

THE STATE OF TEXAS

COUNTY OF WASHINGTON

AFFIDAVIT FOR SEARCH WARRANT

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

My name is ERIC WILLIAMS am a peace officer employed by the following law enforcement agency: TEXAS DPS I have successfully completed the State-mandated requirements to become a peace officer and have successfully completed courses and/or training in the fields of alcohol detection, including Standardized Field Sobriety Tests, hereafter SFSTs, and intoxication-related offenses. I have seen intoxicated persons in the past and, during the course of my employment, I have observed numerous people who are under the influence of alcohol or other substances.


I am certified and/or trained in the detection of drug impaired or intoxicated drivers through my classification(s) as:

- ☒ a Drug Recognition Expert (DRE); and/ or
☒ through the Advanced Roadside Drug Enforcement (ARIDES) programs.

Additionally, I have formed opinions on intoxication on many occasions and have had my suspicions confirmed by breath, blood, or urine samples that were administered after I performed my law enforcement duties relating to the detection of intoxicated drivers.

1. There is suspected evidence described as Blood and/or Urine samples that have been previously drawn from the suspect's body for medical purposes.

A. These samples would be labeled with the following information:

Suspect's Name: COUNCIL, CAREY ALLEN
LAST FIRST MIDDLE
Race: W Sex: M 
Medical Record # (if known): _____

2. The above described suspected evidence is stored and retained in said location particularly described as:

Hospital: BAYLOR SCOTT & WHITE - BRENHAM
Address: 700 MEDICAL PKWY
Located in WASHINGTON County, Texas.

3. Based on my own observations, I have good reason to believe that on the 11TH day of OCTOBER 2025 at or about 2:34 PM, the suspect did then and there operate a motor vehicle described as: A red 2022 Jeep Wrangler in a public place in WASHINGTON County, Texas, while intoxicated by not having the normal use of mental or physical faculties by reason of the introduction of alcohol, a controlled substance, a drug, a dangerous drug, a combination of two or more of those substances, or any other substance into the suspect's body.

4. My belief that the suspect committed the offense described above in paragraph 3 is based on the following facts:

A. Based on my observations, and/or Information relayed to me by other licensed peace officers, namely: _____, I developed the opinion that on the date specified in paragraph 3 above, at or about 2345 o'clock PM the suspect was operating a vehicle in a public place in _____ County, Texas, namely at or near the following location:

B. The following information influenced my reasonable-suspicion consideration (any that apply are checked):

☐ **Traffic Stop:** I stopped the vehicle that the suspect was operating at the above time and location after observing the following driving behavior(s):

☐ At the time of the stop, I believed that these facts, among others, possibly indicated that the suspect was committing the following Transportation Code violations or offenses:

and/or the offense of driving while intoxicated.

Admission to Operating: The suspect admitted to me that the suspect had been driving and/or operating a **motor vehicle** in a public place in _____ County, Texas just _____ hours and _____ minutes prior to my arrival at approximately _____ o'clock

■ **Witnesses:** One or more witnesses, identified as: Caitlyn Council conveyed information to me that he / she witnessed the suspect operating a **motor vehicle** in a public place in Washington _____ County, Texas approximately 11 minutes prior to my arrival at 2354 o'clock pm. The details of the conveyed information included, but were not limited to: Life 360 alert on phone showed Carey Council at the property of the crash with an active ping

■ **Encounter:** The suspect's vehicle was already stopped due to the following reason(s)
CRASH: (■ INJURY/ NON-INJURY) OR MOTORIST ASSIST. I believed that the suspect had been driving and/or operating the vehicle. On scene and/or at the time of the contact, I observed the following: Evidence of a crash occurring at this property with a license plate from the red Jeep, downed section of barbed wire fence, liquid dump and damage to gate.
I believed that these facts, among others, possibly indicated that the suspect was committing the following Transportation Code and/or criminal violations:
Unsafe speed from exiting the roadway and striking a fixed object off of the road.
and/or the offense of driving while intoxicated.

5. During my contact with the suspect, I made the following observations about the suspect:

Odor of Alcohol

- ☐ Strong
- ☐ Moderate
- ☐ Faint
- ☐ None

Eyes

- ☐ Bloodshot
- ☐ Red/Pink
- ☐ Glassy
- ☐ Watery
- ☐ Eyelid Tremors
- ☐ Dilated (Pupils)
- ☐ Constricted (Pupils)
- ☐ Droopy eyelids
- ☐ Normal

Speech

- ☒ Thick-tongued/
slurred
- ☐ Incoherent
- ☐ Slow
- ☐ Mumbled
- ☐ Stuttered
- ☐ Incomplete

Responses

- ☐ Non-communicative
- ☐ Rapid
- ☐ Repetitive
- ☐ Normal

Attitude/conduct

- ☐ Irritated
- ☐ Argumentative
- ☐ Combative/Violent
- ☐ Profane
- ☐ Sarcastic
- ☐ Insulting
- ☐ Hallucinating
- ☐ Cooperative
- ☐ Uncooperative
- ☐ Nauseated
- ☐ Increased Appetite
- ☐ Cocky
- ☐ Laughing
- ☐ Carefree
- ☐ Indifferent
- ☐ Sleepy/Drowsy
- ☐ Relaxed
- ☒ Paranoid
- ☒ Alert
- ☐ Polite
- ☐ Silent
- ☐ Reserved
- ☐ Calm
- ☒ Talkative
- ☒ Anxious
- ☒ Excited
- ☒ Confused
- ☒ Memory Loss
- ☒ Altered Insight on
date/time
- ☐ Sudden Flashbacks
- ☐ Synesthesia
- ☐ Mood swings

Appearance

- ☐ Coma
- ☐ Orderly
- ☒ Disoriented
- ☒ Perspiring
- ☐ Warm to the Touch
- ☒ Clammy Skin
- ☐ Shallow breathing
- ☐ Rapid/weak pulse
- ☐ Convulsions
- ☐ Cardiac Arrhythmia
- ☐ Flushed Face
- ☐ Muscle Rigidity
- ☐ Grinding Teeth
- ☐ Intense Headaches
- ☐ Blank Stare
- ☐ Body Tremors
- ☐ Dry Mouth
- ☐ Residue of substance
- ☐ Green Film on
Tongue
- ☒ Exaggerated Reflexes
- ☐ Depressed Reflexes
- ☐ Slowed Breathing
- ☐ Increased Pain
- Threshold**
- ☐ On the Nod
- ☐ Itchy
- ☐ Redness to nose
- ☐ Runny nose
- ☐ Puncture Marks
- ☐ Signs of Urine
- ☐ Signs of Vomit
- ☐ Signs of Feces

Balance

- ☐ Falling
- ☐ Unsteady
- ☐ Swaying
- ☐ Needed support
- ☐ Fair
- ☐ Good

Turning

- ☐ Falling
- ☐ Staggering
- ☐ Swaying
- ☐ Hesitant
- ☐ Fair
- ☐ Good

Walking

- ☐ Falling
- ☐ Staggering
- ☐ Swaying
- ☐ Heavy footed
- ☐ Fair
- ☐ Good

☒ Other details not listed elsewhere:

I did not have personal contact with the driver, Carey Council, however, through interactions with Sgt. Himebaugh WCSO and medical staff at BSW-Brenham, it was relayed that he displayed the following above.

6. **ADMISSION TO DRINKING:** The suspect admitted to having consumed alcohol. In addition, the suspect admitted to beginning consuming alcohol at approximately ____ o'clock at ____
Counsel stated to Sgt. Himebaugh that he had been at the Austin County fair and drinking all day. (location), and stopped consuming alcohol at approximately ____ o'clock ____ . The suspect said they consumed the following type of alcoholic beverages:

7. **OPEN CONTAINER EVIDENCE:**

- ☐ I did not find an open container.
☒ I found an open container of an alcoholic beverage, namely: Beat Box
in the following location: floating next to the red jeep in the pond where he crashed.

8. **EVIDENCE OF POSSIBLE DRUG/CONTROLLED SUBSTANCE USE:**

- ☐ I did not find any evidence of possible drug/controlled substance
☐ use. I detected the odor of
☐ Inside the suspect's motor vehicle
☐ On the suspect's person;
☐ **Drug Detection Canine utilized:** Agency: _____
☐ The following drugs/drug paraphernalia: _____
were located in the following location: _____
☐ **Statements made by the suspect or others indicating possible drug usage:**

☐ **Drug Recognition Expert (DRE) administered Drug Influence Evaluation-**
DRE Name, Title, and ID Number: _____
☐ Other evidence of drug use observed (including blood pressure, pulse, body temperature, etc):

9. **FIELD SOBRIETY TESTS:**

During my contact with the suspect, the suspect was requested to perform field sobriety tests and I recorded my observations, signs of intoxication and the results below if the suspect complied.

Field sobriety tests were conducted by:

- ☒ Affiant who is certified and/or trained in the detection of impaired or intoxicated drivers through the use of three standardized field sobriety tests [SFSTs], namely: Horizontal Gaze Nystagmus [HGN], One-Leg Stand [OLS], and Walk and Turn [WAT].
☐ _____ a fellow peace officer, who is known by your
Affiant to be certified and/or trained in the detection of impaired or intoxicated drivers through the use of three standardized field sobriety tests [SFSTs], namely: Horizontal Gaze Nystagmus [HGN], One-Leg Stand [OLS], and Walk and Turn [WAT].

A. Horizontal Gaze Nystagmus Test

The suspect was first qualified as a candidate by checking the suspect's eyes for resting Nystagmus, equal tracking and equal pupil size. I have indicated below the clues that were present in the left eye (L) and right eye (R):

- L ☐ R Lack of smooth pursuit
- L ☐ R Distinct and sustained nystagmus at maximum deviation
- L ☐ R Onset of nystagmus prior to 45 degrees

Vertical nystagmus: ☐

HGN: Total number of observed clues:

☐ Refused to perform test

Other comments: SFSTs were not performed as he was located approximately 4 hours after the crash and a strangers house on Old Gay Hill Rd.

I know from my training and experience that Horizontal Gaze Nystagmus is caused by the introduction of a Central Nervous System Depressant, Inhalant, or Dissociative Anesthetic into the subject's body.

B. Walk and Turn Test

I have indicated below the clues that were present during the suspect's performance of this test:

- ☐ Cannot keep balance while listening to instructions
- ☐ Starts before the instructions are finished
- ☐ Stops while walking
- ☐ Does not touch heel to toe
- ☐ Steps off the line
- ☐ Uses arms to balance (raises arms over six inches)
- ☐ Improper turn
- ☐ Incorrect number of steps

WAT: Total number of observed clues: _____

☐ Refused to perform test

Other comments:

C. One Leg Stand Test:

I have indicated below the clues that were present during the suspect's performance of this test:

- ☐ Sways while balancing
- ☐ Hops
- ☐ Puts foot down
- ☐ Uses arms for balance (raises arms over six inches)

OLS: Total number of observed _____

☐ Refused to perform test

Other comments:

I have learned through my training and experience that the National Highway Transportation Safety Administration has determined from various studies that were conducted that 4 or more clues on the HGN test and 2 or more clues on the OLS test and the WAT test are reliable indicators of intoxication.

D. Other tests: If indicated below, the suspect performed additional tests for intoxication and I recorded the results as shown below.

☐ **Lack of Convergence;** ☐ NOT PRESENT ☐ PRESENT: _____

☐ **Modified Romberg Balance:** Close your eyes. Tilt you head back, hands at your side, stop after 30 seconds; result:

☐ **Finger to Nose Test:** (Close eyes; arms extended out to the side; touch tip of nose with tip of index finger as instructed; call out "right" or "left"); Result: _____

☐ **Alphabet Test:** Recite a portion of the alphabet; result:

☐ **Portable breath test (PBT)** utilized; time: _____ result: _____

Suspect's oral statements during testing: The suspect made the following statements:

10. CHEMICAL OFFERING:

A. ☐ I offered the suspect the following chemical tests which were _____ by the subject:

TESTS OFFERED TO SUBJECT: ☐ BREATH ☐ BLOOD ☐ URINE

B. ☐ Chemical tests were not offered to the suspect based on the totality of the circumstances such as: _____.

11. Summary:

Based upon my experiences, my training in intoxication-related offenses, and my observations of the suspect, and the results of the tests performed by the suspect, if any, during my contact with the suspect (totality of the circumstances), I believe that the suspect is intoxicated by not having the normal use of mental or physical faculties by reason of the introduction of alcohol, a controlled substance, a drug, a dangerous drug, a combination of two or more of those substances, or any other substance into the suspect's body.

I know from my training and experience that alcohol and other intoxicating substances are absorbed into the bloodstream of an intoxicated person and that the blood of such person can be analyzed for the presence of alcohol and other intoxicating substances.

Additionally, I am aware that the suspect received medical treatment as a patient at:

Hospital: BAYLOR SCOTT & WHITE - BRENHAM

Address: 700 MEDICAL PKWY

Located in WASHINGTON County, Texas.

Related to the suspect's actions described above. I am aware, based upon my training and experience, that as part of a hospital's medical treatment of patients who are suspected to be under the influence of an intoxicant, blood or urine is often collected for medical purposes. I am aware that in most cases, the sample or samples of blood or urine that were obtained by the hospital for medical testing are not completely used and a residual specimen may remain. I am aware that these residual samples may be obtained by law enforcement and later scientifically analyzed to determine a person's blood alcohol concentration and/ or the presence and quantity of any intoxicating substances.

☐ Hospital staff reported their medical testing revealed the suspect's specimen(s) to contain the presence of: _____ in the amount of _____

I am aware that these samples are routinely labeled with a patient's name and date of birth, or Patient's medical record number, or some other unique identifying number. The suspect's name, date of birth and assigned medical record number are:

Suspect's Name: COUNCIL CAREY ALLEN
LAST FIRST MIDDLE

Race: W

Sex: M

Medical Record # (if known): _____

It is my belief that such a sample or samples exist in this case and that a chemical sample will provide evidence of this suspect's blood alcohol concentration and/or the presence and quantity of any intoxicating substances.

WHEREFORE, based upon this affidavit, Affiant asks for a search warrant that will authorize Affiant or Affiant's agent to search the above described location and seize the aforementioned residual blood and/or urine samples labeled with the suspect's name, date of birth, and/or medical record number above as evidence that the offense described was committed and that the suspect committed the said offense.

Further Affiant asks for authorization for the above described samples to be forensically analyzed at a qualified laboratory to determine the alcohol concentration or the presence and amount of a controlled substance, drug, dangerous drug, or other substance in said samples.

☐ I, the undersigned judge, hereby acknowledge pursuant to C.C.P 18.01(b-1)(1) & 18.01(b-1)(2) the Affiant attested to the search warrant affidavit and said Affidavit was submitted by telephonic/reliable electronic means.



Affiant (Signature)

Eric Williams

Printed Name

Subscribed and sworn to before me on this 12th day of October, 2025 at 10:31 o'clock PM



Judge, 21st District Court
Carson Campbell,

Printed Name



Judge in
Peace Officer, State of Texas
Notary Public, State of Texas

County, Texas

THE STATE OF TEXAS

Docket No.: _____

COUNTY OF WASHINGTON

Court: _____

SEARCH WARRANT

The State Of Texas: To any Sheriff or any Peace Officer of WASHINGTON
Officer of the State of Texas:

County, Texas, or any Peace

Whereas, the Affiant, whose name appears on the Affidavit attached hereto is a peace officer under the laws of Texas and did heretofore this day subscribe and swear to said affidavit, which said Affidavit is here now made a part hereof for all purposes and incorporated herein as if written verbatim within the confines of this warrant and whereas I find that the verified facts stated by Affiant in said Affidavit show that Affiant has probable cause for the belief Affiant expresses herein and establishes the existence of proper grounds for the issuance of this Warrant and sufficient probable cause to forensically test said samples described below to determine the alcohol concentration or the presence and amount of a controlled substance, drug, dangerous drug, or other substance in said samples;

Now, therefore, you are commanded to search the place therein named:

Hospital: BAYLOR SCOTT & WHITE - BRENHAM

Address: 700 MEDICAL PKWY

Located in WASHINGTON County, Texas, with authority to search for and seize any and all blood and/or urine samples labeled with some or all of the below information:

Suspect's Name: COUNSIL, CAREY ALLEN
LAST FIRST MIDDLE

Race W Sex M

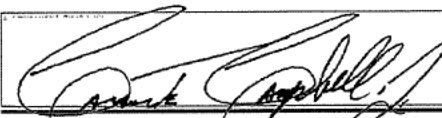
Medical Record # (if known):

You are further commanded to submit said samples to any person or qualified laboratory for the forensic analysis of said samples to determine the alcohol concentration or the presence and amount of a controlled substance, drug, dangerous drugs, or other substance in said samples and for said person or qualified laboratory to forensically analyze said samples to determine the alcohol concentration or the presence and amount of a controlled substance, drug, dangerous drugs, or other substance in said samples.

This court grants you leave and authority to remove such seized property from this county if and only if such removal is necessary for the safekeeping of such seized property by you or if such removal is otherwise authorized by the provisions of Article 18.10, Texas Code of Criminal Procedure.

Herein fail not, said law enforcement officer shall bring this warrant within three days, exclusive of the day of its issuance, with your return thereon, showing how you have executed the same.

Issued on this the 12th day of October, 2025 at 10:31 o'clock PM, to certify which witness my hand this day.


Signature Judge, County, Texas

Carson Campbell,

Print Name

Judge, 21st District Court

STATE OF TEXAS

Docket No.: _____

COUNTY OF WASHINGTON

Court: _____

RETURN AND INVENTORY

The undersigned Affiant, being a Peace Officer under the laws of Texas and being duly sworn, on oath certifies that the foregoing Warrant came to hand on the day it was issued and that it was executed on the 12th day of October, 20 25, by making the search directed therein and seizing during such search the following described property:

(2) Vial(s) containing a specimen of COUNSIL, CAREY A's blood obtained from
BAYLOR SCOTT & WHITE - BRENH 700 MEDICAL PKWY

() Vial(s) containing a specimen of COUNSIL, CAREY A's urine obtained from
BAYLOR SCOTT & WHITE - BRENH 700 MEDICAL PKWY



Affiant (Signature)

ERIC WILLIAMS

Affiant (Printed Name)

SUBSCRIBED AND SWORN to before me, the undersigned authority on this _____ day
of 20 _____ at _____ o'clock _____,

Signature

Print Name

Judge, _____

County, Texas

Peace officer, State of Texas

Notary Public, State of Texas

THE STATE OF TEXAS

§

§

SEARCH WARRANT

COUNTY OF WASHINGTON

§

TO THE SHERIFF OR ANY PEACE OFFICER OF WASHINGTON COUNTY TEXAS

SEARCH WARRANT AUTHORIZING ELECTRONIC COMMUNICATIONS

SERVICE OR PROVIDER OF REMOTE COMPUTING SERVICE

TO DISCLOSE ELECTRONIC CUSTOMER DATA

{Article 18B, Subchapter H, Texas Code of Criminal Procedure}

The State of Texas: To the Sheriff or any Peace Officer, or Federal Agent of WASHINGTON County, Texas, or any Peace Officer of the State of Texas:

Whereas, the affiant whose name appears on the affidavit attached hereto is a peace officer under the laws of Texas and did heretofore this day subscribe and swear to said affidavit before me, and whereas I find sufficient and substantial facts stated by affiant in said affidavit show that affiant has probable cause for the beliefs expressed therein and establishes existence of proper grounds for issuance of this Warrant for Stored Electronic Customer Data under Art. 18B.354 of the Texas Code of Criminal Procedure.

Now, therefore, you are commanded to execute this warrant by serving it upon **Life360, Incorporated**, hereinafter "provider," through any permissible means pursuant to the Texas Code of Criminal Procedure Art. 18B.355(c).

The employees or agents of the above-listed provider are hereby ordered under Texas Code of Criminal Procedure Art. 18B.356 to furnish the Affiant with the Electronic Customer Data held in electronic storage, as defined by Texas Code of Criminal Procedure, Art. 18B.00 I (7), in any server or computer system owned, managed, leased, or otherwise operated, in any part, by **Life360, Incorporated** whether or not that information is stored at the corporate office at the aforementioned address or offsite in any other building, structure, or place, by policy or design of the provider named herein.

Items Authorized for search and seizure pursuant to this warrant include:

- (i) information revealing the identity of customers of the applicable service;
- (ii) information about a customer's use of the applicable service;
- (iii) information that identifies the recipient or destination of a wire or electronic communication sent to or by a customer;

- (iv) the content of a wire or electronic communication sent to or by a customer; and
- (v) any data stored with the applicable service provider by or on behalf of a customer.\

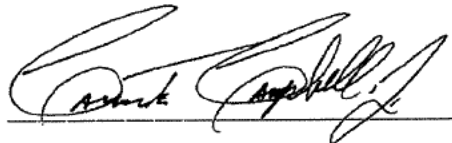
FOR THE FOLLOWING DATES: 10/11/25 from 2315 to 2359 (Central Time) pertaining to the Life360 account identified by: Carey Allen Council, [REDACTED] including but not limited to:

1. All contact and personal identifying information, including full name, user identification number, birth date, gender, contact e-mail addresses, Life360 passwords, physical address (including city, state, and zip code), telephone numbers, screen names, websites, and other personal identifiers;
2. Additional Life360 accounts that were registered to the email address and/or phone number(s) utilized to establish the account;
3. All Accounts associated by device or cookie: to include User ID, subscriber name, cellphone number and email address.
4. All devices(s) used and otherwise associated with the subscriber's account – ESN, ICCID, IMSI, IMEI numbers and activation dates;
5. All G.P.S. and Geolocation data related to the above account/person/vehicle;
6. All recordings and associated information/data collected related to the above account/person/vehicle including:
 - a. Driving Event Data
 - b. Messages and User content
 - c. Data received from social media
 - d. Information collected by Life360 automatically through the use of technology
 - e. Analytics Data
7. All event history for the above account/person/vehicle
8. Any deleted data still retained.

SAID PROVIDER is hereby ordered to provide a response within 15 days of service of this warrant upon said provider along with an executed affidavit of certification (Business Records Affidavit).

Once said electronic customer data has been furnished to Affiant, herein fail not that you shall make do return thereon to this magistrate showing how you have executed same.

WITNESS MY SIGNATURE on this the 16th day of October A.D. 2025 at 4:55 O'clock, P.M.



Judge Presiding

21st District Court

Washington County, Texas

Carson Campbell

THE STATE OF TEXAS

§

AFFIDAVIT FOR

§

SEARCH WARRANT

COUNTY OF Washington

§

I, **Trooper Eric Williams**, a peace officer employed by the **Texas Department of Public Safety** do solemnly swear that I have reason to believe and do believe that electronic customer data held in storage by **Life360**, constitutes evidence of the offense of **Driving While Intoxicated and Fail to Stop and Give Information**, which is more particularly described as, but not limited to electronic customer data as defined by Texas Code of Criminal Procedure (T.C.C.P) Chapter 18 and is held in electronic storage by the service provider on which the warrant is served **Life360**. Said information includes any and all addressing and routing information and/or transactional data including any and all location information used while accessing said services and is not limited in scope by company specific nomenclature, relative to **Carey Allen Council**.

MY BELIEF IS BASED UPON THE FOLLOWING FACTS:

On October 11th, 2025 at approximately 2343 hours, I, Trooper Eric Williams (along with my partner Trooper William Yoder) was dispatched to a one vehicle crash at 758 Pledger Rd in Washington County. After arriving at the scene where Pledger Rd and Geers Rd meet, we observed damage to a fence line. We entered the property and located a license plate belonging to CAREY ALLEN COUNSIL, specifically a red Jeep [REDACTED]. From there the vehicle struck the metal gate actuating arm where a considerable amount of fluid from the vehicle was spilled as well as a body bolt belonging to the Jeep. The call log shows that the initial reporter was COUNSIL (noting the same phone number) noting the exact GPS coordinates that were registered with the time of the call. The daughter of COUNSIL arrived on scene and showed us the alert notification on her phone from Life360. This notification showed that his phone was sending a live ping from Life360 with his phone somewhere further into the property. We then entered the property and located the taillights of a vehicle in a pond several hundred feet away. Trooper Yoder jumped out of the vehicle and entered the pond attempting to locate the driver. The vehicle that was found in the pond was the red Jeep belonging to COUNSIL. There was an open alcoholic container known as a BeatBox (a known alcoholic beverage) that was seen floating in the pond next to the Jeep. He also posted pictures from his time at the Austin County Fair which showed the same BeatBox drinks from earlier in the day. I was shown pictures of the BeatBox drinks on COUNSIL's Facebook/Intsagram by multiple people on scene. There was no body located in the vehicle and we continued our search for COUNSIL. The search involved multiple personnel and a drone to search the property. The search was called off shortly before 0330 on 10/12/25, and a suspicious person was reported at 0354 hours on 10/12/25 on Old Gay Hill Rd. The suspicious person was COUNSIL. When COUNSIL was located by the Washington County Sheriff's Office, he made the claim that he stopped at the Sunoco gas station and was attacked, thrown in his vehicle, and he woke up in a field. His story went on to change multiple times and he eventually retracted being attacked. He also admitted to drinking alcohol at the Fair and throughout the day. I know that the data contained with Life360 will show his vehicle leaving the Austin County Fair and not stopping at the Sunoco gas station. I know this from confirming the video at the Sunoco gas station that shows his vehicle almost missing the turn for Geers Rd at SH 36 and making a

wide improper turn. The video was from 10/11/25 at 2338 hours, and shows the distinct profile of the Jeep that COUNCIL drove that night shortly before the crash. The data from Life360 would corroborate his location at this time and further confirm that he was driving the vehicle, as the vehicle being driven in the video did not appear to be driving in haste.

I believe that **Life360** holds information and evidence related to the above described account identifier/s and that said information constitutes evidence of the above enumerated offense and that it is held in electronic storage by the named service provider.

WHEREFORE, PREMISES CONSIDERED, your affiant respectfully requests that a warrant issue authorizing your affiant, any other peace officer of Washington County, Texas, to search or compel an agent of **Life360** to search account identifier **Carey Allen Council** held in their custody that constitutes evidence of the offense of **Driving While Intoxicated and Fail to Stop and Give Information**.



AFFIANT

Sworn to and Subscribed before me on this

the 16th of October, 2025, A.D.


M A G I S T R A T E

JUDGE _____, 21st District Court
Washington County, Texas
Carson Campbell

THE STATE OF TEXAS
COUNTY OF *Washington*

§
§
§

DOCKET #

COURT:

AFFIDAVIT FOR SEARCH WARRANT
{Article 18.02(10) Texas Code of Criminal Procedure}

BEFORE ME, THE UNDERSIGNED AUTHORITY, PERSONALLY APPEARED THE AFFIANT HEREIN, A PEACE OFFICER UNDER THE LAWS OF TEXAS, WHO, BEING DULY SWORN, ON OATH MADE THE FOLLOWING STATEMENTS:

Affiant is Trooper Eric Williams, a commissioned peace officer employed by the Texas Department of Public Safety (herein named DPS) as a Texas State Trooper in the Highway Patrol Division.

1. There is in Menlo Park, California an Internet Service Company known as Facebook, Inc., which is located at 1601 Willow Road, Menlo Park, CA 94025. This company, in its capacity as an Internet Service Company, provides access to a social community network to individuals and/or other users who have a subscription to, membership with, or affiliation with their company, organization or commercial service. Facebook, Inc., extends this service to individuals living in the United States, including the state of Texas, as well as individuals worldwide. Facebook, Inc., also provides electronic messaging services, photo storage services, internet chat services, and other services to its subscribers/customers/users in which the reserve and/or maintain computer disk storage on their own computer server systems for the use of the network subscriber(s)/customers/users associated with their company. Items contained on this storage space can include electronic communication between subscriber(s) and other parties, graphic image and or text files, internet hyperlinks, internet chat logs, website access logs, programs and other types of data stored in electronic form(s). Internet service companies, such as Facebook, Inc., also maintains records pertaining to the individuals and/or other users who have subscriber accounts with their company. This information can include, but is not limited to, registration information, account application information, credit card or other billing information, account access information, user logon information (including secondary user log on names), account usage reports, e-mail transaction, blog posting information, and other in both computer data and written record format that records the activities of these accounts relating to the subscriber's use of the services offered by the internet service provider.
2. Facebook, Inc., has a Facebook account associated with the web address and the corresponding birthname: www.facebook.com/carey.council, @carey_council (Instagram) – Carey Allen Council; consisting of the email address [REDACTED] account creation date, and timestamps and IP address for account logins/logouts. As well as: logs, temporary

text communication, including sender, recipient, date, and time, concerning the previous communication sent to or from any other Facebook accounts.

3. Affiant is investigating the following criminal offenses and has probable cause to believe that accounts are and have been involved in, Driving While Intoxicated and Fail to Stop and Give Information.
4. It is the belief of Affiant that Facebook Inc. is in possession: digital data, specifically: contact information, logs text or multimedia messages, digital images and their metadata, video, and geolocation information that is evidence of the criminal offenses described above.
5. Affiant has probable cause for said belief by reason of the following facts and circumstances, provided by Texas Department of Public Safety, and civilian witnesses:

Affiant is a certified Peace Officer in the State of Texas and has been employed as a Texas State Trooper for 8 years. Affiant has training and experience in the investigation of criminal offenses resulting from vehicle accidents and collisions.

On October 11th, 2025 at approximately 2343 hours, I, Trooper Eric Williams (along with my partner Trooper William Yoder) was dispatched to a one vehicle crash at 758 Pledger Rd in Washington County. After arriving at the scene where Pledger Rd and Geers Rd meet, we observed damage to a fence line. We entered the property and located a license plate belonging to CAREY ALLEN COUNSIL, specifically a red Jeep [REDACTED]. From there the vehicle struck the metal gate actuating arm where a considerable amount of fluid from the vehicle was spilled as well as a body bolt belonging to the Jeep. The call log shows that the initial reporter was COUNSIL (noting the same phone number). The daughter of COUNSIL arrived on scene and showed us the alert notification on her phone from Life360. This notification showed that his phone was sending a live ping from Life360 showing his phone somewhere further into the property. We then entered the property and located the taillights of a vehicle in a pond several hundred feet away. Trooper Yoder jumped out of the vehicle and entered the pond attempting to locate the driver. The vehicle that was found in the pond was the red Jeep belonging to COUNSIL. There was an open container known as a BeatBox (a known alcoholic beverage) that was seen floating in the pond next to the Jeep. He also posted pictures from his time at the Austin County Fair which showed the same BeatBox drinks from earlier in the day. I was shown pictures of the BeatBox drinks on COUNSIL's Facebook/Instagram by multiple people on scene. There was no body located in the vehicle and we continued our search for COUNSIL. The search involved multiple personnel and a drone to search the property. The search was called off shortly before 0330 on 10/12/25, and a suspicious person was reported at 0354 hours on 10/12/25 on Old Gay Hill Rd. The suspicious person was COUNSIL. When COUNSIL was located by the Washington County Sheriff's Office, he made the claim that he stopped at the Sunoco gas station and was attacked, thrown in his vehicle, and he woke up in a field. His story went on to change multiple times and he eventually retracted being attacked. He also admitted to drinking alcohol at the Fair and throughout the day. I know that the data contained with Meta (and its subsidiaries of Facebook and Instagram) will show his activity from earlier in the day at the Austin County Fair. I know this from confirming the video at the Sunoco gas station that shows his vehicle almost missing the turn for Geers Rd at SH 36 and making a wide improper turn. The video was from 10/11/25 at 2338 hours, and shows the distinct profile of the Jeep that COUNSIL drove that night shortly before the crash. The data from Meta would corroborate his location and timeline for the events of that day including the time of the concert that he left prior to crashing on Pledger Rd.

6. Wherefore, Affiant asks for the issuance of a warrant that will authorize the search and for the digital data stored on the aforementioned server, specifically: logs of text or multimedia messages, digital images, video, and geolocation information that is evidence of the criminal offenses described above.

Kim Williams

Affiant

SWORN TO AND SUBSCRIBED BEFORE ME BY SAID AFFIANT ON THIS THE
16th DAY OF October, 2025.

Carson Campbell

Judge

District Court Judge

Washington COUNTY, TEXAS

Carson Campbell

THE STATE OF TEXAS
COUNTY OF Washington

§ DOCKET #
§
§ COURT:

SEARCH WARRANT
{Article 18.02 (10), Texas Code of Criminal Procedure}

The State of Texas: To the Sheriff or any Peace officer of **Washington** County, Texas,
or any Peace Officer of the State of Texas:

Whereas, the affiant whose name appears on the affidavit attached hereto is a peace officer under the Laws of Texas and did heretofore this day subscribe and swear to said affidavit before me (which affidavit is herein fully incorporated for all purposes) and whereas I find that Affiant has probable cause for the belief he expresses therein and establishes existence of proper grounds for issuance of this warrant;

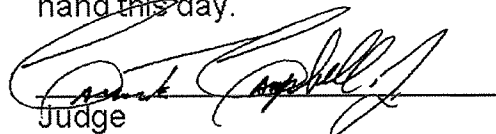
Now, therefore, you are commanded to locate the digital data stored on the device, specifically: logs of text or multimedia messages, digital images, video, and geolocation information.

You are authorized to transport said digital data and accompanying media containing software and data, or duplicate copies of the data contained in each of these items, out of this county for complete and thorough examination by trained personnel in a controlled environment.

In accordance with Article 18.07 of the Texas Code of Criminal Procedure, this warrant shall be deemed executed at the time the data is seized, even if the search of the data on the device in a controlled environment will occur at a later date.

Herein fail not, but have you then and there this Warrant to be executed without delay; and upon compliance with the orders herein, make return forthwith showing how you have executed same within three days of the date shown below, exclusive of said date and the day of its execution.

Issued this the 16th day of Oct., 2025, at 4:52 o'clock P.M., to certify which witness my hand this day.


Judge

District Court Judge
Washington County, Texas

Carson Campbell

THE STATE OF TEXAS

COUNTY OF Washington

§
§
§

SEARCH WARRANT

OFFICER'S SEARCH WARRANT
RETURN AND INVENTORY

BEFORE ME, THE UNDERSIGNED AUTHORITY PERSONALLY APPEARED THE AFFIANT HEREIN, A PEACE OFFICER UNDER THE LAWS OF TEXAS, WHO, BEING DULY SWORN, ON OATH MADE THE FOLLOWING STATEMENTS:

My name is Eric Williams and I am commissioned as a peace officer by Texas Department of Public Safety.

The attached Search Warrant came to hand on the day it was issued and it was executed on the 16th day of October, 2025, by conducting the search directed therein and by seizing during such search the following described property:



AFFIANT

SUBSCRIBED AND SWORN TO BEFORE ME BY SAID PEACE OFFICER WHOSE NAME IS SIGNED ABOVE ON THIS THE ____ DAY OF _____, 202__.

Judge

District Court

COUNTY, TEXAS

AFFIDAVIT FOR SEARCH WARRANT
ARTICLE 18.02(13) TEXAS CODE OF CRIMINAL PROCEDURE

IN THE STATE OF TEXAS
IN THE **21st JUDICIAL DISTRICT COURT**
IN AND FOR THE COUNTY OF **WASHINGTON**

BEFORE HONORABLE JUDGE:

Request for Account Information/Location Information

Your affiant, **Texas Department of Public Safety State Trooper Eric Williams** being first duly sworn, upon oath says: that he has reason to believe that at the business known as **AT&T- located at 11760 U.S. Highway 1, Suite 300, North Palm Beach, Florida 33408**

there is now located certain records as described in detail in this affidavit which:

- (1) are designed or intended for use or which are or have been used as a means of committing a criminal offense or the possession of which is illegal; or
- (2) would be material evidence in a subsequent criminal prosecution

Based upon the following facts:

My name is Eric Williams, I have been with the Texas Department of Public Safety for 8 years. In my 8 years, I have observed, arrested for, and testified about intoxication of numerous individuals in my career. I am a SFST instructor for my department and I am a Drug Recognition Expert since December of 2024.

On October 11th, 2025 at approximately 2343 hours, I, Trooper Eric Williams (along with my partner Trooper William Yoder) was dispatched to a one vehicle crash at 758 Pledger Rd in Washington County. After arriving at the scene where Pledger Rd and Geers Rd meet, we observed damage to a fence line. We entered the property and located a license plate belonging to CAREY ALLEN COUNSIL, specifically a red Jeep [REDACTED]. From there the vehicle struck the metal gate actuating arm where a considerable amount of fluid from the vehicle was spilled as well as a body bolt belonging to the Jeep. The call log shows that the initial reporter was COUNSIL (noting the same phone number) noting the exact GPS coordinates that were registered with the time of the call. The daughter of COUNSIL arrived on scene and showed us the alert notification on her phone from Life360. This notification showed that his phone was sending a live ping from Life360 with his phone somewhere further into the property. We then entered the property and located the taillights of a vehicle in a pond several hundred feet away. Trooper Yoder jumped out of the vehicle and entered the pond attempting to locate the driver. The vehicle that was found in the pond was the red Jeep belonging to COUNSIL. There was an open alcoholic container known as a BeatBox (a known alcoholic beverage) that was seen floating in the pond next to the Jeep. He also posted pictures from his time at the Austin County Fair which showed the same BeatBox drinks from earlier in the day. I was shown pictures of the BeatBox drinks on COUNSIL's Facebook/Intsagram by multiple people on scene. There was no body located in the vehicle and we continued our search for COUNSIL. The search involved multiple personnel and a drone to search the property. The search was called off shortly before 0330 on 10/12/25, and a suspicious person was reported at 0354 hours on 10/12/25 on Old Gay Hill Rd. The suspicious person was COUNSIL. When COUNSIL was located by the Washington County Sheriff's Office, he made the claim that he stopped at the Sunoco gas station and was attacked, thrown in his vehicle, and he woke up in a field. His story went on to change multiple times and he eventually retracted being attacked. He also admitted to drinking alcohol at the Fair and throughout the day. I know that the data contained with Life360 will show his vehicle leaving the Austin County Fair and not stopping at the Sunoco gas station. I know this from confirming the video at the Sunoco gas station that shows his vehicle almost missing the turn for Geers Rd at SH 36 and making a

wide improper turn. The video was from 10/11/25 at 2338 hours, and shows the distinct profile of the Jeep that COUNCIL drove that night shortly before the crash. The data from Life360 would corroborate his location at this time and further confirm that he was driving the vehicle, as the vehicle being driven in the video did not appear to be driving in haste.

I know from my training and experience with search warrants in the past the data contained by AT&T will show the location of COUNCIL and any messages he may have sent or received during this time frame. The data that your company has will be able to show where COUNCIL was at specific points of his drive back from the Austin County Fair, and further be able to show his exact location based off of the active signal in his phone to further disprove his statement that he was kidnapped and/or assaulted as this would be shown by a serious lapse in the time line and that another phone IMEI would be located in the vehicle if there was another person in his Jeep that night.

I have verified using law enforcement databases that the phone number [REDACTED] is being utilized by **Carey Allen Council** and is serviced by the cellular provider **AT&T**.

It is therefore my belief that probable cause exists that the following records and/or other information pertaining to the business transactions of **AT&T, located at 11760 U.S. Highway 1, Suite 300, North Palm Beach, Florida 33408**, are relevant to a legitimate law enforcement inquiry. The records include:

- 1. Specialized Location Records - All call, voice, text (SMS & MMS), and data connection location information and transactions (registration of network events), related to all specialized carrier records that may be referred to as LOCDBOR (Location Database), Historical Mobile Locate (HML), PCMD (Per Call Measurement Data and/or TDOA (Time Difference of Arrival) or Timing Advance Information, Mediation Records, E9-1-1, and/or Historical GPS/Mobile Locate Information which shows GPS location (longitude and latitude) and Cell-Site and sector of the device in relationship to the network when connected to the network for the above referenced number.**

I am aware cellular service providers maintain specialized location records consisting of engineering data. These data sets are used by the providers to troubleshoot coverage areas and report back on potential dead spots, all with the intent to oversee and optimize the cellular network. Specialized location records typically contain data for every usage event, to include technology details (e.g. voice, text, data), resource usage, and call failure information. They can also include data for incomplete calls (e.g. denied calls and set-up failures). These records not only include the basic call detail records, but also an estimation of the target phones location (Latitude and longitude) with a possible accuracy radius, and/or the distance from the cell site at the time of the usage event. Utilizing specialized location records can provide investigators with a much smaller footprint of a target phones location and could place a target phone within close proximity of a crime scene before, during and after a crime. Each carrier uses their own nomenclature to describe the technology used to obtain this data including: PCMD (Per Call Measurement Data and/or TDOA (Time Difference of Arrival) or Timing Advance Information. I believe this information is relevant and material to the investigation as it provides supplemental geo-location information which, while not precise enough to identify a specific house, is accurate enough to provide block-level accuracy, in some cases. Investigators can use this information to correlate existing fact patterns and timelines to confirm or refute prior statements and/or evidence regarding the location of the target device.

- 2. Call/Text/Data Detail Records - All records associated with the identified mobile number, also to include all numbers that communicate with this listed number relating to all delivered and undelivered inbound and outbound calls, text messages, and text message content to any of the**

above listed numbers, all voice mail, and all data connections within the time frame requested and to include Cell-site and sector, date, time, direction, duration, number called or text to and/or received from, and bytes up/down, information related to each call, text or data connection, all text message content, and voicemails, as well as Call to Destination/Dialed Digits search for all numbers listed above.

I am seeking evidence of communication between identified subject(s) and previously unidentified individuals and entities. In my training and experience, associates communicate together via phone calls, text messages, and social media applications via data sessions and these communications most commonly occur on or through cellular devices.

In my training and experience individuals often use digital devices and cellular devices to post messages to others on social networking applications. In my training and experience it is possible for cellular phone users to use a variety of messaging platforms including the cellular SMS and MMS technology, as well as third-party applications like Facebook Messenger, WhatsApp, Snapchat, iMessage, and many other applications. Therefore, I seek to search all the communication evidence maintained by the service provider.

I am also seeking evidence of association. I know that establishing the association of co-conspirators is important in proving a concert of action between multiple persons. In my training and experience, one of the most effective methods of linking co-conspirators together is by reviewing the call detail records maintained by the cellular service providers. In my training and experience, associates communicate together via voice calls, text messages and third-party applications by means of a data usage event, therefore I am seeking the call detail record evidence to demonstrate the associations of the individuals in this case. Because this evidence is intended to be used to show associations of the user/owner of the device and co-participants, I am seeking the above items regardless of the dates the information was created.

- 3. FCC TRACED Act STIR/SHAKEN Authentication Standard - All records associated with the identified mobile number 214-394-2525, related to the FCC TRACED (Telephone Robocall Abuse Criminal Enforcement and Deterrence) Act, STIR/SHAKEN caller identification framework, identifying all incoming Voice, Text Message Service (SMS) and Multi-Media Service (MMS) traffic, and whether or not the caller ID passed or failed authentication.**

The report shall include the date, time (with time zone), originating and terminating numbers in their original state prior to Stir/Shaken authentication, the status whether it passed or failed authentication, the Attestation type, and the originating and terminating verified number that was used to validate Stir/Shaken Caller ID authentication. The report shall provide all usage events, even if the incoming usage event was blocked and flagged by the service provider (or other third-party entities), prior to delivery to the identified target mobile number.

- 4. Time on Tower and/or Sector - Cell site and sector information related to each number called to and/or received from, and data connections, specific to the "Time on Tower" and/or Sector.**

I know this includes information with the start and end date and time for each time the connection was involved in a **"hand-off"** to another cell-site and/or sector, to include the elapsed time (in

seconds) for each “**hand-off**”, that was used during and throughout each voice call (whether completed or not), and/or which was used during and throughout each data session.

5. Electronically Stored Records - All records associated with the identified mobile number, to include all stored communication or files.

I know these records include voice mail, text messages, including numbers text to and received from and all related content, e-mail, digital images (e.g. pictures), contact lists, video calling, web activity (name of web site or application visited or accessed), domain accessed, data connections (to include Internet Service Providers (ISPs), Internet protocol (IP) addresses, (IP) Session data, (IP) Destination Data, bookmarks, data sessions, name of web sites and/or applications accessed), date and time when all web sites, applications, and/or third party applications were accessed and the duration of each web site, application, and/or third party application was accessed, and any other files including all cell site and sector information associated with each connection and/or record associated with the identified mobile number.

6. Carrier key - related to call detail, text messages, data connections, IP logs, IP Sessions, web site and/or application connections, and cell site information.

The “carrier key” is a legend related to the types of responsive data received from the service provider, which contain the record column header labels and their definitions of what each cell value represents in the spreadsheet. Carrier keys are required to decipher what the values represent in these cells, as many of these values may be presented in codes only known to the service provider.

7. Cloud Storage - Content stored in remote storage or ‘cloud accounts’ associated with the target device including, but not limited to, contacts, call logs, SMS and MMS messages with associated content including audio, video, and image files, digital images and videos, and files or documents.

I am aware cellular service providers offer their customers optional free or paid backup digital storage for some of the content stored on their device. These services are offered to secure and restore their digital information in the event their mobile device is lost or stolen. Because these digital storage services are remote and transparent to the consumer, they are often referred to as ‘cloud’ storage. Customers can elect to digitally store the contents of their electronic phone book including details of their contacts, names, phone numbers, email addresses, and other data, calendar events, short message service (SMS) messages, commonly referred to as text messages, multimedia message service (MMS) messages, consisting of pictures, videos, and/or audio files with or without accompanying text, call logs of incoming, outgoing, and missed calls, digital images and videos, music and audio files, and electronic files such as documents and spreadsheets. I believe this information is relevant and material to the matter at hand as the contents of the remote digital storage may contain information presently unavailable to investigators including: associated identifying information from the user’s contacts which would tend to identify possible suspect’s, witnesses, associates, and/or co-conspirators, the content of messages sent between those parties, digital images and videos which may contain evidence of the crime under investigation, and documents related to same.

8. Cell Site List(s) - All cell-sites for all state(s) in which the above records used cell locations. Cell site lists to include switch, cell-site number, name, physical address, longitude and latitude, all sectors associated with each cell-site, azimuth, and beam-width of each related sector. If multiple technologies (CDMA, UMTS, GSM, LTE etc.) are referenced in the records, all appropriate corresponding cell site lists will also be provided.

I am aware cellular service providers maintain a master cell site list of all cell sites within their network. These cell site lists will include the specific switch, cell site number, name, physical address, latitude and longitude of the cell site, all sectors associated with each cell site, azimuth, and beam-width of each related sector. When reviewing call detail and specialized location records from the carriers, the records may only reference a specific switch, cell and sector, or LAC and CID/eNodeB ID, related to each usage event; they usually will not include the location (latitude and longitude) of the actual cell site and azimuth of the sector. It becomes necessary to reference a cell site list in order to plot the exact location of the cell site and to identify the azimuth of the sector used associated with specific usage events.

Also, in the course of the investigation and review of the call detail and specialized location records, it may become necessary to visualize all cell sites within a geographic region of interest, not just the cell sites used by the target phone. It is just as important to show cell sites not used by a target phone, as it is to show cell sites used. By obtaining the master cell site lists from the cellular service providers, investigators are able to plot all of the cell sites in a given region, helping investigators with disproving of alibis, statements, and other observations evidenced by the records.

9. Subscriber Records – Name and tax ID number (SSN or employee ID number; physical address, mailing address, residential address, business address, e-mail addresses; credit information; all number associated with the account; billing records; payments, to include date, time and location of payments; all authorized users of the account; activation and termination date of each device associated with the account and above listed numbers; type of service utilized; make, model, serial number, IMEI, ESN, MEID, and MAC address associated with the above listed numbers including any and all equipment or sim card changes for the life of the account; all customer service and account notes; any and all number and/or account number changes prior to and after the mobile number was activated; any other records associated with the identified mobile number.

I am seeking evidence of ownership, use, and identification of the subscriber, customer or owner of the electronic communication information contained in the records retained by the cellular service provider. I am aware, depending on whether the account is post-paid or pre-paid, a consumer must provide information to the cellular service provider. Post-paid accounts are credit based whereby a customer is provided service and then billed after the provision of services. These types of accounts require sufficient identifying information to enable the cellular service provider to make a determination regarding credit worthiness and recourse in the event the consumer defaults on their contractual agreement. The information required by most cellular service providers include the customer's personal identifying information, verified using government issued identification or other means, residential address, alternate contact phone numbers, and electronic mail (email) address(es). Additional information can include the type of service plan, additional features subscribed to, such as cloud storage and additional phones on the same account, device type and unique identifiers including IMEI and IMSI, method and source of payment information including financial institution and direct billing checking account numbers, credit or debit card numbers, and/or third-party payment processors, and customer service representative account comments and notes. I believe this information is relevant and material to the matter at hand as it serves multiple purposes including: identifying the subscriber to the target phone number, providing investigators with additional information and leads including subscriber address, additional phone numbers, and/or email addresses, device identifiers used to correlate any seized phones with the account, previously unidentified phones subscribed to on the same account, and financial information. I know that ownership and control of a digital device can be placed at issue through a simple denial, "that is not my phone." In my training and experience some of the best ways to establish ownership and control

are by reviewing account information and subscriber records from cellular service providers.

10. IMEI and IMSI search parameters.

I request the court to order that **AT&T**, upon the direction of any law enforcement agent, shall conduct an IMEI inquiry of the corresponding Subject Telephone Number(s) IMEI(s) to determine all IMSI/cellular telephone numbers utilized with the aforementioned devices (IMEI) from the time period Thirty (30) days prior to the signing of this warrant, up through the date this warrant is signed.

AT&T shall then provide account information, subscriber information, call detail records with cell site location information, SMS history and content, data sessions with IP addresses for logins, Mediation Records, and NELOS data, for the IMSI/cellular telephone numbers identified from the aforementioned IMEI inquiry for the time period starting Thirty (30) days prior to the signing of this warrant, through the date this warrant is signed.

I also request the court to order that **AT&T**, upon the direction of any law enforcement agent, shall conduct a search of the IMSI information corresponding to Target Telephone Number(s) beginning Thirty (30) days prior to the signing of this warrant until present, to determine if that IMSI was used in any other devices.

AT&T shall provide IMEI history information for all devices identified to include all associated IMSI/cellular telephone numbers for those devices beginning **10/11/2025** and continuing Thirty (30) days after the signing of this warrant, as authorized.

AT&T shall then provide account information, subscriber information, call detail records with cell site location information, SMS history and content, data sessions with IP addresses for logins, PCMD, RTT, historical GPS, TDOA (Time Difference of Arrival) or Timing Advance Information, Mediation Records, and NELOS data, for the identified IMSI/cellular telephone numbers for a period beginning **10/11/2025** and continuing for Thirty (30) days from the signing date of this warrant, as authorized.

Search parameters including information to be provided by the following provider:

AT&T

Location:

**11760 U.S. Highway 1, Suite 300
North Palm Beach, FL 33408**

Phone:

(800)635-6840

For records, as described above, associated with:

[REDACTED]

Which mobile phone number belongs to the following individual:

Carey Allen Council

White-male

[REDACTED]

The information is being requested during the following time-period:Historical Records **From: 10/11/2025 0900 PM CDT To: 10/12/2025 0600 AM CDT****AT&T Capabilities:**

I know from my training and experience, which include; multiple investigations where I submitted and executed multiple warrants, which led to successful prosecution of suspects.

I have a general understanding of how the cellular telephone network operates. I am aware that cell sites (towers) are strategically placed by cellular service providers, to provide a seamless operation so people can travel virtually anywhere and make or receive an uninterrupted call, send or receive text messages, or initiate a data session via their cellular phone. Usually, cell sites will be mounted high on a large pole, building, or other structure which provides line of sight with the population below. Cell sites are typically divided into sectors, which are made up of antennas connected to cellular radio transceivers. Each sector is mounted on the cell site and faces a specific direction to provide maximum cellular coverage for the people in the area. The range of the cell site and sectors depends on many factors to include environmental and geographic factors and whether it is located in a highly populated, urban environment or desolate rural area. Cell site location information (CSLI) does not provide an exact location of a cell phone; the basic call detail record data only provides the physical location of the cell site (latitude and longitude) and a direction (azimuth) the antennas are facing from the cell site.

I am aware when a person either initiates or receives a voice call, text message, or a data session (usage event) from their cellular device, the device broadcasts signals to the cell site that routes its communications. These signals include a cellular device's unique identifiers as well as details about the usage event. I am also aware cellular service providers collect and store these usage event details (transaction records) associated with cellular phone numbers during the normal course of business. The usage event records, commonly referred to as call detail records, stored by their respective cell phone company, mostly contain the following information with some exceptions based on the specific carrier: Date, time, type of event, duration, phone number initiating the usage event (called, calling), even if caller identification is blocked by the calling party, text message transaction data, the international mobile equipment identifier (IMEI), the international mobile subscriber identifier (IMSI), IP packet data session logs, and cell site location and sector information at the beginning and ending of each usage event.

I believe such information is relevant and material to the ongoing criminal investigation as it may provide investigators with information supporting or refuting the suspect's alibi, and assist with determining other unidentified co-conspirators, and/or show the general geographic location of the target device before, during, and after the commission of the crime. This is basic information and does not provide an exact location of the person's cell phone nor does it identify the other parties.

I am aware that obtaining and preserving historical cell phone call detail and specialized location records could also prove to be fruitful, as such records could assist investigators not only with identifying those who may have been in contact with the victim(s) or potential co-conspirators, but may also allow investigators other opportunities, including, but not limited to, confirmation or the disproving of alibis, statements, and other observations.

I know that these records such as those associated with the target phone, are not kept or preserved indefinitely by the cellular service providers and are purged at different intervals. Obtaining and

preserving these records at this point in the investigation will ensure the investigators assigned to the case will have them available, and if the case were to go "cold", future investigators will have access to the records which would otherwise likely not be obtainable. Not only could the preserved records assist in proving one's guilt, they could also assist in proving one's innocence.

Based on the foregoing information, I have probable cause to believe that the following offense(s) were committed:

DWI – 1st with a BAC of \geq 0.15 TX PC 49.04(d)
Duty Upon Striking Fixed Object TX TRC 550.025 (b)(2)

On or about:


10/11/2025 in the County of Washington, State of TEXAS

and that evidence for those crimes may be located *at the business known as:*

AT&T
(11760 U.S Highway 1, Suite 300, North Palm Beach, FL 33408)

Therefore, I respectfully request the court to issue a warrant commanding the taking of such evidence from **AT&T** as described herein and commanding the cooperation of said business and/or business representative from whom the evidence is to be taken.

I also respectfully request the court order that **AT&T** is prohibited from notifying the affected customer/subscriber for a period of one year. This request is made due to the sensitivity of this on-going criminal investigation along with the safety of law enforcement.


ERIC WILLIAMS #15512
STATE TROOPER

THIS AFFIDAVIT, CONSISTING OF (8) PAGES, WAS SUBSCRIBED AND SWORN TO BEFORE ME THIS 2nd DAY OF November, 2025.


Judge INFO

Carson Campbell, Judge, 21st District Court

SEARCH WARRANT
ARTICLE 18.02(13) TEXAS CODE OF CRIMINAL PROCEDURE

IN THE STATE OF TEXAS
IN THE 21st JUDICIAL DISTRICT COURT
IN AND FOR THE COUNTY OF Washington

BEFORE HONORABLE JUDGE:

TO: ANY LAW ENFORCEMENT OFFICER AUTHORIZED BY LAW TO EXECUTE A SEARCH WARRANT IN THE COUNTY IN WHICH A CRIME HAS OCCURRED IN TEXAS

Texas Department of Public Safety, State Trooper Eric Williams has made an affidavit and complaint for the issuance of a search warrant.

AND WHEREAS, the affidavit of the applicant seems proper, and it appears that probable cause exists for the issuance of a search warrant for the reason or reasons marked with an "X" below pursuant to 18 U.S.C. §§ 2703(b)(1)(A) and the Texas Code of Criminal Procedure Sec. 18.02 (13):

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

- ☐ Is or has been used as a means of committing a criminal offense. AND/OR
- ☒ Would be material evidence in a subsequent criminal prosecution.

WE THEREFORE COMMAND YOU to serve this search warrant order on the following business:

AT&T
(11760 U.S Highway 1, Suite 300, North Palm Beach, FL 33408)

AND **AT&T** is hereby ordered to expeditiously disclose to the executing peace officer as soon as possible, the below listed records as requested, to-wit:

1. **Specialized Location Records** - All call, voice, text (SMS & MMS), and data connection location information and transactions (registration of network events), related to all specialized carrier records that may be referred to as LOCDBOR (Location Database), Historical Mobile Locate (HML), PCMD (Per Call Measurement Data and/or TDOA (Time Difference of Arrival) or Timing Advance Information, Mediation Records, E9-1-1, and/or Historical GPS/Mobile Locate Information which shows GPS location (longitude and latitude) and Cell-Site and sector of the device in relationship to the network when connected to the network for the below referenced mobile number.
2. **Call/Text/Data Detail Records** - All records associated with the below referenced mobile number, also to include all numbers that communicate with this listed number relating to all delivered and undelivered inbound and outbound calls, text messages, and text message

content to any of the above listed numbers, all voice mail, and all data connections during the requested time frame, and to include Cell-site and sector, date, time, direction, duration, number called or text to and/or received from, and bytes up/down, information related to each call, text or data connection, all text message content, and voicemails, as well as Call to Destination/Dialed Digits search for all numbers listed above. Please preserve all cell-site and sector information related to each call, text or data connections.

3. **FCC TRACED Act STIR/SHAKEN Authentication Standard** - All records associated with the below referenced mobile number, related to the FCC TRACED (Telephone Robocall Abuse Criminal Enforcement and Deterrence) Act, STIR/SHAKEN caller identification framework, identifying all incoming Voice, Text Message Service (SMS) and Multi-Media Service (MMS) traffic, and whether or not the caller ID passed or failed authentication. The report shall include the date, time (with time zone), originating and terminating numbers in their original state prior to Stir/Shaken authentication, the status whether it passed or failed authentication, the Attestation type, and the originating and terminating verified number that was used to validate Stir/Shaken Caller ID authentication. The report shall provide all usage events, even if the incoming usage event was blocked and flagged by the service provider (or other third-party entities), prior to delivery to the identified target mobile number
4. **Time on Tower and/or Sector** - Also provide all cell-site and sector information related to each number called to and/or received from, and data connections, specific to the **“Time on Tower” and/or Sector**, to include information with the start and end date and time for each time the connection was involved in a **“hand-off”** to another cell-site and/or sector, to include the elapsed time (in seconds) for each **“hand-off”**, that was used during and throughout each voice call (whether completed or not), and/or which was used during and throughout each data session.
5. **Electronically Stored Records** - All records associated with the below referenced mobile number, to include all stored communication or files, including voice mail, text messages, including numbers text to and received from and all related content, e-mail, digital images (e.g. pictures), contact lists, video calling, web activity (name of web site or application visited or accessed), domain accessed, data connections (to include Internet Service Providers (ISPs), Internet protocol (IP) addresses, (IP) Session data, (IP) Destination Data, bookmarks, data sessions, name of web sites and/or applications accessed), date and time when all web sites, applications, and/or third party applications were accessed and the duration of each web site, application, and/or third party application was accessed, and any other files including all cell site and sector information associated with each connection and/or record associated with the below referenced mobile number.
6. **Carrier Key** - related to call detail, text messages, data connections, IP logs, IP Sessions, web site and/or application connections, and cell site information. The “carrier key” is a legend related to the types of responsive data received from the service provider, which contain the record column header labels and their definitions of what each cell value represents in the spreadsheet. Carrier keys are required to decipher what the values represent in these cells, as many of these values may be presented in codes only known to the service provider.
7. **Cloud Storage**: Content stored in remote storage or ‘cloud accounts’ associated with the target device including, but not limited to, contacts, call logs, SMS and MMS messages with associated content including audio, video, and image files, digital images and videos, and files or documents.

8. **Cell Site List(s):** List of all cell-sites as of **08/29/2022 2:00 PM CDT** for all state(s) in which the above records used cell locations. Cell site lists to include switch, cell-site number, name, physical address, longitude and latitude, all sectors associated with each cell-site, azimuth, and beam-width of each related sector. If multiple technologies (CDMA, UMTS, GSM, LTE etc.) are referenced in the records, all appropriate corresponding cell site lists will also be provided.
9. **Subscriber Records:** All information for the below referenced mobile number including:
 1. All Subscriber information to include name, tax identification number (social security number or employer identification number).
 2. Physical address, mailing addresses, residential addresses, business addresses, e-mail addresses and any other address information.
 3. Credit information obtained or used by the company to grant account status.
 4. All numbers associated with account.
 5. Billing records.
 6. All payments to include method, date and time of payments, and location (store name, address, and phone number of location where payment(s) were made).
 7. All Authorized users on the associated account.
 8. Activation date and termination date of each device associated with the account and above listed number(s).
 9. Types of service subscriber utilized (e.g. A-list, AT&T Messages, friends and family).
 10. Make, model, serial number, IMEI, ESN, MEID, and MAC address associated with the above listed numbers including any and all equipment or sim card changes for the life of the account.
 11. All customer service and account notes.
 12. Any and all number and/or account number changes prior to and after the cell number was activated.
 13. Any other records and other evidence relating to the below referenced mobile number.
 14. If any outgoing calls were made to 9-1-1, provide the call details to include date and time, duration, and cell-site and sector information, by querying any other tools (e.g. Sable, ANI/ALI, etc...) necessary to identify the outgoing call(s), whether or not it was the specific carrier network equipment associated with this search warrant, or the 9-1-1 call was carried by a different service provider based on the best signal available from another service provider at the time of the 9-1-1 call.

Such records and other evidence include correspondence and other records of contact by any person or entity about the above-referenced account(s), the content and connection logs associated with or relating to postings, communications and any other activities to or through the above referenced phone numbers, whether such records or other evidence are in electronic or other form.

10. IMEI and IMSI Search Parameters -

IT IS ORDERED that AT&T upon the direction of any law enforcement agent, shall conduct an IMEI inquiry of the corresponding Subject Telephone Number(s) IMEI(s) to determine all IMSI/cellular telephone numbers utilized with the aforementioned devices (IMEI) from the time period Thirty (30) days prior to the signing of this warrant, up through the date this warrant is signed.

AT&T shall then provide account information, subscriber information, call detail records with cell site location information, SMS history and content, data sessions with IP addresses for logins, PCMD, RTT, historical GPS, TDOA (Time Difference of Arrival) or Timing Advance Information, Mediation Records, and NELOS data, for the IMSI/cellular telephone numbers identified from the aforementioned IMEI inquiry for the time period starting Thirty (30) days prior to the signing of this warrant, through the date this warrant is signed.

IT IS ORDERED that AT&T, upon the direction of any law enforcement agent, shall conduct a search of the IMSI information corresponding to Target Telephone Number(s) beginning Thirty (30) days prior to the signing of this warrant until present, to determine if that IMSI was used in any other devices.

AT&T shall provide IMEI history information for all devices identified to include all associated IMSI/cellular telephone numbers for those devices beginning 05/29/2022 and continuing Thirty (30) days after the signing of this warrant, as authorized.

AT&T shall then provide account information, subscriber information, call detail records with cell site location information, SMS history and content, data sessions with IP addresses for logins, PCMD, RTT, historical GPS, TDOA (Time Difference of Arrival) or Timing Advance Information, Mediation Records, and NELOS data, for the identified IMSI/cellular telephone numbers for a period beginning 10/11/2025 and continuing for Thirty (30) days from the signing date of this warrant, as authorized.

Search parameters including information to be provided by the following provider:

AT&T

Location: 11760 U.S. Highway 1, Suite 300
North Palm Beach, FL 33408

Phone: (800)635-6840

For records, as described above, associated with:

[REDACTED]

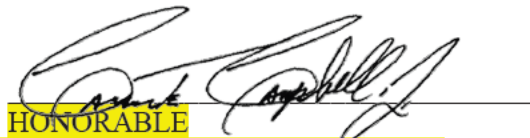
The information is being requested during the following time period:

Historical Records **From: 10/11/2025 0900 PM CDT To: 10/12/2025 0600 AM CDT**

Due to the sensitivity of this on-going criminal investigation, the notification to the listed subscriber by **AT&T** that these records have been released to a law enforcement agency could compromise this investigation as well as the safety of law enforcement officers participating in the investigation. Based on these facts, it is further ordered that the customer/subscriber is not to be notified of the release of this information for a period of one year, as it could jeopardize an on-going criminal investigation.

Furthermore, no cause of action shall lie in any court against any provider of a wire or electronic communication service, its officers, employees, agents, or other specified persons for providing information, facilities, or assistance in accordance with this search warrant order.

DATED THIS 2nd DAY OF November, 2025 at 10:31 AM.


HONORABLE
WASHINGTON COUNTY, TEXAS

THE STATE OF TEXAS
COUNTY OF *Washington*

§
§
§

DOCKET #

COURT:

AFFIDAVIT FOR SEARCH WARRANT
{Article 18.02(10) Texas Code of Criminal Procedure}

BEFORE ME, THE UNDERSIGNED AUTHORITY, PERSONALLY APPEARED THE AFFIANT HEREIN, A PEACE OFFICER UNDER THE LAWS OF TEXAS, WHO, BEING DULY SWORN, ON OATH MADE THE FOLLOWING STATEMENTS:

Affiant is Trooper Eric Williams, a commissioned peace officer employed by the Texas Department of Public Safety (herein named DPS) as a Texas State Trooper in the Highway Patrol Division.

1. There is in Menlo Park, California an Internet Service Company known as Facebook, Inc., which is located at 1601 Willow Road, Menlo Park, CA 94025. This company, in its capacity as an Internet Service Company, provides access to a social community network to individuals and/or other users who have a subscription to, membership with, or affiliation with their company, organization or commercial service. Facebook, Inc., extends this service to individuals living in the United States, including the state of Texas, as well as individuals worldwide. Facebook, Inc., also provides electronic messaging services, photo storage services, internet chat services, and other services to its subscribers/customers/users in which the reserve and/or maintain computer disk storage on their own computer server systems for the use of the network subscriber(s)/customers/users associated with their company. Items contained on this storage space can include electronic communication between subscriber(s) and other parties, graphic image and or text files, internet hyperlinks, internet chat logs, website access logs, programs and other types of data stored in electronic form(s). Internet service companies, such as Facebook, Inc., also maintains records pertaining to the individuals and/or other users who have subscriber accounts with their company. This information can include, but is not limited to, registration information, account application information, credit card or other billing information, account access information, user logon information (including secondary user log on names), account usage reports, e-mail transaction, blog posting information, and other in both computer data and written record format that records the activities of these accounts relating to the subscriber's use of the services offered by the internet service provider.
2. Facebook, Inc., has a Facebook account associated with the web address and the corresponding birthname: www.facebook.com/careya.counselil, @carey_counselil (Instagram) – Carey Allen Counselil; consisting of the email address [REDACTED] account creation date, and timestamps and IP address for account logins/logouts. As well as: logs, temporary

text communication, including sender, recipient, date, and time, concerning the previous communication sent to or from any other Facebook accounts.

3. Affiant is investigating the following criminal offenses and has probable cause to believe that accounts are and have been involved in, Driving While Intoxicated and Fail to Stop and Give Information.
4. It is the belief of Affiant that Facebook Inc. is in possession: digital data, specifically: contact information, logs text or multimedia messages, digital images and their metadata, video, and geolocation information that is evidence of the criminal offenses described above.
5. Affiant has probable cause for said belief by reason of the following facts and circumstances, provided by Texas Department of Public Safety, and civilian witnesses:

Affiant is a certified Peace Officer in the State of Texas and has been employed as a Texas State Trooper for 8 years. Affiant has training and experience in the investigation of criminal offenses resulting from vehicle accidents and collisions.

On October 11th, 2025 at approximately 2343 hours, I, Trooper Eric Williams (along with my partner Trooper William Yoder) was dispatched to a one vehicle crash at 758 Pledger Rd in Washington County. After arriving at the scene where Pledger Rd and Geers Rd meet, we observed damage to a fence line. We entered the property and located a license plate belonging to CAREY ALLEN COUNSIL, specifically a red Jeep [REDACTED]. From there the vehicle struck the metal gate actuating arm where a considerable amount of fluid from the vehicle was spilled as well as a body bolt belonging to the Jeep. The call log shows that the initial reporter was COUNSIL (noting the same phone number). The daughter of COUNSIL arrived on scene and showed us the alert notification on her phone from Life360. This notification showed that his phone was sending a live ping from Life360 showing his phone somewhere further into the property. We then entered the property and located the taillights of a vehicle in a pond several hundred feet away. Trooper Yoder jumped out of the vehicle and entered the pond attempting to locate the driver. The vehicle that was found in the pond was the red Jeep belonging to COUNSIL. There was an open container known as a BeatBox (a known alcoholic beverage) that was seen floating in the pond next to the Jeep. He also posted pictures from his time at the Austin County Fair which showed the same BeatBox drinks from earlier in the day. I was shown pictures of the BeatBox drinks on COUNSIL's Facebook/Intsagram by multiple people on scene. There was no body located in the vehicle and we continued our search for COUNSIL. The search involved multiple personnel and a drone to search the property. The search was called off shortly before 0330 on 10/12/25, and a suspicious person was reported at 0354 hours on 10/12/25 on Old Gay Hill Rd. The suspicious person was COUNSIL. When COUNSIL was located by the Washington County Sheriff's Office, he made the claim that he stopped at the Sunoco gas station and was attacked, thrown in his vehicle, and he woke up in a field. His story went on to change multiple times and he eventually retracted being attacked. He also admitted to drinking alcohol at the Fair and throughout the day. I know that the data contained with Meta (and its subsidiaries of Facebook and Instagram) will show his activity from earlier in the day at the Austin County Fair. I know this from confirming the video at the Sunoco gas station that shows his vehicle almost missing the turn for Geers Rd at SH 36 and making a wide improper turn. The video was from 10/11/25 at 2338 hours, and shows the distinct profile of the Jeep that COUNSIL drove that night shortly before the crash. The data from Meta would corroborate his location and timeline for the events of that day including the time of the concert that he left prior to crashing on Pledger Rd.

6. Wherefore, Affiant asks for the issuance of a warrant that will authorize the search and for the digital data stored on the aforementioned server, specifically: logs of text or multimedia messages, digital images, video, and geolocation information that is evidence of the criminal offenses described above.

Kim Williams

Affiant

SWORN TO AND SUBSCRIBED BEFORE ME BY SAID AFFIANT ON THIS THE
____ DAY OF _____, _____.

Judge
District Court Judge
_____ COUNTY, TEXAS

THE STATE OF TEXAS
COUNTY OF *Washington*

§
§
§

DOCKET #

COURT:

AFFIDAVIT FOR SEARCH WARRANT
{Article 18.02(10) Texas Code of Criminal Procedure}

BEFORE ME, THE UNDERSIGNED AUTHORITY, PERSONALLY APPEARED THE AFFIANT HEREIN, A PEACE OFFICER UNDER THE LAWS OF TEXAS, WHO, BEING DULY SWORN, ON OATH MADE THE FOLLOWING STATEMENTS:

Affiant is Trooper Eric Williams, a commissioned peace officer employed by the Texas Department of Public Safety (herein named DPS) as a Texas State Trooper in the Highway Patrol Division.

1. There is in Menlo Park, California an Internet Service Company known as Facebook, Inc., which is located at 1601 Willow Road, Menlo Park, CA 94025. This company, in its capacity as an Internet Service Company, provides access to a social community network to individuals and/or other users who have a subscription to, membership with, or affiliation with their company, organization or commercial service. Facebook, Inc., extends this service to individuals living in the United States, including the state of Texas, as well as individuals worldwide. Facebook, Inc., also provides electronic messaging services, photo storage services, internet chat services, and other services to its subscribers/customers/users in which the reserve and/or maintain computer disk storage on their own computer server systems for the use of the network subscriber(s)/customers/users associated with their company. Items contained on this storage space can include electronic communication between subscriber(s) and other parties, graphic image and or text files, internet hyperlinks, internet chat logs, website access logs, programs and other types of data stored in electronic form(s). Internet service companies, such as Facebook, Inc., also maintains records pertaining to the individuals and/or other users who have subscriber accounts with their company. This information can include, but is not limited to, registration information, account application information, credit card or other billing information, account access information, user logon information (including secondary user log on names), account usage reports, e-mail transaction, blog posting information, and other in both computer data and written record format that records the activities of these accounts relating to the subscriber's use of the services offered by the internet service provider.
2. Facebook, Inc., has a Facebook account associated with the web address and the corresponding birthname: www.facebook.com/carey.council, @carey_council (Instagram) – Carey Allen Council; consisting of the email address [REDACTED] account creation date, and timestamps and IP address for account logins/logouts. As well as: logs, temporary

text communication, including sender, recipient, date, and time, concerning the previous communication sent to or from any other Facebook accounts.

3. Affiant is investigating the following criminal offenses and has probable cause to believe that accounts are and have been involved in, Driving While Intoxicated and Fail to Stop and Give Information.
4. It is the belief of Affiant that Facebook Inc. is in possession: digital data, specifically: contact information, logs text or multimedia messages, digital images and their metadata, video, and geolocation information that is evidence of the criminal offenses described above.
5. Affiant has probable cause for said belief by reason of the following facts and circumstances, provided by Texas Department of Public Safety, and civilian witnesses:

Affiant is a certified Peace Officer in the State of Texas and has been employed as a Texas State Trooper for 8 years. Affiant has training and experience in the investigation of criminal offenses resulting from vehicle accidents and collisions.

On October 11th, 2025 at approximately 2343 hours, I, Trooper Eric Williams (along with my partner Trooper William Yoder) was dispatched to a one vehicle crash at 758 Pledger Rd in Washington County. After arriving at the scene where Pledger Rd and Geers Rd meet, we observed damage to a fence line. We entered the property and located a license plate belonging to CAREY ALLEN COUNSIL, specifically a red Jeep [REDACTED]. From there the vehicle struck the metal gate actuating arm where a considerable amount of fluid from the vehicle was spilled as well as a body bolt belonging to the Jeep. The call log shows that the initial reporter was COUNSIL (noting the same phone number). The daughter of COUNSIL arrived on scene and showed us the alert notification on her phone from Life360. This notification showed that his phone was sending a live ping from Life360 showing his phone somewhere further into the property. We then entered the property and located the taillights of a vehicle in a pond several hundred feet away. Trooper Yoder jumped out of the vehicle and entered the pond attempting to locate the driver. The vehicle that was found in the pond was the red Jeep belonging to COUNSIL. There was an open container known as a BeatBox (a known alcoholic beverage) that was seen floating in the pond next to the Jeep. He also posted pictures from his time at the Austin County Fair which showed the same BeatBox drinks from earlier in the day. I was shown pictures of the BeatBox drinks on COUNSIL's Facebook/Intsagram by multiple people on scene. There was no body located in the vehicle and we continued our search for COUNSIL. The search involved multiple personnel and a drone to search the property. The search was called off shortly before 0330 on 10/12/25, and a suspicious person was reported at 0354 hours on 10/12/25 on Old Gay Hill Rd. The suspicious person was COUNSIL. When COUNSIL was located by the Washington County Sheriff's Office, he made the claim that he stopped at the Sunoco gas station and was attacked, thrown in his vehicle, and he woke up in a field. His story went on to change multiple times and he eventually retracted being attacked. He also admitted to drinking alcohol at the Fair and throughout the day. I know that the data contained with Meta (and its subsidiaries of Facebook and Instagram) will show his activity from earlier in the day at the Austin County Fair. I know this from confirming the video at the Sunoco gas station that shows his vehicle almost missing the turn for Geers Rd at SH 36 and making a wide improper turn. The video was from 10/11/25 at 2338 hours, and shows the distinct profile of the Jeep that COUNSIL drove that night shortly before the crash. The data from Meta would corroborate his location and timeline for the events of that day including the time of the concert that he left prior to crashing on Pledger Rd.

6. Wherefore, Affiant asks for the issuance of a warrant that will authorize the search and for the digital data stored on the aforementioned server, specifically: logs of text or multimedia messages, digital images, video, and geolocation information that is evidence of the criminal offenses described above.

Kim Williams

Affiant

SWORN TO AND SUBSCRIBED BEFORE ME BY SAID AFFIANT ON THIS THE
16th DAY OF October, 2025.

Carson Campbell

Judge

District Court Judge

Washington COUNTY, TEXAS

Carson Campbell

THE STATE OF TEXAS
COUNTY OF Washington

§ DOCKET #
§
§ COURT:

SEARCH WARRANT
{Article 18.02 (10), Texas Code of Criminal Procedure}

The State of Texas: To the Sheriff or any Peace officer of **Washington** County, Texas, or any Peace Officer of the State of Texas:

Whereas, the affiant whose name appears on the affidavit attached hereto is a peace officer under the Laws of Texas and did heretofore this day subscribe and swear to said affidavit before me (which affidavit is herein fully incorporated for all purposes) and whereas I find that Affiant has probable cause for the belief he expresses therein and establishes existence of proper grounds for issuance of this warrant;

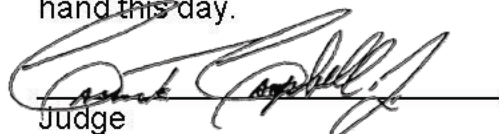
Now, therefore, you are commanded to locate the digital data stored on the device, specifically: logs of text or multimedia messages, digital images, video, and geolocation information.

You are authorized to transport said digital data and accompanying media containing software and data, or duplicate copies of the data contained in each of these items, out of this county for complete and thorough examination by trained personnel in a controlled environment.

In accordance with Article 18.07 of the Texas Code of Criminal Procedure, this warrant shall be deemed executed at the time the data is seized, even if the search of the data on the device in a controlled environment will occur at a later date.

Herein fail not, but have you then and there this Warrant to be executed without delay; and upon compliance with the orders herein, make return forthwith showing how you have executed same within three days of the date shown below, exclusive of said date and the day of its execution.

Issued this the 16th day of Oct., 2025, at 4:52 o'clock P.M., to certify which witness my hand this day.



Judge

District Court Judge

Washington County, Texas

Carson Campbell

THE STATE OF TEXAS

COUNTY OF Washington

§
§
§

SEARCH WARRANT

OFFICER'S SEARCH WARRANT
RETURN AND INVENTORY

BEFORE ME, THE UNDERSIGNED AUTHORITY PERSONALLY APPEARED THE AFFIANT HEREIN, A PEACE OFFICER UNDER THE LAWS OF TEXAS, WHO, BEING DULY SWORN, ON OATH MADE THE FOLLOWING STATEMENTS:

My name is Eric Williams and I am commissioned as a peace officer by Texas Department of Public Safety.

The attached Search Warrant came to hand on the day it was issued and it was executed on the 16th day of October, 2025, by conducting the search directed therein and by seizing during such search the following described property:



AFFIANT

SUBSCRIBED AND SWORN TO BEFORE ME BY SAID PEACE OFFICER WHOSE NAME IS SIGNED ABOVE ON THIS THE ____ DAY OF _____, 202__.

Judge

District Court

COUNTY, TEXAS

THE STATE OF TEXAS

§

AFFIDAVIT FOR

§

SEARCH WARRANT

COUNTY OF _____

§

I, **Trooper Eric Williams**, a peace officer employed by **the Texas Department of Public Safety** do solemnly swear that I have reason to believe and do believe that electronic customer data held in storage by **Life360**, constitutes evidence of the offense of **Driving While Intoxicated and Fail to Stop and Give Information**, which is more particularly described as, but not limited to electronic customer data as defined by Texas Code of Criminal Procedure (T.C.C.P) Chapter 18 and is held in electronic storage by the service provider on which the warrant is served **Life360**. Said information includes any and all addressing and routing information and/or transactional data including any and all location information used while accessing said services and is not limited in scope by company specific nomenclature, relative to **Carey Allen Council**.

MY BELIEF IS BASED UPON THE FOLLOWING FACTS:

On October 11th, 2025 at approximately 2343 hours, I, Trooper Eric Williams (along with my partner Trooper William Yoder) was dispatched to a one vehicle crash at 758 Pledger Rd in Washington County. After arriving at the scene where Pledger Rd and Geers Rd meet, we observed damage to a fence line. We entered the property and located a license plate belonging to CAREY ALLEN COUNSIL, specifically a red Jeep [REDACTED]. From there the vehicle struck the metal gate actuating arm where a considerable amount of fluid from the vehicle was spilled as well as a body bolt belonging to the Jeep. The call log shows that the initial reporter was COUNSIL (noting the same phone number) noting the exact GPS coordinates that were registered with the time of the call. The daughter of COUNSIL arrived on scene and showed us the alert notification on her phone from Life360. This notification showed that his phone was sending a live ping from Life360 with his phone somewhere further into the property. We then entered the property and located the taillights of a vehicle in a pond several hundred feet away. Trooper Yoder jumped out of the vehicle and entered the pond attempting to locate the driver. The vehicle that was found in the pond was the red Jeep belonging to COUNSIL. There was an open alcoholic container known as a BeatBox (a known alcoholic beverage) that was seen floating in the pond next to the Jeep. He also posted pictures from his time at the Austin County Fair which showed the same BeatBox drinks from earlier in the day. I was shown pictures of the BeatBox drinks on COUNSIL's Facebook/Intsagram by multiple people on scene. There was no body located in the vehicle and we continued our search for COUNSIL. The search involved multiple personnel and a drone to search the property. The search was called off shortly before 0330 on 10/12/25, and a suspicious person was reported at 0354 hours on 10/12/25 on Old Gay Hill Rd. The suspicious person was COUNSIL. When COUNSIL was located by the Washington County Sheriff's Office, he made the claim that he stopped at the Sunoco gas station and was attacked, thrown in his vehicle, and he woke up in a field. His story went on to change multiple times and he eventually retracted being attacked. He also admitted to drinking alcohol at the Fair and throughout the day. I know that the data contained with Life360 will show his vehicle leaving the Austin County Fair and not stopping at the Sunoco gas station. I know this from confirming the video at the Sunoco gas station that shows his vehicle almost missing the turn for Geers Rd at SH 36 and making a

wide improper turn. The video was from 10/11/25 at 2338 hours, and shows the distinct profile of the Jeep that COUNSIL drove that night shortly before the crash. The data from Life360 would corroborate his location at this time and further confirm that he was driving the vehicle, as the vehicle being driven in the video did not appear to be driving in haste.

I believe that **Life360** holds information and evidence related to the above described account identifier/s and that said information constitutes evidence of the above enumerated offense and that it is held in electronic storage by the named service provider.

WHEREFORE, PREMISES CONSIDERED, your affiant respectfully requests that a warrant issue authorizing your affiant, any other peace officer of Washington County, Texas, to search or compel an agent of **Life360** to search account identifier **Carey Allen Council** held in their custody that constitutes evidence of the offense of **Driving While Intoxicated and Fail to Stop and Give Information**.



AFFIANT

Sworn to and Subscribed before me on this

the _____ of _____, _____, A.D.

M A G I S T R A T E

JUDGE _____, _____ District Court
_____ County, Texas

con

con

con

- (i) information revealing the identity of customers of the applicable service;
- (ii) information about a customer's use of the applicable service;
- (iii) information that identifies the recipient or destination of a wire or electronic communication sent to or by a customer;

- (iv) the content of a wire or electronic communication sent to or by a customer; and
- (v) any data stored with the applicable service provider by or on behalf of a customer.\

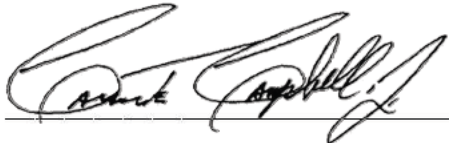
FOR THE FOLLOWING DATES: 10/11/25 from 2315 to 2359 (Central Time) pertaining to the Life360 account identified by: Carey Allen Council, [REDACTED] including but not limited to:

1. All contact and personal identifying information, including full name, user identification number, birth date, gender, contact e-mail addresses, Life360 passwords, physical address (including city, state, and zip code), telephone numbers, screen names, websites, and other personal identifiers;
2. Additional Life360 accounts that were registered to the email address and/or phone number(s) utilized to establish the account;
3. All Accounts associated by device or cookie: to include User ID, subscriber name, cellphone number and email address.
4. All devices(s) used and otherwise associated with the subscriber's account – ESN, ICCID, IMSI, IMEI numbers and activation dates;
5. All G.P.S. and Geolocation data related to the above account/person/vehicle;
6. All recordings and associated information/data collected related to the above account/person/vehicle including:
 - a. Driving Event Data
 - b. Messages and User content
 - c. Data received from social media
 - d. Information collected by Life360 automatically through the use of technology
 - e. Analytics Data
7. All event history for the above account/person/vehicle
8. Any deleted data still retained.

SAID PROVIDER is hereby ordered to provide a response within 15 days of service of this warrant upon said provider along with an executed affidavit of certification (Business Records Affidavit).

Once said electronic customer data has been furnished to Affiant, herein fail not that you shall make do return thereon to this magistrate showing how you have executed same.

WITNESS MY SIGNATURE on this the 16th October day of A.D. 2025 at 4:55 O'clock, P.M.



Judge Presiding

21st District Court

Washington County, Texas

Carson Campbell

THE STATE OF TEXAS

§

AFFIDAVIT FOR

§

SEARCH WARRANT

COUNTY OF Washington

§

I, **Trooper Eric Williams**, a peace officer employed by the **Texas Department of Public Safety** do solemnly swear that I have reason to believe and do believe that electronic customer data held in storage by **Life360**, constitutes evidence of the offense of **Driving While Intoxicated and Fail to Stop and Give Information**, which is more particularly described as, but not limited to electronic customer data as defined by Texas Code of Criminal Procedure (T.C.C.P) Chapter 18 and is held in electronic storage by the service provider on which the warrant is served **Life360**. Said information includes any and all addressing and routing information and/or transactional data including any and all location information used while accessing said services and is not limited in scope by company specific nomenclature, relative to **Carey Allen Council**.

MY BELIEF IS BASED UPON THE FOLLOWING FACTS:

On October 11th, 2025 at approximately 2343 hours, I, Trooper Eric Williams (along with my partner Trooper William Yoder) was dispatched to a one vehicle crash at 758 Pledger Rd in Washington County. After arriving at the scene where Pledger Rd and Geers Rd meet, we observed damage to a fence line. We entered the property and located a license plate belonging to CAREY ALLEN COUNSIL, specifically a red Jeep [REDACTED]. From there the vehicle struck the metal gate actuating arm where a considerable amount of fluid from the vehicle was spilled as well as a body bolt belonging to the Jeep. The call log shows that the initial reporter was COUNSIL (noting the same phone number) noting the exact GPS coordinates that were registered with the time of the call. The daughter of COUNSIL arrived on scene and showed us the alert notification on her phone from Life360. This notification showed that his phone was sending a live ping from Life360 with his phone somewhere further into the property. We then entered the property and located the taillights of a vehicle in a pond several hundred feet away. Trooper Yoder jumped out of the vehicle and entered the pond attempting to locate the driver. The vehicle that was found in the pond was the red Jeep belonging to COUNSIL. There was an open alcoholic container known as a BeatBox (a known alcoholic beverage) that was seen floating in the pond next to the Jeep. He also posted pictures from his time at the Austin County Fair which showed the same BeatBox drinks from earlier in the day. I was shown pictures of the BeatBox drinks on COUNSIL's Facebook/Intsagram by multiple people on scene. There was no body located in the vehicle and we continued our search for COUNSIL. The search involved multiple personnel and a drone to search the property. The search was called off shortly before 0330 on 10/12/25, and a suspicious person was reported at 0354 hours on 10/12/25 on Old Gay Hill Rd. The suspicious person was COUNSIL. When COUNSIL was located by the Washington County Sheriff's Office, he made the claim that he stopped at the Sunoco gas station and was attacked, thrown in his vehicle, and he woke up in a field. His story went on to change multiple times and he eventually retracted being attacked. He also admitted to drinking alcohol at the Fair and throughout the day. I know that the data contained with Life360 will show his vehicle leaving the Austin County Fair and not stopping at the Sunoco gas station. I know this from confirming the video at the Sunoco gas station that shows his vehicle almost missing the turn for Geers Rd at SH 36 and making a

wide improper turn. The video was from 10/11/25 at 2338 hours, and shows the distinct profile of the Jeep that COUNCIL drove that night shortly before the crash. The data from Life360 would corroborate his location at this time and further confirm that he was driving the vehicle, as the vehicle being driven in the video did not appear to be driving in haste.

I believe that **Life360** holds information and evidence related to the above described account identifier/s and that said information constitutes evidence of the above enumerated offense and that it is held in electronic storage by the named service provider.

WHEREFORE, PREMISES CONSIDERED, your affiant respectfully requests that a warrant issue authorizing your affiant, any other peace officer of Washington County, Texas, to search or compel an agent of **Life360** to search account identifier **Carey Allen Council** held in their custody that constitutes evidence of the offense of **Driving While Intoxicated and Fail to Stop and Give Information**.



AFFIANT

Sworn to and Subscribed before me on this

the 16th of October, 2025, A.D.


M A G I S T R A T E

JUDGE _____, 21st District Court
Washington County, Texas
Carson Campbell