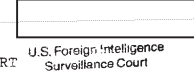
FBI						
CLAS	SIF	IED	BY:	NSIC	G	
REAS	ON :	1.4	1 (C)		_	
DECL	ASS	IFY	ON:	12-3	1-21	028
DATE	: 0	8-14	1-201	8		

SECRET

#### UNITED STATES



.

(S)

FILED KAREN E. SUTTON, CLERK

FOREIGN INTELLIGENCE SURVEILLANCE COURT Survey

WASHINGTON, D. C.

### SEARCH WARRANT

Application having been made by the United States of				
America, byAttorney, U.S. Department ofb6b70				
Justice, which is supported by the sworn declaration of				
a Supervisory Special Agent of the Federal Bureau of				
Investigation (FBI), and by the certification of an appropriately				
designated official of the Executive Branch, for a warrant				
authorizing physical search, as described in the Government's				
application, pursuant to the Foreign Intelligence Surveillance				
Act of 1978, as amended, 50 U.S.C. §§ 1801-1811 and 1821-1829				
(the Act), and full consideration having been given to the				
matters set forth therein, the Court finds that:				

SECRE

Derived from: Application to the USFISC of	
in Docket Number	b1
Caperoneu ADOVE	b3
Declassify on: X1	

----

b1

b3

(S)

b1 b3 b6 b7A b7C

 The President has authorized the Attorney General of the United States to approve applications for physical search for foreign intelligence purposes [50 U.S.C. § 1824(a)(1));

2. The application has been made by a Federal officer and approved by the Attorney General [50 U.S.C. § 1824(a)(2)];

3. On the basis of the facts submitted by the applicant, there is probable cause to believe that:

(B) the property for which physical search is authorized, as set forth below, is owned, used,

possessed by, or in transit to or from,

(S)

b1 b3 b6 b7A b7C

b1

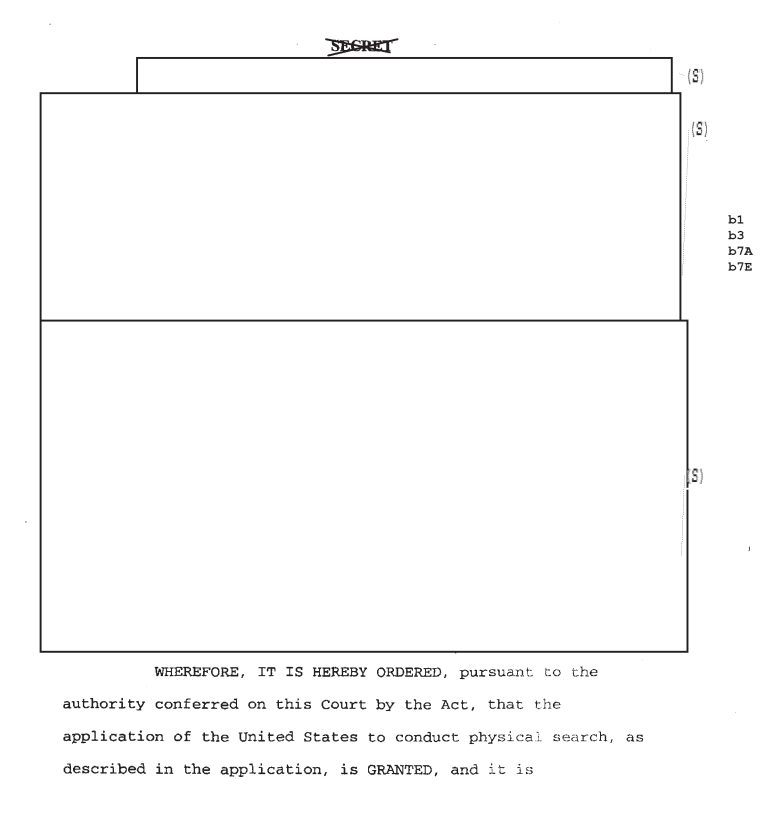
b3 b6 b7**A** b7C

(S)

(S)

(S)

SECRET





3

FURTHER ORDERED, as follows [50 U.S.C. § 1824(c)]:

	(1) The United States is authorized to conduct	
	physical search of the property described in paragraph 3(B) above	
_	to obtain foreign intelligence information as defined by	b1 b3
(S)	Incidental acquisition through	b7E
	this physical search of other such foreign intelligence	
	information, as defined by also (5)	
	is authorized;	

(2) Unless specified otherwise below, unconsented entry into the property described in paragraph 3(B) above is authorized to effect the physical search, which shall be conducted with the minimum physical intrusion necessary to obtain the information being sought, as follows:

> b1 b3 b7A

b7E

(S)



	SPERET	
		(S)
		b1
		b3 b7A
		b7E
(3)	Physical search is authorized for a period of	
}	from the date of this warrant;	
(4)	The proposed minimization procedures be followed	
in connection w	ith the physical search herein authorized, and the	
circumstances a	nd results of the physical search, including	
	shall be reported to this Court in a Return to	
be filed within	of the execution of the	
search. Where	are necessary, the justification	
for	shall be provided in the Return; and	
(5)	As requested in the application, the	S)
	the specified person(s)	
having custody	and/or control of the property specified above,	
	·	

\_

b1 b3 b7A b7E

S)

# SDERICT

5

- - -

.

¢

- -- -

shall furnish to the FBI all information, facilities, access, and					
assistance necessary to accomplish the physical search in such a					
manner as will protect its secrecy and produce a minimum of					
interference with the services provided to of this (S)					
application, and maintain all records concerning this matter, or					
the aid furnished, under the security procedures approved by the					
Attorney General and the Director of Central Intelligence that					
previously have been or will be furnished to said specified					
person(s) and that are on file with this Court. The FBI will					
compensate any such specified person(s) at the prevailing rate					
for all assistance furnished in connection with the physical					
search described herein.					

IT IS FURTHER ORDERED that the FBI will follow:

(1) The standard physical search minimization

procedures for a	of	а	foreign	power	that	are	on
file with this Court;	(S)						

b1 b3 b7A b7E

(S)

b1 b3

SECRET

6

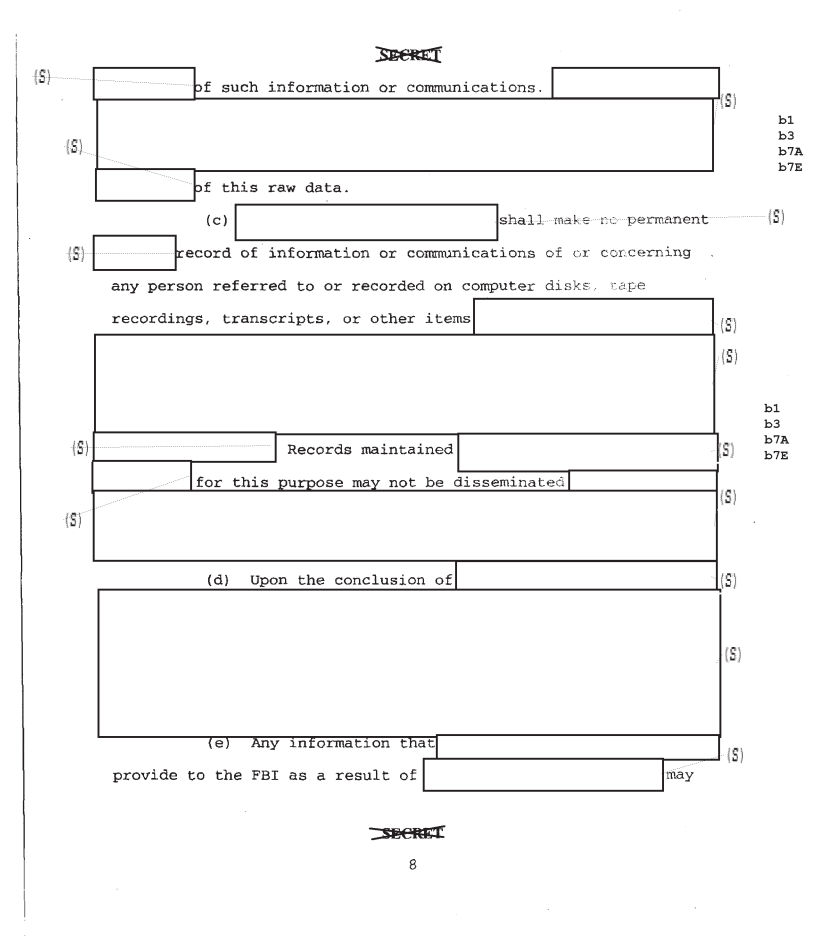
(5)	SPERIT		
L	(3) The following supplemental or particularized procedures:		b1 b3
			b7A b7E
		_(S)	
		4, <b></b> , e	
	Notwithstanding other	I	
	provisions of the standard FBI minimization procedures referenced		
	above, the FBI is authorized to disseminate computer disks, tape		
	recordings, transcripts, or other information or items	]	
		(S)	
	provided that the following		<b>51</b>
·	restrictions apply with respect to any materials so disseminated:	k	o3 o7A o7F
1 <b>1</b> 11	(a) Dissemination to	(S) <sup>k</sup>	o7E
(S)	of such information or	(S)	
	communications, and will make no use	181	٠
	of any information or any communication of or concerning any		
	person except to provide technical assistance to the FBI.	1	b1
	(b) Dissemination will be only to	/ <b>(</b> \$)	b3 b7A b7E
		1	
	7		

.

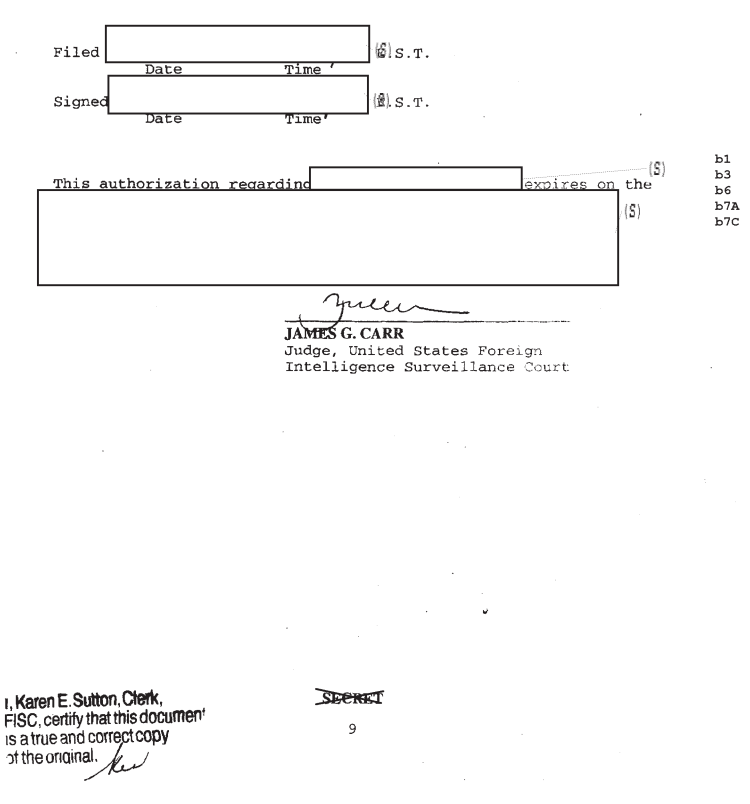
¢

.

٠



be disseminated by the FBI in accordance with the FBI's standard minimization procedures. [50 U.S.C. § 1824(c)(2)(A) - (E)]



August 20, 2018, Public Release