11:20 A.M. to go home and eat lunch and when he returned was met by police barricades. Dykeman said he returned home and watched several news reports and had several telephone conversations with Klebold's father. Since those interviews were concluded Nathan Dykeman has moved to the State of Florida to finish school. Your affiant believes that recovering these telephone calls will corroborate Nathan Dykeman's interview. Your affiant informs the Court that on April 21, 1999, Special Agent William Irwin conducted a polygraph of Nathan Dykeman which disclosed that Dykeman was not being truthful when asked if he was somehow involved in the shooting or had helped in planning of the attack on Columbine High School. On April 20, 1999, Nathan Dykeman was living at, 7973 West Plymouth Place, Littleton, Colorado, telephone number 303-933-1708.

Based upon these facts Jefferson County District Court Judge Henry Nieto signed a search warrant and order to be issued to U.S. West Communications, 1801 California Street, Denver, Colorado to provide the following information:

All information, facilities and technical assistance necessary to accomplish an Automatic Message Accounting (AMA) for the retrieval of all usage from the U.S. West central office locations to include originating and terminating telephone calls for the below listed telephone numbers and for those telephone numbers associated with the listed residences. The requested dates of the Automatic Message Accounting will include 04-16-99 through 04-20-99.

Your affiant informs the Court that AMA is a process in which the telephone service provider retrieves all usage from the U.S. West central office locations to include originating and terminating telephone calls for specific telephone numbers.

Dykeman, Nathan	7973 W. Plymouth Pl., Littleton, Co.	303-933-1708
Harris, Eric	██████████ S. Reed St., Littleton, Co.	303-762-1212
Klebold, Dylan	██████████ Cougar Rd., Littleton, Co.	303-972-1131
Morris, Christopher	5466 W. Portland Drive, Littleton, Co.	303-972-8864
Stair, Joseph	7097 W. Frost Place, Littleton, Co.	303-972-4655

Your affiant also request subscriber information for the telephone numbers and any telephone number associated with the listed telephone numbers as well as subscriber information for the telephone numbers received as a result of the Automatic Message Accounting.

Your affiant informs the Court that as of June 1, 1999 U.S. West Communications is continuing to compile this information and as a result of the Automatic Message Accounting retrieval, thus far U.S. West Communications has been able to recover 628 telephone calls as a result of the request. The majority of these telephone calls, whether incoming or out going, appear to be from or to businesses, or appear to be from or to pager/cellular telephones, of which U.S. West Communication can only provide the name of the specific company the service was ordered through. Your affiant is aware and

has been informed by U.S. West Communications that subscriber information regarding these telephone numbers will have to be retrieved through these specific companies by the issuance of a search warrant and order.

These specific companies and telephone numbers are as follows:

AT&T Wireless, 801 North Point Parkway, West Palm Beech, Florida

303-638-5526, 303-898-8399, 303-808-0420, 303-601-2534, 303-883-3738, 303-638-5526,
303-898-5997, 303-478-2384, 303-887-1941, 303-883-5548, 303-808-8369, 303-809-0012,
303-882-0100, 303-881-8644, 303-884-6493, 303-808-3669, 303-833-1950.

Your affiant contacted security officials from AT&T Wireless who advised that all of the telephone numbers provided belonged to their company and a search warrant would be needed to release the subscriber information.

Air Touch Cellular, 3350 161st. Avenue SE, Bellevue, WA. 98008-1329.

303-941-4005, 303-877-3203, 303-941-5053, 303-907-3548, 303-918-1103, 303-919-6666, 303-941-
8808, 303-941-5738, 303-503-4071, 303-907-0729, 303-915-6835, 303-489-5603, 303-913-0179,
303-594-7110, 303-941-1400, 303-908-2075, 303-880-3159, 303-489-8110, 303-880-3522, 303-912-
3656, 303-909-9754, 303-902-0294, 303-947-7623.

Your affiant contacted Security Compliance Analyst, Kelly Thompson, of Air Touch Cellular who confirmed that all but three of the telephone numbers belonged to their company and they have resold the three of the telephone numbers to MCI World Communications. Kelly Thompson said that telephone numbers 303-912-3656, 303-909-9754, 303-902-0294 were resold to World Communications and they no longer had subscribers information for those numbers.

MCI World Communications Wireless, 2553 South Colorado Blvd., Denver, Colorado

303-912-3656, 303-909-9754, 303-902-0294.

Your affiant contacted MCI World Communications who advised that the above three telephone numbers belonged to their company and a search warrant would be needed to release the subscriber information. MCI officials did advise your affiant that two of the telephone numbers were related accounts.

Voice Stream Wireless, P.O. Box 78922, Phoenix, Arizona 85062-8922
303-875-5284, 303-332-6453, 303-564-4212.

Nextel Communications, 333 Inverness Drive South, Englewood, Co. 80112.
303-472-9081, 303-210-3158, 303-435-0828, 719-499-9534, 303-458-0828.

Your affiant contacted Arch Communications regarding pager number 303-201-9669 and the subscriber information. Officials at Arch Communications advised the pager number provided was resold to another company named Spice Communications and that company held all the pager subscriber records.

Spice Communications, 4214 East Colfax Avenue, Denver, Colorado 80204
303-201-9669.

Based upon the aforementioned facts your affiant respectfully requests that search warrant be issued to the above described businesses. Your affiant requests these businesses provide subscriber information for the above described cellular/pager telephone numbers for the specific date of April 20, 1999.

Your affiant further requests the Court to order, the above described businesses and it's agents and employees not to reveal the existence of this Court order anyone including the subscribers until further Order of the Court and that all records concerning this Order be sealed until further Order of the Court.

Henry A. Harts
Judge

[Signature]
Subscribed and sworn to before me.

Dated 6-1-99

Henry A. Harts
Judge

Expiration date: _____



West Metro Drug Task Force

Search Warrant Return and Inventory

Search Warrant Number 4342

Case Agent INVESTIGATOR P. VETTER

Case Number _____

County of JEFFERSON State of Colorado

I, Det. Donald A. Vetter, received the within search warrant on June 1, 1999, and executed it as follows: On June 2, 1999, at 1346 HRS., I searched the (premises) (vehicle) (person) described in the search warrant and left a copy with:

RYAN SANDERS AIR TOWN CELLULAR
(occupant's name)

8250 161ST AVE SE together with an inventory of property.
(address of search) REDMOND, WA.

The following is a inventory of property taken pursuant to the search warrant

ITEM#	DESCRIPTION	LOCATION FOUND	FOUND BY
	<u>THIRTY FOUR PAGES OF SUBSCRIBED INFORMATION</u>		
	<u>PERTAINING TO THE TELEPHONE NUMBERS DESCRIBED</u>		
	<u>IN THE SEARCH WARRANT.</u>		

This inventory was made by Donald A. Vetter in the presence of _____ and is a true and detailed account of the property taken.

4343

SEARCH WARRANT
IN THE JEFFERSON COUNTY COURT IN AND FOR
THE COUNTY OF JEFFERSON

NO. _____ DIV. _____

TO: Investigator Robert D. Vette, an officer authorized by law and any other officer authorized to execute search warrants within the County of Jefferson, State of Colorado.

Investigator Robert D. Vette having this date filed an affidavit for search warrant in conformity with the provision of Rule 41, Colorado Rule of Criminal Procedure and C.R.S. 16-3-301, et. seq., as amended, for the following described PROPERTY, to wit:

303-638-5526, 303-898-8399, 303-808-0420, 303-601-2534, 303-883-3738, 303-638-5526,
303-898-5997, 303-478-2384, 303-887-1941, 303-883-5548, 303-808-8369, 303-809-0012,
303-882-0100, 303-881-8644, 303-884-6493, 303-808-3669, 303-833-1950.

Believed to be situated, known, and described as:

AT&T Wireless, 801 North Point Parkway, West Palm Beech, Florida

Upon one of more grounds set forth in Rule 41, Colorado Rules of Criminal Procedure and C.R.S. 16-3-302, as amended, namely:

- Which is stolen or embezzled; or
- Which is designed or intended for use as a means of committing a criminal offense; or
- Which is or has been used as a means of committing a criminal offense; or
- The possession of which is illegal; or
- X** Which would be material evidence in a subsequent criminal prosecution in this state or in another state; or
- Other:

I am satisfied that there is probable cause to believe that the property so describe is located within the above described and that the grounds for this search warrant exist.


YOU ARE THEREFORE COMMANDED to search that place above described for the property above described, and seize those tems described.


YOU ARE FURTHER COMMANDED to leave a copy of the search warrant and receipt for the property taken with the person from whom or from whose premises the property is taken; or, in lieu thereof, to leave a copy of the search warrant and receipt at the place from which the property is taken.

YOU ARE FURTHER COMMANDED to make return of this search warrant and a written inventory of the property taken to the undersigned judge with ten days from the date hereof.

On the basis of the information set forth in the affidavit and pursuant to C.R.S. 16-3-301, et. seq., as amended, **YOU ARE AUTHORIZED** to execute this search warrant in the manner set forth above, with the following special conditions, to wit:

AT&T Wireless and it's agents and employees not to reveal the existence of this Court order anyone including the subscribers until further Order of the Court and that all records concerning this Order be sealed until further Order of the Court.

Dated this 1 day of June, A.D. 1999
BY THE COURT:

Judge



JC-001-025833

JEFFERSON COUNTY COURT, JEFFERSON COUNTY, COLORADO

Investigator Robert D. Vette, being duly sworn upon oath says:

That the foregoing offense(s) alleged was committed of this affiant's own personal knowledge, and the facts stated therein are true.

Your affiant is of lawful age and a sworn peace officer of the Jefferson County Sheriff's Department, Golden, Colorado, in the County of Jefferson.

Your affiant states that the following facts are true and based upon his/her personal knowledge, as a result of his/her conversations with the person named herein and reviewing their written reports.

Your affiant informs the Court that on April 20, 1999 at approximately 11:15 A.M. The Jefferson County Sheriff's Department dispatch center received a call stating that there was a bomb in the area of KenCaryl and Chatfield, in Jefferson County, Colorado. Simultaneously, the dispatch center received another telephone call reporting that there was a girl "down" in the parking lot of Columbine High School, 6201 South Pierce Street, Jefferson County, Colorado. Deputies Taborsky and Miller responded to Columbine High School and observed students running from the school yelling. Taborsky and Miller also heard what they believed to be gunshots coming from inside the school and were told that by numerous students that people had been shot inside the school.

Columbine High School was cordoned off and metro area police agencies were called to assist in the investigation following the apprehension of the suspects who were later discovered to be deceased inside the building. Witness interviews immediately began by Detectives, Police Officers, and Special Agents and it was soon learned that the deceased suspects (Eric Harris and Dylan Klebold) were students at Columbine High School and were members of a loose knit group which called themselves the "Trench Coat Mafia" or "TCM". Furthermore, witnesses began to report seeing three shooting suspects at the school and descriptions of these suspects deviated from the descriptions of Eric Harris and Dylan Klebold.

Your affiant interviewed Christopher Morris, a student at Columbine High School. Morris admitted to being a former member of the TCM and was a founding member. Morris said that there were approximately 120 members, associates or want-a-be TCM members at Columbine High School. Chris Morris denied any involvement in the planning or attack on Columbine High School. Morris admitted being at Columbine High School the morning of April 20, 1999 attending class although left at approximately 10:15 A.M. prior to the shootings and explosions, which is his normal routine. Morris claims to have a receipt which places him away from the school at the time of the shooting. To your affiant's knowledge this receipt has not been taken into evidence at this point. Morris stated that he heard of the shootings while at a friends residence when his mother called the residence advising of the incident which she reportedly heard on the news. Your affiant informs the Court that Ashley Egeland, a student at Columbine High School, was interviewed by Detective Tim Steffes, Lakewood Police Department, who named Christopher Morris as being [REDACTED] inside the school. Your affiant informs the Court following the interview with Morris he allowed Investigators to search his bedroom for any evidence relating to the shooting incident at Columbine High School. Your affiant searched Chris Morris' bedroom and found no incriminating items, however, the computer recovered from Morris' residence has yet to be analyzed. Furthermore, Christopher Morris voluntarily provided his clothing when asked, which was later submitted into evidence. Morris reported his home address is, 5466 West Portland Drive, Littleton, Colorado, telephone number 303-972-8864.

Your affiant informs the Court that Investigator David Brooks, Jefferson County Sheriff's Office, interviewed Leiha Murphy, a Columbine High School student. Murphy told Investigator Brooks that she saw Joseph Stair standing outside the cafeteria area wearing a black trench coat as the shooting began. Investigator Don Estep interviewed Joseph Stair who reported that he was at home during at the time of the shooting with this father. Joseph Stair reported that he and his father went to the school after learning of the shooting, but got no closer than the Jefferson County library. Joseph Stair was not an enrolled student on April 20, 1999. Investigator Pat Vondenkamp interviewed Jonathon Ballard, student, who said that Joseph Stair was a member of the, TCM. Investigator Jerry Means, CBI, interviewed a witness from the cafeteria, Elisha Encinias, who reported seeing the shooting begin and saw three suspects, one former student and two current students. She heard one

of the shooting suspects say, " Joe where are you, I got three of them." Joseph Stair's last known address and telephone number are: 7097 West Frost Place, Littleton, Colorado, telephone number 303-972-4655.

Your affiant informs the Court that Special Agent Camilla Rutherford interviewed Lisa Scullin. Scullin reported that Nathan, last name unknown, was Dylan Klebold's best friend and stayed home from school the day of the shooting because he knew Klebold was preparing for something. Further investigation by Special Agent Jerry Means, of the Colorado Bureau of Investigation identified Nathan as Nathan Dykeman. Investigator Don Estep interviewed Nathan Dykeman, a student at Columbine High School, and an associate of members of the TCM, Eric Harris and Dylan Klebold. Your affiant spoke to FBI Special Agent M. Holstlaw. Holstlaw stated that during an interview with Nathan Dykeman, Dykeman said that he had not been truthful with investigators because he thought he would be blamed for the Columbine shootings. Dykeman told Agents that Harris and Klebold had been experimenting with pipe bombs for over a year. On the day of the shooting, Dykeman said that he left school at 11:20 A.M. to go home and eat lunch and when he returned was met by police barricades. Dykeman said he returned home and watched several news reports and had several telephone conversations with Klebold's father. Since those interviews were concluded Nathan Dykeman has moved to the State of Florida to finish school. Your affiant believes that recovering these telephone calls will corroborate Nathan Dykeman's interview. Your affiant informs the Court that on April 21, 1999, Special Agent William Irwin conducted a polygraph of Nathan Dykeman which disclosed that Dykeman was not being truthful when asked if he was somehow involved in the shooting or had helped in planning of the attack on Columbine High School. On April 20, 1999, Nathan Dykeman was living at, 7973 West Plymouth Place, Littleton, Colorado, telephone number 303-933-1708.

Based upon these facts Jefferson County District Court Judge Henry Nieto signed a search warrant and order to be issued to U.S. West Communications, 1801 California Street, Denver, Colorado to provide the following information:

All information, facilities and technical assistance necessary to accomplish an Automatic Message Accounting (AMA) for the retrieval of all usage from the U.S. West central office locations to include originating and terminating telephone calls for the below listed telephone numbers and for those telephone numbers associated with the listed residences. The requested dates of the Automatic Message Accounting will include 04-16-99 through 04-20-99.

Your affiant informs the Court that AMA is a process in which the telephone service provider retrieves all usage from the U.S. West central office locations to include originating and terminating telephone calls for specific telephone numbers.

Dykeman, Nathan	7973 W. Plymouth Pl., Littleton, Co.	303-933-1708
Harris, Eric	██████ S. Reed St., Littleton, Co.	303-762-1212
Klebold, Dylan	██████ Cougar Rd., Littleton, Co.	303-972-1131
Morris, Christopher	5466 W. Portland Drive, Littleton, Co.	303-972-8864
Stair, Joseph	7097 W. Frost Place, Littleton, Co.	303-972-4655

Your affiant also request subscriber information for the telephone numbers and any telephone number associated with the listed telephone numbers as well as subscriber information for the telephone numbers received as a result of the Automatic Message Accounting.

Your affiant informs the Court that as of June 1, 1999 U.S. West Communications is continuing to compile this information and as a result of the Automatic Message Accounting retrieval, thus far U.S. West Communications has been able to recover 628 telephone calls as a result of the request. The majority of these telephone calls, whether incoming or out going, appear to be from or to businesses, or appear to be from or to pager/cellular telephones, of which U.S. West Communication can only provide the name of the specific company the service was ordered through. Your affiant is aware and

has been informed by U.S. West Communications that subscriber information regarding these telephone numbers will have to be retrieved through these specific companies by the issuance of a search warrant and order.

These specific companies and telephone numbers are as follows:

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303-898-5997, 303-478-2384, 303-887-1941, 303-883-5548, 303-808-8369, 303-809-0012,
303-882-0100, 303-881-8644, 303-884-6493, 303-808-3669, 303-833-1950.

Your affiant contacted security officials from AT&T Wireless who advised that all of the telephone numbers provided belonged to their company and a search warrant would be needed to release the subscriber information.

Air Touch Cellular, 3350 161st. Avenue SE, Bellevue, WA. 98008-1329.

303-941-4005, 303-877-3203, 303-941-5053, 303-907-3548, 303-918-1103, 303-919-6666, 303-941-
8808, 303-941-5738, 303-503-4071, 303-907-0729, 303-915-6835, 303-489-5603, 303-913-0179,
303-594-7110, 303-941-1400, 303-908-2075, 303-880-3159, 303-489-8110, 303-880-3522, 303-912-
3656, 303-909-9754, 303-902-0294, 303-947-7623.

Your affiant contacted Security Compliance Analyst, Kelly Thompson, of Air Touch Cellular who confirmed that all but three of the telephone numbers belonged to their company and they have resold the three of the telephone numbers to MCI World Communications. Kelly Thompson said that telephone numbers 303-912-3656, 303-909-9754, 303-902-0294 were resold to World Communications and they no longer had subscribers information for those numbers.

MCI World Communications Wireless, 2553 South Colorado Blvd., Denver, Colorado

303-912-3656, 303-909-9754, 303-902-0294.

Your affiant contacted MCI World Communications who advised that the above three telephone numbers belonged to their company and a search warrant would be needed to release the subscriber information. MCI officials did advise your affiant that two of the telephone numbers were related accounts.

Voice Stream Wireless, P.O. Box 78922, Phoenix, Arizona 85062-8922
303-875-5284, 303-332-6453, 303-564-4212.

Nextel Communications, 333 Inverness Drive South, Englewood, Co. 80112.
303-472-9081, 303-210-3158, 303-435-0828, 719-499-9534, 303-458-0828.

Your affiant contacted Arch Communications regarding pager number 303-201-9669 and the subscriber information. Officials at Arch Communications advised the pager number provided was resold to another company named Spice Communications and that company held all the pager subscriber records.

Spice Communications, 4214 East Colfax Avenue, Denver, Colorado 80204
303-201-9669.

Based upon the aforementioned facts your affiant respectfully requests that search warrant be issued to the above described businesses. Your affiant requests these businesses provide subscriber information for the above described cellular/pager telephone numbers for the specific date of April 20, 1999.

Your affiant further requests the Court to order, the above described businesses and it's agents and employees not to reveal the existence of this Court order anyone including the subscribers until further Order of the Court and that all records concerning this Order be sealed until further Order of the Court.

Henry A. Nichols, Judge

[Signature]
Subscribed and sworn to before me.

Dated

6-1-99

[Signature]
Notary Public

Expiration date:



West Metro Drug Task Force

Search Warrant Return and Inventory

99 JUN 15 AM 11:58

FILED
COMBINED COURT
JEFFERSON COUNTY, CO.

Search Warrant Number 4343

Case Agent VETTE

Case Number _____

County of JEFFERSON State of Colorado

I, Inv. R. VETTE, received the within search warrant on JUNE 1, 1999, and executed it as follows: On JUNE 2 1999, at 1355 HRS., I searched the (premises) (vehicle) (person) described in the search warrant and left a copy with:

AT-T WIRELESS COMM.

(occupant's name)

801 N. FIRST AVE. WEST PALM BEACH, FL. together with an inventory of property.

(address of search)

The following is a inventory of property taken pursuant to the search warrant:

ITEM#	DESCRIPTION	LOCATION FOUND	FOUND BY
	EIGHTEEN PAGES, SIXTEEN PAGES OF SUBSCRIBER		
	INFORMATION PERTAINING TO THE LISTED TELEPHONE		
	NUMBERS		

This inventory was made by [Signature] in the presence of _____ and is a true and detailed account of the property taken.

SEARCH WARRANT
IN THE JEFFERSON COUNTY COURT IN AND FOR
THE COUNTY OF JEFFERSON

4344

NO. _____ DIV. _____

TO: Investigator Robert D. Vette, an officer authorized by law and any other officer authorized to execute search warrants within the County of Jefferson, State of Colorado.

Investigator Robert D. Vette having this date filed an affidavit for search warrant in conformity with the provision of Rule 41, Colorado Rule of Criminal Procedure and C.R.S. 16-3-301, et. seq., as amended, for the following described PROPERTY, to wit:

303-472-9081, 303-210-3158, 303-435-0828, 719-499-9534, 303-458-0828.

Believed to be situated, known, and described as:

Nextel Communications, 333 Inverness Drive South, Englewood, Co. 80112.

Upon one of more grounds set forth in Rule 41, Colorado Rules of Criminal Procedure and C.R.S. 16-3-302, as amended, namely:

- Which is stolen or embezzled; or
- Which is designed or intended for use as a means of committing a criminal offense; or
- Which is or has been used as a means of committing a criminal offense; or
- The possession of which is illegal; or
- XX Which would be material evidence in a subsequent criminal prosecution in this state or in another state; or
- Other:

I am satisfied that there is probable cause to believe that the property so describe is located within the above described and that the grounds for this search warrant exist.

YOU ARE THEREFORE COMMANDED to search that place above described for the property above described, and seize those items described.

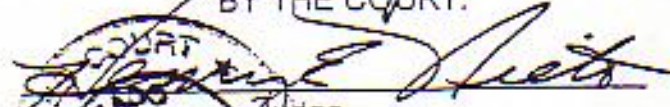

YOU ARE FURTHER COMMANDED to leave a copy of the search warrant and receipt for the property taken with the person from whom or from whose premises the property is taken; or, in lieu thereof, to leave a copy of the search warrant and receipt at the place from which the property is taken.

YOU ARE FURTHER COMMANDED to make return of this search warrant and a written inventory of the property taken to the undersigned judge with ten days from the date hereof.

On the basis of the information set forth in the affidavit and pursuant to C.R.S. 16-3-301, et. seq., as amended, YOU ARE AUTHORIZED to execute this search warrant in the manner set forth above, with the following special conditions, to wit:

Nextel Communications and it's agents and employees not to reveal the existence of this Court order anyone including the subscribers until further Order of the Court and that all records concerning this Order be sealed until further Order of the Court.

Dated this 1st day of June, A.D. 19 99
BY THE COURT:


Judge


JC-001-025842

JEFFERSON COUNTY COURT, JEFFERSON COUNTY, COLORADO

Investigator Robert D. Vette, being duly sworn upon oath says:

That the foregoing offense(s) alleged was committed of this affiant's own personal knowledge, and the facts stated therein are true.

Your affiant is of lawful age and a sworn peace officer of the Jefferson County Sheriff's Department, Golden, Colorado, in the County of Jefferson.

Your affiant states that the following facts are true and based upon his/her personal knowledge, as a result of his/her conversations with the person named herein and reviewing their written reports.

Your affiant informs the Court that on April 20, 1999 at approximately 11:15 A.M. The Jefferson County Sheriff's Department dispatch center received a call stating that there was a bomb in the area of KenCaryl and Chatfield, in Jefferson County, Colorado. Simultaneously, the dispatch center received another telephone call reporting that there was a girl "down" in the parking lot of Columbine High School, 6201 South Pierce Street, Jefferson County, Colorado. Deputies Taborsky and Miller responded to Columbine High School and observed students running from the school yelling. Taborsky and Miller also heard what they believed to be gunshots coming from inside the school and were told that by numerous students that people had been shot inside the school.

Columbine High School was cordoned off and metro area police agencies were called to assist in the investigation following the apprehension of the suspects who were later discovered to be deceased inside the building. Witness interviews immediately began by Detectives, Police Officers, and Special Agents and it was soon learned that the deceased suspects (Eric Harris and Dylan Klebold) were students at Columbine High School and were members of a loose knit group which called themselves the "Trench Coat Mafia" or "TCMF". Furthermore, witnesses began to report seeing three shooting suspects at the school and descriptions of these suspects deviated from the descriptions of Eric Harris and Dylan Klebold.

Your affiant interviewed Christopher Morris, a student at Columbine High School. Morris admitted to being a former member of the TCM and was a founding member. Morris said that there were approximately 120 members, associates or want-a-be TCM members at Columbine High School. Chris Morris denied any involvement in the planning or attack on Columbine High School. Morris admitted being at Columbine High School the morning of April 20, 1999 attending class although left at approximately 10:15 A.M. prior to the shootings and explosions, which is his normal routine. Morris claims to have a receipt which places him away from the school at the time of the shooting. To your affiant's knowledge this receipt has not been taken into evidence at this point. Morris stated that he heard of the shootings while at a friends residence when his mother called the residence advising of the incident which she reportedly heard on the news. Your affiant informs the Court that Ashley Egeland, a student at Columbine High School, was interviewed by Detective Tim Steffes, Lakewood Police Department, who named Christopher Morris as being [REDACTED] inside the school. Your affiant informs the Court following the interview with Morris he allowed Investigators to search his bedroom for any evidence relating to the shooting incident at Columbine High School. Your affiant searched Chris Morris' bedroom and found no incriminating items, however, the computer recovered from Morris' residence has yet to be analyzed. Furthermore, Christopher Morris voluntarily provided his clothing when asked, which was later submitted into evidence. Morris reported his home address is, 5466 West Portland Drive, Littleton, Colorado, telephone number 303-972-8864.

Your affiant informs the Court that Investigator David Brooks, Jefferson County Sheriff's Office, interviewed Leiha Murphy, a Columbine High School student. Murphy told Investigator Brooks that she saw Joseph Stair standing outside the cafeteria area wearing a black trench coat as the shooting began. Investigator Don Estep interviewed Joseph Stair who reported that he was at home during at the time of the shooting with his father. Joseph Stair reported that he and his father went to the school after learning of the shooting, but got no closer than the Jefferson County library. Joseph Stair was not an enrolled student on April 20, 1999. Investigator Pat Vondenkamp interviewed Jonathon Ballard, student, who said that Joseph Stair was a member of the, TCM. Investigator Jerry Means, CBI, interviewed a witness from the cafeteria, Elisha Encinias, who reported seeing the shooting begin and saw three suspects, one former student and two current students. She heard one

of the shooting suspects say, " Joe where are you, I got three of them." Joseph Stair's last known address and telephone number are: 7097 West Frost Place, Littleton, Colorado, telephone number 303-972-4655.

Your affiant informs the Court that Special Agent Camilla Rutherford interviewed Lisa Scullin. Scullin reported that Nathan, last name unknown, was Dylan Klebold's best friend and stayed home from school the day of the shooting because he knew Klebold was preparing for something. Further investigation by Special Agent Jerry Means, of the Colorado Bureau of Investigation identified Nathan as Nathan Dykeman. Investigator Don Estep interviewed Nathan Dykeman, a student at Columbine High School, and an associate of members of the TCM, Eric Harris and Dylan Klebold. Your affiant spoke to FBI Special Agent M. Holstlaw. Holstlaw stated that during an interview with Nathan Dykeman, Dykeman said that he had not been truthful with investigators because he thought he would be blamed for the Columbine shootings. Dykeman told Agents that Harris and Klebold had been experimenting with pipe bombs for over a year. On the day of the shooting, Dykeman said that he left school at 11:20 A.M. to go home and eat lunch and when he returned was met by police barricades. Dykeman said he returned home and watched several news reports and had several telephone conversations with Klebold's father. Since those interviews were concluded Nathan Dykeman has moved to the State of Florida to finish school. Your affiant believes that recovering these telephone calls will corroborate Nathan Dykeman's interview. Your affiant informs the Court that on April 21, 1999, Special Agent William Irwin conducted a polygraph of Nathan Dykeman which disclosed that Dykeman was not being truthful when asked if he was somehow involved in the shooting or had helped in planning of the attack on Columbine High School. On April 20, 1999, Nathan Dykeman was living at, 7973 West Plymouth Place, Littleton, Colorado, telephone number 303-933-1708.

Based upon these facts Jefferson County District Court Judge Henry Nieto signed a search warrant and order to be issued to U.S. West Communications, 1801 California Street, Denver, Colorado to provide the following information:

All information, facilities and technical assistance necessary to accomplish an Automatic Message Accounting (AMA) for the retrieval of all usage from the U.S. West central office locations to include originating and terminating telephone calls for the below listed telephone numbers and for those telephone numbers associated with the listed residences. The requested dates of the Automatic Message Accounting will include 04-16-99 through 04-20-99.

Your affiant informs the Court that AMA is a process in which the telephone service provider retrieves all usage from the U.S. West central office locations to include originating and terminating telephone calls for specific telephone numbers.

Dykeman, Nathan	7973 W. Plymouth Pl., Littleton, Co.	303-933-1708
Harris, Eric	██████████ S. Reed St., Littleton, Co.	303-762-1212
Klebold, Dylan	██████████ Cougar Rd., Littleton, Co.	303-972-1131
Morris, Christopher	5466 W. Portland Drive, Littleton, Co.	303-972-8864
Stair, Joseph	7097 W. Frost Place, Littleton, Co.	303-972-4655

Your affiant also request subscriber information for the telephone numbers and any telephone number associated with the listed telephone numbers as well as subscriber information for the telephone numbers received as a result of the Automatic Message Accounting.

Your affiant informs the Court that as of June 1, 1999 U.S. West Communications is continuing to compile this information and as a result of the Automatic Message Accounting retrieval, thus far U.S. West Communications has been able to recover 628 telephone calls as a result of the request. The majority of these telephone calls, whether incoming or out going, appear to be from or to businesses, or appear to be from or to pager/cellular telephones, of which U.S. West Communication can only provide the name of the specific company the service was ordered through. Your affiant is aware and

has been informed by U.S. West Communications that subscriber information regarding these telephone numbers will have to be retrieved through these specific companies by the issuance of a search warrant and order.

These specific companies and telephone numbers are as follows:

AT&T Wireless, 801 North Point Parkway, West Palm Beech, Florida

303-638-5526, 303-898-8399, 303-808-0420, 303-601-2534, 303-883-3738, 303-638-5526,
303-898-5997, 303-478-2384, 303-887-1941, 303-883-5548, 303-808-8369, 303-809-0012,
303-882-0100, 303-881-8644, 303-884-6493, 303-808-3669, 303-833-1950.

Your affiant contacted security officials from AT&T Wireless who advised that all of the telephone numbers provided belonged to their company and a search warrant would be needed to release the subscriber information.

Air Touch Cellular, 3350 161st. Avenue SE, Bellevue, WA. 98008-1329.

303-941-4005, 303-877-3203, 303-941-5053, 303-907-3548, 303-918-1103, 303-919-6666, 303-941-
8808, 303-941-5738, 303-503-4071, 303-907-0729, 303-915-6835, 303-489-5603, 303-913-0179,
303-594-7110, 303-941-1400, 303-908-2075, 303-880-3159, 303-489-8110, 303-880-3522, 303-912-
3656, 303-909-9754, 303-902-0294, 303-947-7623.

Your affiant contacted Security Compliance Analyst, Kelly Thompson, of Air Touch Cellular who confirmed that all but three of the telephone numbers belonged to their company and they have resold the three of the telephone numbers to MCI World Communications. Kelly Thompson said that telephone numbers 303-912-3656, 303-909-9754, 303-902-0294 were resold to World Communications and they no longer had subscribers information for those numbers.

MCI World Communications Wireless, 2553 South Colorado Blvd., Denver, Colorado

303-912-3656, 303-909-9754, 303-902-0294.

Your affiant contacted MCI World Communications who advised that the above three telephone numbers belonged to their company and a search warrant would be needed to release the subscriber information. MCI officials did advise your affiant that two of the telephone numbers were related accounts.

Voice Stream Wireless, P.O. Box 78922, Phoenix, Arizona 85062-8922

303-875-5284, 303-332-6453, 303-564-4212.

Nextel Communications, 333 Inverness Drive South, Englewood, Co. 80112.

303-472-9081, 303-210-3158, 303-435-0828, 719-499-9534, 303-458-0828.

Your affiant contacted Arch Communications regarding pager number 303-201-9669 and the subscriber information. Officials at Arch Communications advised the pager number provided was resold to another company named Spice Communications and that company held all the pager subscriber records.

Spice Communications, 4214 East Colfax Avenue, Denver, Colorado 80204

303-201-9669.

Based upon the aforementioned facts your affiant respectfully requests that search warrant be issued to the above described businesses. Your affiant requests these businesses provide subscriber information for the above described cellular/pager telephone numbers for the specific date of April 20, 1999.

Your affiant further requests the Court to order, the above described businesses and it's agents and employees not to reveal the existence of this Court order anyone including the subscribers until further Order of the Court and that all records concerning this Order be sealed until further Order of the Court.

Henry A. Hutto, Judge

Henry A. Hutto
Subscribed and sworn to before me

Dated 6-1-99

Henry A. Hutto
Judge

Expiration date: _____



West Metro Drug Task Force

Search Warrant Return and Inventory

Search Warrant Number 4344
Case Agent Det James D. Verne
Case Number _____

County of Teller State of Colorado

I, James D. Verne received the within search warrant on June 1, 1993, and executed it as follows: On June 2 1993, at 5:30 HRS., I searched the (premises) (vehicle) (person) described in the search warrant and left a copy with:

Master Sergeant Gerald J. Kay
(occupant's name)

732 Lawrence St., Boulder
(address of search) together with an inventory of property.

The following is a inventory of property taken pursuant to the search warrant:

ITEM#	DESCRIPTION	LOCATION FOUND	FOUND BY
	<u>Four pages of documents submitted to Laboratory</u>		
	<u>Substance and two telephone numbers listed on license document.</u>		

This inventory was made by James D. Verne, in the presence of _____ and is a true and detailed account of the property taken.

4420

SEARCH WARRANT
IN THE JEFFERSON COUNTY COURT IN AND FOR
THE COUNTY OF JEFFERSON

NO. _____ DIV. _____

TO: Investigator Robert D. Vette, an officer authorized by law and any other officer authorized to execute search warrants within the County of Jefferson, State of Colorado.

Investigator Robert D. Vette having this date filed an affidavit for search warrant in conformity with the provision of Rule 41, Colorado Rule of Criminal Procedure and C.R.S. 16-3-301, et. seq., as amended, for the following described PROPERTY, to wit:

Any and all Records for AT&T Calling Card Account 848 030 6989 5124, in the name of Eric Harris, including but not limited to, application forms, telephone numbers called or received, the dates and times the telephone calls were made or received. Any third party call numbers and subscribers for all of the telephone numbers listed or billed to the account. Any copies of the bills and any associated AT&T calling card accounts for the last eighteen months. Also verify whether this account is a prepaid or billed account.

Believed to be situated, known, and described as:
AT&T Corporation, C/O C.T. Corporation Systems, 1675 Broadway, Denver, Colorado 80202

Upon one of more grounds set forth in Rule 41, Colorado Rules of Criminal Procedure and C.R.S. 16-3-302, as amended, namely:

- Which is stolen or embezzled; or
- Which is designed or intended for use as a means of committing a criminal offense; or
- Which is or has 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 or in another state; or
- Other:


I am satisfied that there is probable cause to believe that the property so describe is located within the above described and that the grounds for this search warrant exist.

YOU ARE THEREFORE COMMANDED to search that place above described for the property above described, and seize those items described.

YOU ARE FURTHER COMMANDED to leave a copy of the search warrant and receipt for the property taken with the person from whom or from whose premises the property is taken; or, in lieu thereof, to leave a copy of the search warrant and receipt at the place from which the property is taken.

YOU ARE FURTHER COMMANDED to make return of this search warrant and a written inventory of the property taken to the undersigned judge with ten days from the date hereof.

On the basis of the information set forth in the affidavit and pursuant to C.R.S. 16-3-301, et. seq., as amended, YOU ARE AUTHORIZED to execute this search warrant in the manner set forth above, with the following special conditions, to wit: AGENTS AND/OR EMPLOYEES OF AT&T CORPORATION OR C.T. CORPORATION SYSTEMS ARE NOT TO DISCLOSE THE EXISTENCE OF THIS SEARCH WARRANT TO ANYONE UNLESS PRIOR AUTHORIZATION IS GIVEN BY THE COURT.

Dated this 29 day of July, A.D. 1999
BY THE COURT:

Judge



JC-001-025851

JEFFERSON COUNTY COURT, JEFFERSON COUNTY, COLORADO

Investigator Robert D. Vette, being duly sworn upon oath says:

That the foregoing offense(s) alleged was committed of this affiant's own personal knowledge, and the facts stated therein are true.

Your affiant is of lawful age and a sworn peace officer of the Jefferson County Sheriff's Department, Golden, Colorado, in the County of Jefferson.

Your affiant states that the following facts are true and based upon his/her personal knowledge, as a result of his/her conversations with the person named herein and reviewing their written reports.

Your affiant informs the Court that on April 20, 1999 at approximately 11:15 A.M. The Jefferson County Sheriff's Department dispatch center received a call stating that there was a bomb in the area of KenCaryl and Chatfield, in Jefferson County, Colorado. Simultaneously, the dispatch center received another telephone call reporting that there was a girl "down" in the parking lot of Columbine High School, 6201 South Pierce Street, Jefferson County, Colorado. Deputies Taborsky and Miller responded to Columbine High School and observed students running from the school yelling. Taborsky and Miller also heard what they believed to be gunshots coming from inside the school and were told that by numerous students that people had been shot inside the school.

Columbine High School was cordoned off and metro area police agencies were called to assist in the investigation following the apprehension of the suspects who were later discovered to be deceased inside the building. Witness interviews immediately began by Detectives, Police Officers, and Special Agents and it was soon learned that the deceased suspects (Eric Harris and Dylan Klebold) were students at Columbine High School and were members of a loose knit group which called themselves the "Trench Coat Mafia" or "TCM". Furthermore, witnesses began to report seeing three shooting suspects at the school and descriptions of these suspects deviated from the descriptions of Eric Harris and Dylan Klebold.

Your affiant interviewed Christopher Morris, a student at Columbine High School. Morris admitted to being a former member of the TCM and was a founding member. Morris said that there were approximately 120 members, associates or want-a-be TCM members at Columbine High School. Chris Morris denied any involvement in the planning or attack on Columbine High School. Morris admitted being at Columbine High School the morning of April 20, 1999 attending class although left at approximately 10:15 A.M. prior to the shootings and explosions, which is his normal routine. Morris claims to have a receipt which places him away from the school at the time of the shooting. To your affiant's knowledge this receipt has not been taken into evidence at this point. Morris stated that he heard of the shootings while at a friends residence when his mother called the residence advising of the incident which she reportedly heard on the news. Your affiant informs the Court that Ashley Egeland, a student at Columbine High School, was interviewed by Detective Tim Steffes, Lakewood Police Department, who named Christopher Morris as being [REDACTED] inside the school. Your affiant informs the Court following the interview with Morris he allowed Investigators to search his bedroom for any evidence relating to the shooting incident at Columbine High School. Your affiant searched Chris Morris' bedroom and found no incriminating items, however, the computer recovered from Morris' residence has yet to be analyzed. Furthermore, Christopher Morris voluntarily provided his clothing when asked, which was later submitted into evidence. Morris reported his home address is, 5466 West Portland Drive, Littleton, Colorado, telephone number 303-972-8864.

Your affiant informs the Court that Investigator David Brooks, Jefferson County Sheriff's Office, interviewed Leiha Murphy, a Columbine High School student. Murphy told Investigator Brooks that she saw Joseph Stair standing outside the cafeteria area wearing a black trench coat as the shooting began. Investigator Don Estep interviewed Joseph Stair who reported that he was at home during at the time of the shooting with his father. Joseph Stair reported that he and his father went to the school after learning of the shooting, but got no closer than the Jefferson County library. Joseph Stair was not an enrolled student on April 20, 1999. Investigator Pat Vondenkamp interviewed Jonathon Ballard, student, who said that Joseph Stair was a member of the, TCM. Investigator Jerry Means, CBI, interviewed a witness from the cafeteria, Elisha Encinias, who reported seeing the shooting begin and saw three suspects, one former student and two current students. She heard one

of the shooting suspects say, " Joe where are you, I got three of them." Joseph Stair's last known address and telephone number are: 7097 West Frost Place, Littleton, Colorado, telephone number 303-972-4655.

Your affiant informs the Court that Special Agent Camilla Rutherford interviewed Lisa Scullin. Scullin reported that Nathan, last name unknown, was Dylan Klebold's best friend and stayed home from school the day of the shooting because he knew Klebold was preparing for something. Further investigation by Special Agent Jerry Means, of the Colorado Bureau of Investigation identified Nathan as Nathan Dykeman. Investigator Don Estep interviewed Nathan Dykeman, a student at Columbine High School, and an associate of members of the TCM, Eric Harris and Dylan Klebold. Your affiant spoke to FBI Special Agent M. Holstlaw. Holstlaw stated that during an interview with Nathan Dykeman, Dykeman said that he had not been truthful with investigators because he thought he would be blamed for the Columbine shootings. Dykeman told Agents that Harris and Klebold had been experimenting with pipe bombs for over a year. On the day of the shooting, Dykeman said that he left school at 11:20 A.M. to go home and eat lunch and when he returned was met by police barricades. Dykeman said he returned home and watched several news reports and had several telephone conversations with Klebold's father. Since those interviews were concluded Nathan Dykeman has moved to the State of Florida to finish school. Your affiant believes that recovering these telephone calls will corroborate Nathan Dykeman's interview. Your affiant informs the Court that on April 21, 1999, Special Agent William Irwin conducted a polygraph of Nathan Dykeman which disclosed that Dykeman was not being truthful when asked if he was somehow involved in the shooting or had helped in planning of the attack on Columbine High School. On April 20, 1999, Nathan Dykeman was living at, 7973 West Plymouth Place, Littleton, Colorado, telephone number 303-933-1708.

Based upon these facts Jefferson County District Court Judge Henry Nieto signed a search warrant and order to be issued to U.S. West Communications, 1801 California Street, Denver, Colorado to provide the following information:

All information, facilities and technical assistance necessary to accomplish an Automatic Message Accounting (AMA) for the retrieval of all usage from the U.S. West central office locations to include originating and terminating telephone calls for the below listed telephone numbers and for those telephone numbers associated with the listed residences. The requested dates of the Automatic Message Accounting will include 04-16-99 through 04-20-99.

Your affiant informs the Court that AMA is a process in which the telephone service provider retrieves all usage from the U.S. West central office locations to include originating and terminating telephone calls for specific telephone numbers.

Dykeman, Nathan	7973 W. Plymouth Pl., Littleton, Co.	303-933-1708
Harris, Eric	██████ S. Reed St., Littleton, Co.	303-762-1212
Klebold, Dylan	██████ Cougar Rd., Littleton, Co.	303-972-1131
Morris, Christopher	5466 W. Portland Drive, Littleton, Co.	303-972-8864
Stair, Joseph	7097 W. Frost Place, Littleton, Co.	303-972-4655

Your affiant also request subscriber information for the telephone numbers and any telephone number associated with the listed telephone numbers as well as subscriber information for the telephone numbers received as a result of the Automatic Message Accounting.

Your affiant informs the Court that as of June 1, 1999 U.S. West Communications was continuing to compile this information and as a result of the Automatic Message Accounting retrieval, and to date U.S. West Communications has been able to recover 628 telephone calls as a result of the request. The majority of these telephone calls, whether incoming or out going, appear to be from or to businesses, or appear to be from or to pager/cellular telephones, of which U.S. West Communication can only provide the name of the specific company the service was ordered through. Your affiant is aware and

has been informed by U.S. West Communications that subscriber information regarding these telephone numbers will have to be retrieved through these specific companies by the issuance of a search warrant and order.

Based upon this information the Honorable Judge Nieto signed a search warrant for the following businesses:

AT&T Wireless, 801 North Point Parkway, West Palm Beech, Florida

303-638-5526, 303-898-8399, 303-808-0420, 303-601-2534, 303-883-3738, 303-638-5526,
303-898-5997, 303-478-2384, 303-887-1941, 303-883-5548, 303-808-8369, 303-809-0012,
303-882-0100, 303-881-8644, 303-884-6493, 303-808-3669, 303-833-1950.

Your affiant contacted security officials from AT&T Wireless who advised that all of the telephone numbers provided belonged to their company and a search warrant would be needed to release the subscriber information.

Air Touch Cellular, 3350 161st. Avenue SE, Bellevue, WA. 98008-1329.

303-941-4005, 303-877-3203, 303-941-5053, 303-907-3548, 303-918-1103, 303-919-6666, 303-941-
8808, 303-941-5738, 303-503-4071, 303-907-0729, 303-915-6835, 303-489-5603, 303-913-0179,
303-594-7110, 303-941-1400, 303-908-2075, 303-880-3159, 303-489-8110, 303-880-3522, 303-912-
3656, 303-909-9754, 303-902-0294, 303-947-7623.

Your affiant contacted Security Compliance Analyst, Kelly Thompson, of Air Touch Cellular who confirmed that all but three of the telephone numbers belonged to their company and they have resold the three of the telephone numbers to MCI World Communications. Kelly Thompson said that telephone numbers 303-912-3656, 303-909-9754, 303-902-0294 were resold to World Communications and they no longer had subscribers information for those numbers.

MCI World Communications Wireless, 2553 South Colorado Blvd., Denver, Colorado

303-912-3656, 303-909-9754, 303-902-0294.

Your affiant contacted MCI World Communications who advised that the above three telephone numbers belonged to their company and a search warrant would be needed to release the subscriber information. MCI officials did advise your affiant that two of the telephone numbers were related accounts.

Voice Stream Wireless, P.O. Box 78922, Phoenix, Arizona 85062-8922
303-875-5284, 303-332-6453, 303-564-4212.

Nextel Communications, 333 Inverness Drive South, Englewood, Co. 80112.
303-472-9081, 303-210-3158, 303-435-0828, 719-499-9534, 303-458-0828.

Your affiant contacted Arch Communications regarding pager number 303-201-9669 and the subscriber information. Officials at Arch Communications advised the pager number provided was resold to another company named Spice Communications and that company held all the pager subscriber records.

Spice Communications, 4214 East Colfax Avenue, Denver, Colorado 80204
303-201-9669.

Your affiant informs the Court that on July 27, 1999 your affiant received information from Investigator S. Luciano, "Rapid Start Coordinator", for the Columbine Task Force investigating the Columbine High School Shooting. Investigator Luciano advised that an investigative lead was recovered which he requested your affiant follow up on. It should be noted that "Rapid Start" is a computer based program developed by the Federal Bureau of Investigation (FBI) which tracks investigative leads in criminal investigations. Investigator Luciano advised your affiant that the lead pertained to a telephone calling card which was recovered from Eric Harris. The lead also indicated to evaluate the phone card for telephone records.

Your affiant informs the Court on July 28, 1999 your affiant contacted Investigator K. Battan, of the Jefferson County Sheriff's Department inquiring about the telephone calling card. Investigator Battan advised that on April 22, 1999, Investigator L. Lock who was at the Jefferson County Coroners Office collecting evidence prior to the autopsy being conducting on Eric Harris, recovered a wallet from Eric Harris' pant pocket (Exhibit # 8713). During the inventory of the wallet an AT&T Calling in the name of Eric Harris, Account Number # 848 030 6989 5124 was recovered. Your affiant contacted AT&T Security and asked if this was a prepaid card. Your affiant also asked for any subscribers or the amount of use and type of usage on the calling card. AT&T advised that the Denver AT&T office maintained the records for the specific account although they would need a subpoena or search warrant to provide any information to your affiant.

Your affiant informs the Court that on July 28, 1999 your affiant telephoned Sergeant R. West of the Jefferson County Sheriff's Department to inquire about an alleged diary that was found of Eric Harris' during the search of the Harris' residence. Sergeant West confirmed that a diary was recovered and has been identified as Eric Harris'. Sergeant West told your affiant that Investigator K. Battan has reviewed the diary which indicated that the Columbine High School shooting was being planned in excess of one year prior to the actual shooting. Sergeant West also stated that Chris Morris, Nathan Dykeman and Joseph Stair have not been fully eliminated as co-conspirators in the case.

Based upon this information your affiant believes potential witnesses and/or co-conspirators maybe identified from obtaining the telephone records pertaining to this AT&T calling card. Therefore, your affiant respectfully requests a search warrant be directed to, AT&T Corporation, C/O C.T. Corporation Systems, 1675 Broadway, Denver, Colorado 80202 for the following information:

Any and all Records for AT&T Calling Card Account 848 030 6989 5124, in the name of Eric Harris, including but not limited to, application forms, telephone numbers called or received, the dates and times the telephone calls were made or received. Any third party call numbers and subscribers for all of the telephone numbers listed or billed to the account. Any copies of the bills and any associated AT&T calling card accounts for the last eighteen months. Also verify whether this account is a prepaid or billed account.

Your affiant further requests the Court Order AT&T Corporation and C.T. Corporation Systems

NOT disclose the existence of this search warrant to anyone unless prior authorization is given by the Court.

Your affiant also requests this search warrant be sealed to protect the persons named herein until further order of the Court.

So Ordered *Henry A. Ault, Judge*

[Signature]
Subscribed and sworn to before me.

Dated July 29, 1999
Henry A. Ault
JUDGE

Date: 7/29/99

