



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

Report #: 1200704559 - 00215694

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 ALLEGRO, CHRISTOPHER S.	BADGE NO 0950
INCIDENT ADDRESS 00012 Dickinson Dr/ Newtown 06482					APARTMENT NO	TOWN CD	TYPE OF EXCEPTIONAL CLEARANCE Not Applicable	CASE STATUS Active

SUPPLEMENTAL REPORT: SEARCH AND SEIZURE WARRANT (Blizzard Entertainment, Inc.)

ACTION TAKEN: On Tuesday August 27th, 2013, this Detective prepared an Affidavit and Application / Search and Seizure Warrant (JD-CR-61) requesting all information associated with the accounts and/or individuals: "Peter Lanza and/or Nancy Lanza and/or Ryan Lanza and/or Adam Lanza and/or the physical address: 36 Yogananda Street, Newtown, Connecticut 06470" and all information associated with the avatar and/or character "blarvink" within the game "World of Warcraft (WoW)" held by Blizzard Entertainment, Inc. for the time frame of January 1st, 2009 thru December 31st, 2012.

The Affidavit and Application was reviewed by State's Attorney Stephen J. Sedensky III and subsequently submitted to the Fairfield Judicial District located at 1061 Main Street in Bridgeport, Connecticut 06604. At 0950 hours, the Honorable Judge John F. Blawie signed the Search and Seizure Warrant.

At 1346 hours, this Detective executed the aforementioned Search and Seizure Warrant. The Search and Seizure Warrant was served via fax (949-725-0125) to the Custodian of Records for Blizzard Entertainment, Inc. located at 16215 Alton Parkway in Irvine, California 92618.

ACTION PENDING: Upon receipt of the information associated with the accounts listed above, this Detective will complete the Return For and Inventory Property Seized on Search and Seizure Warrant portion of the JD-CR-61, the Property Seized Under Search Warrant form (JD-CR-52), and return the entire Affidavit and Application / Search and Seizure Warrant to court.

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>/TFC CHRISTOPHER S ALLEGRO/</i>	INVESTIGATOR I.D.#: 0950	REPORT DATE: 10/01/2013 07:53 pm	02640	SUPERVISOR SIGNATURE: <i>Sgt. [Signature]</i>	SUPERVISOR I.D.#: 130



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

ATTACHMENT(S):

- 1.) Copy of signed Affidavit and Application / Search and Seizure Warrant (JD-CR-61)

CASE STATUS: Active

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: /TFC CHRISTOPHER S ALLEGRO/	INVESTIGATOR I.D.#: 0950	REPORT DATE: 10/01/2013 07:53 pm 02641	SUPERVISOR SIGNATURE <i>Sgt. M. Patti</i>	SUPERVISOR I.D.#: 130
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Form of Affidavit to be completed

I, the undersigned, do hereby certify that the application for this warrant and all affidavits upon which it is based are true and correct to the best of my knowledge and belief, and that the facts stated therein are true and correct to the best of my knowledge and belief, and that the facts stated therein are true and correct to the best of my knowledge and belief, and that the facts stated therein are true and correct to the best of my knowledge and belief.

I, the undersigned, do hereby certify that the application for this warrant and all affidavits upon which it is based are true and correct to the best of my knowledge and belief, and that the facts stated therein are true and correct to the best of my knowledge and belief, and that the facts stated therein are true and correct to the best of my knowledge and belief, and that the facts stated therein are true and correct to the best of my knowledge and belief.

File Case number: **CFS 12-00704559**

My knowledge of the facts stated herein is based on the following:

The undersigned is having the information stated herein furnished to me by [redacted] and believes that same is true and correct to the best of my knowledge and belief.

Any information associated with the following accounts and/or individuals: Peter Lanza and/or Nancy Lanza and/or Ryan Lanza and/or Adam Lanza and/or the physical address: 36 Yogananda Street, Newtown, Connecticut 06470. All information associated with the avatar and/or character, "blarvink", within the game "World of Warcraft (WoW)"; All subscriber information, including full name(s), physical address(es), account identifier(s), email address(es), and telephone number(s); Account status, alternative email addresses provided during registration; All transaction or connectivity logs, including records of session times, dates, durations, and assigned IP addresses; Length of service (including start date) and types of service utilized; All means and source of payment for such service (including any credit card or bank account number); All content associated with chat communications, including but not limited to "Chat Channels", "Custom Channel (user created for privacy)", "Voice Chat", and "Other Chat", between "blarvink" and other avatar and/or character accounts within "World of Warcraft (WoW)"; All records or other information stored at any time by an individual using the accounts, including address books, contact, friends, and buddy lists, calendar data, pictures, and files; All records pertaining to communications between Blizzard Entertainment, Inc. and any person regarding the account, including contacts with support services and records of actions taken; other records identifying any individuals who owned, used, or accessed the aforementioned accounts, including but not limited to account opening records, subscriber contact information, account access logs, and email header information for the period of **January 1st, 2009 through December 31st, 2012**.

The undersigned, defendant, believes that the facts stated herein are true and correct to the best of my knowledge and belief, and that the facts stated herein are true and correct to the best of my knowledge and belief.

was stolen or embezzled from _____

constituted evidence in establishing that a criminal person, participant in the commission of the offense of:

Murder, in violation of Connecticut General Statute (C.G.S. 53a-54a)

is in the possession, custody, or control of _____

and shall provide or require any person to provide or withhold any information or evidence in connection with the prosecution of this case.

and shall provide or require any person to provide or withhold any information or evidence in connection with the prosecution of this case.

and is within or upon a person, person, place, or thing of _____

Blizzard Entertainment, Inc., Custodian of Records, 16215 Alton Parkway, Irvine, California 92618

***** ADDITIONAL AUTHORIZATION PROVIDED BY CAL PENAL CODE SEC. 1524.2 AND 18 U.S.C. 2703.**

This is page _____ of a _____ page affidavit and application.

Signature	Date	Capacity and Title in Affiant
<i>[Signature]</i>	08/27/13	Det. [Signature] #9980
<i>[Signature]</i>	08/27/13	Det. [Signature] #577
<i>[Signature]</i>	Aug 27, 2013	[Signature]

and the facts established by the evidence following a search into Detective Kimball are the following:

1. That the undersigned Affiants, Detective Christopher Allegro #950 and Detective John Kimball #877, are members of the Connecticut State Police, presently assigned to the Western District Major Crime Squad (WDMCS) and have approximately 28 years of combined law enforcement experience. Both Affiants have conducted numerous investigations of criminal activity including, but not limited to, murder, sexual assaults, kidnapping, robberies, narcotics violations, and assaults and have received specialized training in the processing of crime scenes and the collection of physical and trace evidence. The knowledge of the facts and circumstances contained hereinafter are the result of the Affiants' personal investigative efforts and observations, as well as those of other law enforcement officers acting in their official capacity, who related their findings to these Affiants.
2. On Friday December 14th, 2012 at approximately 0935 hours, Newtown Police Department Dispatch received a 9-1-1 call from a caller at the Sandy Hook Elementary School located at 12 Dickinson Drive in Newtown, Connecticut. The caller reported that an active shooting situation was occurring at the Sandy Hook Elementary School.
3. As a result of the 9-1-1 call, numerous law enforcement personnel, including members from the Newtown Police Department and the Connecticut State Police, responded to the Sandy Hook Elementary School in Newtown. Upon arrival, law enforcement personnel conducted a search of the interior and exterior of the school. Investigators located Connecticut registration 872YEO, a 2010 black-colored Honda Civic, unoccupied and parked near the fire lane directly in front of the school. The registered owner for the Honda Civic is Nancy Lanza, year of birth - 1960, of 36 Yogananda Street in Newtown, Connecticut.
4. As investigators entered the school, numerous children and school personnel were located deceased within the school. Investigators also located a white male dressed in military style clothing, lying deceased on the floor in room 10. The deceased male was in possession of several firearms. The deceased male has been positively identified as Adam Lanza, year of birth - 1992, hereinafter referred to as "the shooter", who resided at 36 Yogananda Street in Newtown, Connecticut.
5. Law enforcement personnel, including members of the Connecticut State Police - Emergency Service Unit, responded to the residence of Nancy Lanza at 36 Yogananda Street in Newtown, Connecticut. Upon arrival at Lanza's residence, members of the Connecticut State Police - Emergency Service Unit gained entry into the house and located a deceased middle-aged white female lying on a bed in the 2nd floor master bedroom. The white female sustained an apparent gunshot wound to her forehead. The deceased female was positively identified as Nancy Lanza, year of birth - 1960.
6. On Thursday December 14th, 2012, law enforcement agents interviewed a witness who knew Adam Lanza and stated the he rarely left his home and considered him to be a shut-in. The witness also stated that "the shooter" has a gun safe containing at least four guns. The witness also stated that "the shooter" had attended the Sandy Hook Elementary School.
7. On Thursday December 14th, 2012 a Search and Seizure Warrant (Mincey) was applied for and granted for the residence located at 36 Yogananda Street in Newtown, Connecticut. The Search and Seizure Warrant was authorized by the Honorable John F. Blawie.
8. During the execution of the Search and Seizure Warrant at the Lanza residence (36 Yogananda Street),

(This is page 3 of a 2 page Affidavit and is not to be filed.)

Affiant	Date	Signature and Title of Affiant
<i>Christopher Allegro</i>	<i>02/27/13</i>	<i>Det. Christopher Allegro #950</i>
<i>John Kimball</i>	<i>02/27/13</i>	<i>Det. John Kimball #877</i>
<i>Aug 27, 2013</i>		<i>John F. Blawie</i>

investigators seized various items of evidentiary value. Among these items were personal computers and electronic equipment that would provide the user with a means of communication via the Internet. "The shooter" resided at this address with his mother (Nancy Lanza) and would have had access to all the aforementioned items.

9. Through investigative efforts conducted by other law enforcement officers including but not limited to detailed interviews with relatives of "the shooter" and the comprehensive review of items of evidentiary value, these Affiants learned that "the shooter" played the online game, "World of Warcraft (WoW)", and that the relatives had paid for the subscription. Also, that one of the computer hard drives located within the Lanza residence (36 Yogananda Street) contained an electronic folder labeled "videos". Within this folder were three (3) video files of recorded game play of World of Warcraft (WoW). These files were named: "blarvink", "gnome", and "gnomecompressed".
10. An Internet search for World of Warcraft (WoW) revealed it to be a "Massively Multiplayer Online Role-Playing Game (MMORPG)" hosted by Blizzard Entertainment, Inc. located at 16215 Alton Parkway in Irvine, California 92618. With over 7 million subscribers as of July 2013, World of Warcraft is currently the world's most-subscribed MMORPG and holds the Guinness World Record for the most popular MMORPG by subscribers. Additionally, in World of Warcraft the user controls an avatar (usually a pseudonym), which is the graphical representation of the user or the user's alter ego or character within the game. World of Warcraft also requires the user to pay for a subscription, either by buying prepaid game cards for selected amount of playing time, or by using a credit or debit card to pay on a regular basis.
11. Further review of the aforementioned videos, revealed an online gaming account / character with the associated avatar, "blarvink". In this case, it appears that blarvink was the sole avatar utilized when logging on / playing World of Warcraft (WoW) from this computer.
12. World of Warcraft supports gaming community features such as Guilds, Internet Relay Chat (IRC), and an in-game Friends List / Real ID Friends List. Guilds are generally a group of gamers who play together as a team against other guilds. They are most commonly found in online multi-player games in which one team can face off against another. Guilds can also be formed to create loosely based affiliations perhaps by all being fans of the same game or merely gamers who have close personal ties to each other. Guilds normally host servers with rules that they like. For instance, if a group of gamers like to use magical spells only, they could join a guild that runs a spells only server and the guild would enforce the rules. So, it is important to join a guild that has server rules you enjoy or you could easily find yourself removed from the guild.
13. The definition of Internet Relay Chat (IRC) is a protocol for live interactive Internet text messaging (chat) or synchronous conferencing. It is mainly designed for group communication in discussion forums, called channels but also allows one-to-one communication via private message as well as chat and data transfer including file sharing. World of Warcraft affords its users the following four (4) means of IRC from which to communicate while gaming: "Chat Channels", "Custom Channel (user created for privacy)", "Voice Chat", and "Other Chat". Not to mention, various public blogging forums and game-related discussion boards.
14. Based on the Affiants' training and experience, a perpetrator(s), or persons knowing the victim(s), may have communicated by way of Internet Relay Chat (IRC) while participating in virtual communities, including but not limited to Internet-based MMORPG games. Also, any co-conspirators in the planning, execution, and/or cover up of a particular crime may have communicated by way of IRC. Additionally, persons who communicate or attempt to communicate in this manner may have knowledge or valuable information leading to the

(This is page 2 of a 3 page Affidavit and Application.)

City/Town	Date	Signature and Title of Affiant
Bridgewater	08/27/13	Det. C. Allegretti #350
Bridgewater	08/27/13	Det. Jill Kimball #877

identification of a perpetrator(s), and/or potential witness(s) of the crime.

15. The Affiants have personal knowledge that the "game server" or host of World of Warcraft is **Blizzard Entertainment, Inc., 16215 Alton Parkway, Irvine, California 92618.**
16. Based upon the facts and circumstances described above, the Affiants have probable cause to believe that **Blizzard Entertainment, Inc., Custodian of Records, 16215 Alton Parkway, Irvine, California 92618** has in its possession account information associated with the following individuals: Peter Lanza and/or Nancy Lanza and/or Ryan Lanza and/or Adam Lanza and/or the physical address: 36 Yogananda Street, Newtown, Connecticut 06470, which will contain evidence relating to the crime of Murder, in violation of Connecticut General Statute (C.G.S. 53a-54c).
17. Therefore, your Affiants are respectfully requesting a Search and Seizure warrant be issued for **Blizzard Entertainment, Inc., Custodian of Records, 16215 Alton Parkway, Irvine, California 92618** for any information associated with the following accounts and/or individuals: **Peter Lanza and/or Nancy Lanza and/or Ryan Lanza and/or Adam Lanza and/or the physical address: 36 Yogananda Street, Newtown, Connecticut 06470** : All information associated with the avatar and/or character, "blarvink", within the game "World of Warcraft (WoW)"; All subscriber information, including full name(s), physical address(es), account identifier(s), email address(es), and telephone number(s); Account status, alternative email addresses provided during registration; All transaction or connectivity logs, including records of session times, dates, durations, and assigned IP addresses; Length of service (including start date) and types of service utilized; All means and source of payment for such service (including any credit card or bank account number); All content associated with chat communications, including but not limited to "Chat Channels", "Custom Channel (user created for privacy)", "Voice Chat", and "Other Chat", between "blarvink" and other avatar and/or character accounts within "World of Warcraft (WoW)"; All records or other information stored at any time by an individual using the accounts, including address books, contact, friends, and buddy lists, calendar data, pictures, and files; All records pertaining to communications between Blizzard Entertainment, Inc. and any person regarding the account, including contacts with support services and records of actions taken; other records identifying any individuals who owned, used, or accessed the aforementioned accounts, including but not limited to account opening records, subscriber contact information, account access logs, and email header information for the period of January 1st, 2009 through December 31st, 2012.
18. Both California law, under the California Penal code Sec. 1524.2, and federal law, under 18 U.S.C. 2703, provide authority for out-of-state search warrants of providers of electronic communication services or remote computing services.

*** If possible, please email all requested information to Christopher.Allegro@ct.gov.

This page is only to be signed by Affiant(s)

City/Town	Date	Signature and Title of Affiant
Bridgewater	03/27/13	Det. Allegro #950
Bridgewater	03/27/13	Det. JBL London #877
Signed: <u>April 27, 2013</u>		<u>[Signature]</u>

as a condition of release:

- 1. The offender shall not be allowed to travel outside the state of California or any other state in the United States.
- 2. The offender shall not be allowed to travel outside the state of California or any other state in the United States.

It is the policy of the Department of Corrections to provide the most effective rehabilitation program for each person in the custody of the Department. The Department shall provide the offender with the opportunity to participate in the program.

The offender shall submit the proposed program to the Department of Corrections and shall provide a copy of the program to the Department of Corrections.

Signature of the Defendant

Date

Date

Signature of the Officer

Barry G. ...

02/27/03

T. D. ...

Barry G. ...

02/27/03

Det. ...

Barry G. ...

Barry G. ...

STATE OF CONNECTICUT
 Superior Court
 State's Attorney for the County of...

- On knowledge of the Superior Court, the undersigned, Judge, requests that the judge / judge trial referee dispense with the requirement of C.B.S. § 54-2b that a copy of the application for the warrant and a copy of any affidavit(s) in support of the warrant be given to the owner, occupant or person named therein with forty eight hours of the search:
- The personal safety of a confidential informant would be jeopardized by the giving of a copy of the affidavits at such time;
 - The search is part of a continuing investigation which would be adversely affected by the giving of a copy of the affidavits at such time;
 - The giving of such affidavits at such time would require disclosure of information or material prohibited from being disclosed by Chapter 969a of the general statute.

In addition, it is requested that the requirement of a written statement upon the customer whose financial records are being sought be waived pursuant to C.B.S. § 36a-13 (a).

of the specific details with regard to the reasons there as follows:

This is an evolving investigation in which the identification of additional suspect(s) and co-conspirators could be potentially compromised by disclosure of the aforementioned information at this juncture.

The undersigned further requests that the information given be limited to each nonparty/agent.

This is page 1 of a 2 page Affidavit and Application.

City/Town	Date	Signature and Title of Affiant
Bridgewater	08/27/13	Det. Christopher #2250
Branford	08/27/13	Det. John #377
<small>Submit here and return to the State's Attorney</small> Aug 27, 2013		<small>Signature of Affiant</small> John P. Blum

The foregoing Affidavit and Application for Search and Seizure Warrant has been prepared, read and considered by the undersigned a Judge of the Superior Court of the County of Santa Clara, and the foregoing Affidavit having been subscribed and sworn to by the affiant(s) herein, and at the time it was presented, the undersigned (s) is satisfied there is probable cause for said application, and (s) finds that said affidavit establishes probable cause for the undersigned to issue the Search and Seizure Warrant, such probable cause being the following: That the affiant of the undersigned finds that there is probable cause for the undersigned to believe that the property described in the foregoing affidavit and application is within or upon the person, item, quantity or described in the foregoing affidavit and application, or the place or thing therein described in the foregoing affidavit and application, under the conditions and circumstances set forth in the foregoing affidavit and application, that a Search and Seizure Warrant should issue for the same(s).

AND WHEREFORE, by Authority of the State of California, I hereby command any Police Officer of a regularly organized police department, any State Police Officer, or any person in the Division of Criminal Justice, or any conservation officer, special conservation officer, or natural officer acting pursuant to section 3843 of the Fish and Game Code, or any person authorized after the date of this warrant to enter into or upon and search the place or thing described in the foregoing affidavit and application, or search the person described in the foregoing affidavit and application of this warrant.

Blizzard Entertainment, Inc., Custodian of Records, 16215 Alton Parkway, Irvine, California 92618

***** ADDITIONAL AUTHORIZATION PROVIDED BY CAL PENAL CODE SEC. 1524.2 AND 18 U.S.C. 2703.**

of the property described in the foregoing affidavit and application, to-wit:

Any information associated with the following accounts and/or individuals: Peter Lanza and/or Nancy Lanza and/or Ryan Lanza and/or Adam Lanza and/or the physical address: 36 Yogananda Street, Newtown, Connecticut 06470 All information associated with the avatar and/or character, "blarvink", within the game "World of Warcraft (WoW)"; All subscriber information, including full name(s), physical address(es), account identifier(s), email address (es), and telephone number(s); Account status, alternative email addresses provided during registration; All transaction or connectivity logs, including records of session times, dates, durations, and assigned IP addresses; Length of service (including start date) and types of service utilized; All means and source of payment for such service (including any credit card or bank account number); All content associated with chat communications, including but not limited to "Chat Channels", "Custom Channel (user created for privacy)", "Voice Chat", and "Other Chat", between "blarvink" and other avatar and/or character accounts within "World of Warcraft (WoW)"; All records or other information stored at any time by an individual using the accounts, including address books, contact, friends, and buddy lists, calendar data, pictures, and files; All records pertaining to communications between Blizzard Entertainment, Inc. and any person regarding the account, including contacts with support services and records of actions taken; other records identifying any individuals who owned, used, or accessed the aforementioned accounts, including but not limited to account opening records, subscriber contact information, account access logs, and email header information for the period of January 1st, 2009 through December 31st, 2012.

submit the property described in the foregoing affidavit and application to laboratory analysis and examination.

By doing so, I am certifying that I have reviewed the information provided and I believe that the information is true and correct and that the information is relevant to the investigation of the crime(s) described in the foregoing affidavit and application.

The preceding request that the affiant provide additional information to the requirements set forth in this affidavit is a condition of the warrant application and if the affiant in support of such request also be required in such affidavit is hereby

GRANTED for a period of Sept 10, 2013

DENIED.

This order, or any extension thereof, is binding on the affiant, the party whose records are being sought to have reviewed, and the person applying and affiant(s) to the extent of a person required to have records reviewed in compliance with the terms of the warrant, without limitation upon notification of the prosecuting authority unless the court or the court finds that the state's interest in maintaining nondisclosure of such records outweighs the interests of the individual whose records are sought.

DENIED.

Service of this Search Warrant on the custodian whose records are being sought to have reviewed, pursuant to C.C.P. § 1524.2(a).

LETTER WITHIN DATE OF THIS WARRANT BEING SERVED ON THE CUSTODIAN OF RECORDS AS PROVIDED HEREIN.

This is page 1 of a 2 page Affidavit and Application.

Signed at San Jose, California on Aug 27, 2013 at 9:50 AM.
John P. Blaine
Hon. John P. Blaine

CR-12-00704559
 COUNTY OF SAN DIEGO
 JUDICIAL DISTRICT NO. 22

Inventory control number
Date of seizure
Companion case number

Judicial District of	County of	City/Town/Village
Docket number	Index case number	Police case number

CR- **CFS 12-00704559**

Then said there by virtue of said warrant to the effect of the foregoing warrant, I searched the person, place or thing named herein, to wit:

Blizzard Entertainment, Inc., Custodian of Records, 16215 Alton Parkway, Irvine, California 92618

***** ADDITIONAL AUTHORIZATION PROVIDED BY CAL PENAL CODE SEC. 1524.2 AND 16 U.S.C. 2703.**

and found thereon or therein certain articles, books, etc., to-wit: the following property:

That said defendant ZERO is entitled to

and I gave a copy of said return to _____ the owner or occupant of

the dwelling, or where, mobile, etc., or where, as aforesaid, the search was made.

The person named therein, or (if none) _____

(This is page 1 of a 3 page Affidavit Return to Court.)

Name	Capacity and address of deponent
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