

DISTRICT COURT, EL PASO COUNTY COLORADO		
Court Address: 270 South Tejon Street, Colorado Springs, Colorado 80903		
People of the State of Colorado v.		▲ COURT USE ONLY ▲
Endo Isaiah Velarde SSN :	DOB: 07/03/98, Defendant	Case/File Number:
El Paso County Sheriff's Office	Case Number:	Division: Criminal Ctrm:
ATTACHMENT A		

The following Affidavit is submitted to the Court to document the probable cause in support of a request for the issuance of an Arrest Warrant for **Endo Isaiah Velarde** DOB: **07/03/98**.

This offense is fully documented in Offense Report detailing the offense(s) of: **CRS 18-8-306 Attempt to Influence a Public Servant, a class Four Felony; CRS 18-8-111(1)(c) False Reporting to Authorities, a class three misdemeanor.**

The facts set forth within this affidavit are based upon information Your Affiant has gained from this investigation, Your Affiant's personal observations, Your Affiant's training and experience, and/or information related to Your Affiant by other law enforcement officers. Since this affidavit is being submitted for the limited purpose of securing an arrest warrant, Your Affiant has not included each and every fact known to him concerning this investigation, but has set forth only the facts that are necessary to establish probable cause to believe that evidence of a crime has occurred.

On Sunday, March 12, 2017, at approximately 8:22 am, deputies from the El Paso County Sheriff's Office were dispatched to Old Pueblo Road, approximately ¾ mile south of the intersection of Old Pueblo Road and Hanover Road, unincorporated El Paso County, Colorado.

Upon arrival, deputies discovered a juvenile male and a juvenile female both deceased laying on the side of the road. The juvenile victims have been identified as _____ and _____. The victims were both shot multiple times.

Sergeant Cliff Porter spoke with _____ sister, _____ who believed that _____ had been with the victim the night of her murder and thought she could know information relevant to the investigation.

_____ was interviewed by Detective Hubbell. _____ provided information that she was one of the last persons to see both victims alive. The victims had come to _____ house and made arrangements to receive transportation from "Tavo." _____ stated that "Tavo" and possibly a friend named "Diablo" picked up the victims from her house. _____ showed Detective Hubbell that she had contact information for "Tavo" on her phone, pictures she felt were important, and several individuals that were friends or joint contacts to include "Tavo." It should be noted, neither victim has been confirmed alive since leaving with "Tavo." The "Tavo" on _____ phone has subsequently been identified as Gustavo Antonio Marquez, DOB 1/27/1998.

Detective Hubbell contacted Gustavo Marquez at 2147 Woodsong Way Fountain, Colorado, which is his residence. Mr. Marquez stated he was with _____ and _____ on March 11, 2017. He told Detective Hubbell that _____ took his car to see her "plug" (common term for a drug dealer) and left him at God's Pantry in Fountain, Colorado where he passed out. Mr. Marquez stated that two unknown men returned his vehicle to him.

Mr. Marquez told Detective Hubbell he has physical possession of the cellular telephone number belonging to 719-822-8936. Mr. Marquez confirmed that he drives a 2002 dark blue Ford Escort two-door coupe. He showed Detective Hubbell damage to the right front quarter panel of the vehicle that he stated happened that night. Detective Hubbell described the damage as white and along the front corner panel.

A search warrant was submitted to AT&T for the call detail records for 719-822-8936. Detective Kurt Smith analyzed the cell phone records using CellHawk, which is a web-based program that maps GPS location based on the call detail records.

The records demonstrated that on March 11, 2017 at 10:57 p.m. the cellular telephone accessed the cell tower in the area of Ray Nixon power plant with the directionality pointed south east towards old Pueblo Road and Hanover Road.

Then, at 10:59 p.m. the cellular telephone accessed the tower in the area of old Pueblo Road and Hanover Road.

On March 12, 2017 at 12:31 a.m. the cellular telephone accessed a tower in the area of Bijou Street and Union Boulevard in Colorado Springs, Colorado.

On March 15, 2017 Detective Smith contacted Ranyn Vargas, DOB: 12/26/1997, who stated that on Friday, March 10, 2017, her friend Joey Rodriguez told her that he was going to kill _____ someday. She stated this was over _____ taking Ranyn's purse and some other items at a party at Joey's house. She stated that Joey told her he would take care of it. She stated that she received screenshots of Facebook messenger post from Joey that described a kidnapping of _____.

_____ Ranyn stated she saw a picture of _____ holding a sign that read "Me, _____, and _____, stole from them."

Based on a records check, Detective Smith identified Joey Rodriguez as Joseph Arthur Rodriguez Junior, DOB: 08/05/1998. The driver's license photograph for Joseph matches the Facebook profile picture Ranyn showed Detective Smith for Joey Rodriguez. Joey was identified as living at 1124 Potter Dr. Apartment C Colorado Springs, Colorado.

It was discovered in on February 9, 2017 Joey Rodriguez was contacted in the area of Palmer Park Boulevard and Potter Drive with Endo Velarde, DOB: 07/30/1998 and _____. Endo Velarde lives at 2242 E Bijou Street Colorado Springs, Colorado.

On March 15, 2017 Detective Watts interviewed Marco Antonio Garcia-Bravo, who uses the name Diablo. Mr. Garcia-Bravo consented to a search of his cellular telephone. The search revealed a picture of Marco, Joey, and "Tavo" taken on March 11, 2017 at 08:25 p.m.

On March 16, 2017 Detective Smith contacted Endo Velarde at 2242 E. Bijou Street Colorado Springs, Colorado. Endo was shown pictures of "Tavo," _____ and _____. Endo stated that he knew "Tavo" and _____ from Facebook. He stated that none of them were at his house on Saturday or Sunday. He stated he has never met "Tavo." When asked if he knew Joey Rodriguez he stated that was a friend of his but he has not been at his house in over a month. Endo stated he

had several people over at his house on March 11, 2017 but he was inside the apartment. He stated he did not know if anybody went outside to talk to somebody and was not paying attention to who was at his house.

Detective Smith contacted Jason McCarthy who operates the Epic Remedy store at 2280 Bijou St., Colorado Springs Colorado. Mr. McCarthy showed him the video surveillance footage from the camera that points towards Bijou Street.

At approximately 12:06 a.m. eight dark in color two-door coupe that looks identical to a 2002 Ford escort pulls into the parking lot and drives towards 2242 E. Bijou Street Colorado Springs, Colorado. The vehicle leaves the parking lot at approximately 01:12 a.m.

On March 24, 2017, at approximately 1:15 p.m., Detective Sergeant Cliff Porter spoke with Endo Velarde, DOB 7/3/1998. Mr. Velarde was contacted during the execution of a lawfully obtained search warrant. The address of the warrant was 1806 East LaSalle Street Unit 5. Diego Chacon, a defendant in this case, was found on scene with a firearm and narcotics. Mr. Velarde was, likewise on-scene. However, no charges existed for Mr. Velarde at the time. He requested a ride so he would be "closer" to his residence on Bijou Street. Sergeant Porter agreed to provide Mr. Velarde with transportation. During that ride, Mr. Velarde admitted he had knowledge that murder suspects Gustavo Marquez AKA Tavo, Marco Antonio Bravo AKA Diablo, and Diego Chacon AKA Casper were involved in the murder of the victims [redacted] and [redacted]. He stated that "they" were supposed to "just hold a gun on them" and "scare" them. He also admitted the three returned to his home on Bijou following the murder. He described them as acting strangely. Mr. Velarde stated that he didn't wish to know what happened, so at the time he did not inquire. Mr. Velarde provided a brief recorded statement following that conversation so that Sergeant Porter could capture some of what Mr. Velarde was saying.

Further, he provided false information to authorities reference the homicide of [redacted] and [redacted]. Your Affiant requests an increased bond amount commensurate with these facts.

Therefore, based on the above facts and circumstances, your Affiant requests probable cause be found that Endo Isaiah Velarde DOB 07/03/98 did commit the following offenses in violation of the Colorado Revised Statutes:

CRS 18-8-306 Attempt to Influence a Public Servant, a class Four Felony.

Endo Velarde attempted to influence Detective Kurt Smith, a public servant, by means of deceit with the intent thereby to alter or affect Detective Smith's decisions and/or actions concerning the homicide investigation of _____ and _____

CRS 18-8-111(1)(c) False Reporting to Authorities, a class Three Misdemeanor.

Endo Velarde made a report to the El Paso County Sheriff's Office pretending to furnish information relating to the homicide of _____ and _____ knowing that such information was false.

Applicant: _____

Jon C Price

Detective Jon C. Price/#02034

Law enforcement agency: El Paso County Sheriff's Office

Sworn and subscribed before me this 28th day of March, 2017.

Judge/Magistrate: _____

[Signature]