



**STATE OF CONNECTICUT, DEPARTMENT OF PUBLIC SAFETY-
INVESTIGATION REPORT (DPS-302-E) (REVISED 2/3/06)**

Report #: 1200704559 - 00028286

Report Type: Initial Report: Prosecutors Report: Supplement: Re-open: Assist: Closing:

Attachments: Statements: Teletype: Photos: Sketchmap: Evidence: Other:

CFS NO 1200704559	INCIDENT DATE 12/14/2012	TIME 09:41	INCIDENT DATE 12/14/2012	TIME	PRIMARY OFFICER JEWISS, DANIEL E.	BADGE NO 0336	INVESTIGATING OFFICER JEWISS, DANIEL E.	BADGE NO 0336
INCIDENT ADDRESS 00012 Dickinson Dr/ Newtown 06482					APARTMENT NO	TOWN CD	TYPE OF EXCEPTIONAL CLEARANCE Not Applicable	CASE STATUS Active

1=NONE 2=BURNED 3=COUNTERFEIT/FORGED 4=DAMAGED/DEST 5=RECOVERED 6=SEIZED 7=STOLEN 8=UNKNOWN 9=IMPOUNDED/FOUND T=TOWED E=EVIDENCE A=ABANDONED

CODE	QTY.	DESCRIPTION	BRAND	MODEL	YEAR	STATE	REG	MAKE	MODEL	COLOR	VIN/SERIAL NO.	EST.VALUE
E	1	One (1) DVD containing downloaded data										

--- EVIDENCE REPORT ---

(Samsung and Black Berry Cell Phone Downloaded Data - Ex. #348)

ACTION TAKEN:

On 01/04/13 at approx. 1400 hrs., Det. Bryan Ferrucci #1421 gave me one (1) DVD containing downloaded data (refer to Ex. #348), which was downloaded from a Samsung cell phone and a Black Berry cell phone that was seized during the search of the shooter's residence at 36 Yogananda Street in Newtown (refer to CFS12-00705354 - Ex. #90 + #92). These cell phones had been submitted to the Computer Crime and Electronic Evidence Laboratory for analysis and the data was subsequently downloaded onto the DVD. I then transported these items to the WDMC-A office in Southbury where I made a copy of the DVD to use as a working copy. At approx. 1620 hrs. I secured Ex. #348 in the WDMC-A temporary evidence locker.

On 01/24/13 at approx. 1332 hrs., I took Ex. #348 out of temporary evidence, packaged it and then returned it to temporary evidence at approx. 1521 hrs.

On 02/04/13 at approx. 1552 hrs., I transferred Ex. #348 to Troop A evidence locker #8 (SEE ATTACHED JD-CR-18):

EXHIBIT #348

<p>THE UNDERSIGNED, AN INVESTIGATOR HAVING BEEN DULY SWORN DEPOSES AND SAYS THAT: I AM THE WRITER OF THE ATTACHED POLICE REPORT PERTAINING TO THIS INCIDENT NUMBER. THAT THE INFORMATION CONTAINED THEREIN WAS SECURED AS A RESULT OF (1) MY PERSONAL OBSERVATION AND KNOWLEDGE; OR (2) INFORMATION RELAYED TO ME BY OTHER MEMBERS OF MY POLICE DEPARTMENT OR OF ANOTHER POLICE DEPARTMENT; OR (3) INFORMATION SECURED BY MYSELF OR ANOTHER MEMBER OF A POLICE DEPARTMENT FROM THE PERSON OR PERSONS NAMED OR IDENTIFIED THEREIN, AS INDICATED IN THE ATTACHED REPORT. THAT THE REPORT IS AN ACCURATE STATEMENT OF THE INFORMATION SO RECEIVED BY ME.</p>			
<p>INVESTIGATOR SIGNATURE: <i>[Signature]</i> /TFC DANIEL E JEWISS/</p>	<p>INVESTIGATOR I.D.#: 0336</p>	<p>REPORT DATE: 02/04/2013 04:51 pm 01631</p>	<p>SUPERVISOR SIGNATURE: <i>[Signature]</i> SUPERVISOR I.D.#: 130</p>



STATE OF CONNECTICUT, DEPARTMENT OF PUBLIC SAFETY-
INVESTIGATION REPORT (DPS-302-E) (REVISED 2/3/06)

DESCRIPTION: One (1) DVD containing downloaded data from a Samsung cell phone and a Black Berry cell phone (CFS12-00705354 - Ex. #90 + #92).

LOCATION SEIZED: Computer Crime and Electronic Evidence Laboratory, 278 Colony Street, Meriden, CT.

TIME: 1400 hrs.

SEIZED BY: Det. Jewiss #336

--- END REPORT ---

THE UNDERSIGNED, AN INVESTIGATOR HAVING BEEN DULY SWORN DEPOSES AND SAYS THAT: I AM THE WRITER OF THE ATTACHED POLICE REPORT PERTAINING TO THIS INCIDENT NUMBER, THAT THE INFORMATION CONTAINED THEREIN WAS SECURED AS A RESULT OF (1) MY PERSONAL OBSERVATION AND KNOWLEDGE; OR (2) INFORMATION RELAYED TO ME BY OTHER MEMBERS OF MY POLICE DEPARTMENT OR OF ANOTHER POLICE DEPARTMENT; OR (3) INFORMATION SECURED BY MYSELF OR ANOTHER MEMBER OF A POLICE DEPARTMENT FROM THE PERSON OR PERSONS NAMED OR IDENTIFIED THEREIN, AS INDICATED IN THE ATTACHED REPORT. THAT THE REPORT IS AN ACCURATE STATEMENT OF THE INFORMATION SO RECEIVED BY ME.

INVESTIGATOR SIGNATURE: <i>[Signature]</i> /TFC DANIEL E JEWISS/	INVESTIGATOR I.D.#: 0336	REPORT DATE: 02/04/2013 04:51 pm 01632	SUPERVISOR SIGNATURE: <i>[Signature]</i>	SUPERVISOR I.D.#: 130
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Order Of the Court

Proceedings Forfeiture	Item(s) number _____	The preceding item(s) of property in the foregoing inventory is/are subject to an in rem asset forfeiture proceeding pursuant to C.G.S. § 54-36h or an in rem proceeding pursuant to C.G.S. § 54-36o. <i>See attached form.</i>
Return To Owner(s)	Item(s) number _____	The preceding item(s) of property in the foregoing inventory is/are hereby ordered returned to the rightful owner(s) within 6 months from the date of this order, upon proper claim therefore, OTHERWISE the property shall be disposed of pursuant to C.G.S. § 54-36a as follows: <input type="checkbox"/> money shall be turned over to the Clerk of Court for deposit to the General Fund. <input type="checkbox"/> in the case of seizures pursuant to C.G.S. § 54-36o, or <input type="checkbox"/> in the case of seizures under P.A. 10-112 § 1, money shall be turned over to the Clerk of the Court for deposit to the privacy protection guaranty and enforcement account established by C.G.S. § 42-472a. <input type="checkbox"/> in the case of seizures pursuant to P.A. 10-112 § 1, money shall be turned over to the Clerk of the Court for deposit to the General Fund. <input type="checkbox"/> turned over to the Examiner of Seized Property for disposition, provided that if it is a valuable prize, it shall be sold at public auction or private sale and the proceeds remitted to the State and deposited to the General Fund. <input type="checkbox"/> in the case of seizures under C.G.S. §54-36o, or <input type="checkbox"/> in the case of seizures under P.A. 10-112 § 1, the property should be turned over to the Commissioner of Administrative Services for sale at public auction. The proceeds of the sale shall be applied: (1) to payment of balance due on any lien preserved by the court in the forfeiture proceedings; (2) to payment of any costs incurred for the storage, maintenance, security and forfeiture of such property; and (3) to payment of court costs. For seizures under C.G.S. § 54-36o, the balance, if any, shall be deposited in the privacy protection guaranty and enforcement account established. For seizures under P.A. 10-112 § 1, the balance, if any, shall be deposited in the General Fund. <input type="checkbox"/> destroyed. <input type="checkbox"/> turned over to the following charitable, educational or governmental agency or institution: <i>(Specify name and address)</i>
	The financial institution holding evidentiary funds seized by the _____ Police Department/law enforcement agency shall issue a check in the amount of _____ dollars payable to _____	
Controlled Substance(s)	Item(s) number _____	The preceding item(s) of property in the foregoing inventory is/are hereby adjudged to be controlled drug(s), substance(s) or drug paraphernalia and it is hereby ordered that said item(s) be: <input type="checkbox"/> destroyed (C.G.S. §§54-36a; 54-36g). <input type="checkbox"/> delivered to the Commissioner of Consumer Protection (C.G.S. § 21a-262).
Firearms/ Contraband	Item(s) number _____	The preceding item(s) of property in the foregoing inventory is/are hereby adjudged to be contraband and it is hereby ordered that said item(s) be turned over to the Bureau of Identification of the Connecticut State Police Division for <input type="checkbox"/> destruction <input type="checkbox"/> appropriate use <input type="checkbox"/> disposal by sale at public auction (C.G.S. § 54-36e) or <input type="checkbox"/> turned over to the Commissioner of Environmental Protection in accordance with C.G.S. §§ 26-85 and 26-90.
Nuisance, Contraband Or Other Property; Gambling	Item(s) number _____	The preceding item(s) of property in the attached inventory is/are hereby adjudged to be a nuisance, contraband or other property, or such property is hereby adjudged seized, pursuant to C.G.S. § 53-278c, ordered to be forfeited and it is hereby ordered disposed of as follows: <input type="checkbox"/> money shall be turned over to the Clerk of Court for deposit to the General Fund. Item number(s) _____ <input type="checkbox"/> in the case of seizures pursuant to C.G.S. § 54-36o, money shall be turned over to the Clerk of the Court for deposit to the privacy protection guaranty and enforcement account established by C.G.S. § 42-472a. Item number(s) _____ <input type="checkbox"/> in the case of seizures pursuant to P.A. 10-112 § 1, money shall be turned over to the Clerk of the Court for deposit to the General Fund. <input type="checkbox"/> turned over to the Examiner of Seized Property for disposition, provided that if it is a valuable prize, it shall be sold at public auction or private sale and the proceeds remitted to the State and deposited to the General Fund. Item number(s) _____ <input type="checkbox"/> property used in gambling shall be turned over to the Examiner of Seized Property for disposition, provided that if it is a valuable prize, it shall be sold at public auction or private sale and the proceeds remitted to the State and deposited to the General Fund. Item number(s) _____ <input type="checkbox"/> in the case of seizures under C.G.S. § 54-36o, or <input type="checkbox"/> in the case of seizures under P.A. 10-112 § 1, the property should be turned over to the Commissioner of Administrative Services for sale at public auction. The proceeds of the sale shall be applied: (1) to payment of balance due on any lien preserved by the court in the forfeiture proceedings; (2) to payment of any costs incurred for the storage, maintenance, security and forfeiture of such property; and (3) to payment of court costs. For seizures under C.G.S. § 54-36o, the balance, if any, shall be deposited in the privacy protection guaranty and enforcement account established under C.G.S. § 42-472a. For seizures under P.A. 10-112 § 1, the balance, if any, shall be deposited in the General Fund. Item number(s) _____ <input type="checkbox"/> destroyed. Item number(s) _____ <input type="checkbox"/> turned over to the following charitable, educational or governmental agency or institution: Item number(s) _____ <i>(Specify name and address)</i>
	By Order of the Court <i>(Name of Judge)</i> _____ Judicial District, Geographical Area or Juvenile _____ Signed <i>(Judge)</i> _____ Date signed _____	

Notice Of Order Of The Court

NOTICE is hereby given of the foregoing Order of the Court. C.G.S. § 54-36a requires you to comply with the order within 90 days of receipt. If the court has rendered an order returning the seized property to the rightful owner and the owner does not claim the property, you are required to comply within 90 days following the expiration of the six month claim period. A return of compliance to the preceding order must be filed with this court within 72 hours of compliance.

To <i>(Name of Police Department)</i> _____	From <i>(Name of Court)</i> _____	Signed <i>(Clerk of Court, Authorized Assistant)</i> _____	Date signed _____
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Return Of Compliance	The undersigned represents that the person or department having custody or possession of said property has complied with the above Order of the Court by:			
	<input type="checkbox"/> 1. turning said property over to:	_____		
		<i>(Name of individual)</i>	<i>(Title of individual)</i>	<i>(Date turned over)</i>
	<input type="checkbox"/> 2. destroying said property in the following manner (C.G.S. § 54-36g):	_____		
	<i>(Manner of destruction)</i>	<i>(Date Destroyed)</i>	<i>(By Whom)</i>	<i>(Name of Witness)</i>
	<input type="checkbox"/> State Toxicology Lab notified. <input type="checkbox"/> Turned over to Narcotics Control Unit/Department of Consumer Protection. (C.G.S. § 54-36g)			
	Name of Police department _____	Signature and title _____	Date _____	

I acknowledge receipt of the item(s) listed below and relieve the above Police Department of responsibility for said item(s).

Item number(s) _____	Signed <i>(Owner/Agent)</i> _____	Released by <i>(Print name)</i> _____	Date released _____
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