FROM
Name:
Address:

TO:
DEPARTMENT of JUSTICE:

950 Pennsylvania Ave., NW Washington, DC 20530

Date:

Dear MICHAEL E. HOROWITZ Inspector General,

Medical negligence and Illegal access to private information and emails by Federal employee with Witness tampering in the case of Robert Sylvester Kelly: Inmate number 09627-035 detained at MCC Chicago.

It is a great honour for me to write to you regarding the case above: **Robert Sylvester Kelly, Inmate number 09627-035.** I know the United States of America strives to uphold the highest standards in Democracy and Justice.

First, I write to you as a matter of urgency regarding medical negligence and lack of duty of care by BOP/MCC Chicago where Mr Kelly is detained. As confirmed in the enclosed letter by Mr Kelly's lawyer: Mr Kelly health complaints have been ignored by BOP/MCC, he has been taken to hospital following request by his lawyer only and remained there from 21 March to 27 March, where blood clots where found. These are life threatening conditions.

I have immediate and grave concerns about Mr Kelly health and safety and request that the authorities ensure he has access to medical care in an adequate hospital settings as he awaits for his pending appeals.

Secondly, I have been greatly shocked after independently researching facts and information regarding Mr Kelly case, to learn about proven and acknowledged Illegal access to his private information and emails by a Federal employee 153 times and Witness tampering in Mr Kelly case, for which no investigation has been concluded or action taken to address it and how it has affected his trial and 30 year sentencing.

An Affidavit has been signed by a Judge for a search warrant to search the Federal employee computer, which I include for your information. The Federal employee is a Bureau of Prison (BOP) employee and also a Disciplinary Hearing Officer in the internal system. Not only the information were accessed illegally 153 times by this employee and at least 60 other employee, as per Affidavit and Search warrant, they were then shared with a Blogger named TASHAK.

The blogger TASHAK, then shared it on her YouTube blog to a worldwide audience and also admitted to Witness tampering and sharing all these information with Federal key stars witnesses for the New-York trial of Mr Kelly. Tashak has admitted on videos to being close to the parents of key witnesses and she admitted to sharing all the private illegal information provided to her by a federal BOP Federal Disciplinary Hearing Officer with Federal witnesses. And nothing has been done about it.

These information are beyond disturbing considering the life sentence of 30 years that has resulted in Mr Kelly case.

- -The federal employee who committed these crimes has been made to retire with no consequences.
- -The blogger TashaK who was given these information and shared them illegally has had no consequences of their illegal action.
- -The people who then swayed the federal witnesses had no consequences in their lives.

The only person who has suffered the consequences of this illegal activity is inmate number 09627-035, Robert Sylvester Kelly.

Indeed, the federal witness named Jane Doe #5 at the New-York trial has been shown the content of Mr Kelly conversation and quoted them to him verbatim. She has been angered by what she has learned and decided to turn on him and provided damning testimony resulting to 30 years sentencing of Mr Kelly

This is not justice, but a witness tampering and illegal activities.

Therefore, if this is what happened to Robert Sylvester Kelly, a prominent and high profile African American Artist and international personality, what can the common man expect whilst detained without bail in the American Justice System?

I trust you will be looking into this matter and promptly and open a proper investigation.

Because ALL these people are heard admitting, on videos on public platforms, that they had access to Federal witnesses in for both New-York and Illinois trials.

We need the Department of Justice to look into this matter seriously and have the process be transparent and divulged to the public, because this is the concern of every American.

I very much look forward to your reply and action in this matter.	
Best Regards,	

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NAME AND ADDRESS:

FROM
Name:
Address:

TO:

DEPARTMENT of JUSTICE: Matt D. Loux Special Agent

950 Pennsylvania Ave., NW Washington, DC 20530

Date:

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FROM:
Name:
Address:

TO: DEPARTMENT of JUSTICE: William M. Blier deputy 950 Pennsylvania Ave., NW Washington, DC 20530

Date:

Dear William M. Blier deputy,

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NAME AND ADDRESS:

FROM:
Name:
Address:

TO: Acting officer for JOHN R. LAUSCH, Jr. UNITED STATES ATTORNEY'S OFFICE

> Northern District of Illinois, Eastern Division 219 S. Dearborn St., 5th Floor Chicago, IL. 60604

Date:

Dear Acting officer for JOHN R. LAUSCH, Jr. UNITED STATES ATTORNEY'S OFFICE,

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SIGNED:

NAME AND ADDRESS:

FROM
Name:
Address:

TO:

FEDERAL BUREAU OF PRISONS
INTERNAL AFFAIRS
Colette S. Peters - Director,
William W. Lothrop Deputy Director,
James Wills, General Counsel
FEDERAL BUREAU OF PRISONS
INTERNAL AFFAIRS Dept. (202) 307-3198
320 FIRST St., NW
Washington, DC 20534

Date:

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SIGNED:

NAME AND ADDRESS:

Cas@ase19-:2000660701048uDocontr#e2142-1 Filed: 02/21/20 Page 1 of 24 PageID #:1223



AO 106 (REV 4/10) Affidavit for Search Warrant

AUSA Alexandra Morgan, (312) 353-1123

UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF ILLINOIS, EASTERN DIVISION

UNDER SEAL

In the Matter of the Search of:

Case Number:

20 M 1:48

the HP desktop computer, bearing serial number 2UA8480JG51506, further described in Attachment A

APPLICATION AND AFFIDAVIT FOR A SEARCH WARRANT

I, Matt Loux, a Special Agent of the Department of Justice Office of the Inspector General, request a search warrant and state under penalty of perjury that I have reason to believe that on the following property or premises:

See Attachment A

located in the Northern District of Illinois, there is now concealed:

See Attachment B

The basis for the search under Fed. R. Crim. P. 41(c) is evidence and instrumentalities.

The search is related to a violation of:

Code Section

Offense Description

Title 18, United States Code, Section 1030(a)(2)(B)

Unauthorized access of a computer, thereby obtaining information from the Federal Bureau of Prisons

The application is based on these facts:

See Attached Affidavit,

Continued on the attached sheet.

FILED

FFB 27 2020

M. DAVID WEISMAN MAGISTRATE JUDGE UNITED STATES DISTRICT COURT

Sworn to before me and signed in my presence.

MATT LOUX, Special Agent

Department of Justice Office of the Inspector General

Printed name and title

Date: February 27, 2020

Judge's signature

City and State: Chicago, Illinois

DAVID M. WEISMAN, U.S. Magistrate Judge

Printed name and title

ATTACHMENT A

DESCRIPTION OF ITEM TO BE SEARCHED

The Subject Computer is a black HP "EliteDesk" desktop computer, bearing serial number 2UA8480JG51506. The Subject Computer is currently in the possession of OIG. A photograph of the Subject Computer is below.





March 28, 2023

Robert W. Steele, Jr.
U.S. Department of Justice
Federal Bureau of Prisons
MCC Chicago
71 W. Van Buren Street
Chicago, IL 60605

RE: Robert Kelly

Dear Mr. Steele,

I am writing to continue our conversation from the past week and demand that my client's medical needs be addressed immediately. As you know, on March 20, 2023, I sent you an email expressing my grave concerns about Mr. Kelly's continued pain and worsening symptoms related to his prior surgery. Mr. Kelly failed to receive competent post-operative care at the MCC. Indeed, after Mr. Kelly's surgery, he was fitted with a cast to protect the incision site. That cast was supposed to be removed after two weeks, but the MCC failed to follow this directive from his treating physicians. Mr. Kelly repeatedly asked the medical staff at the MCC to remove the cast and check the site of his surgery. His requests were continually ignored. Eventually, Mr. Kelly was forced to physically remove his own cast which as I previously stated was absolutely unacceptable.

In the past couple of months, Mr. Kelly has complained repeatedly of pain and asked that the MCC medical staff examine the source of his leg pain. Mr. Kelly even apprised MCC medical staff that he was concerned about having blood clots in light of his family history. Again, he was ignored. On March 20, 2023, I was forced to raise these concerns with you directly. My understanding is that same week (last week), he was brought for outside treatment where it was confirmed that he has blood clots in the leg where his surgery was performed, likely related to the negligent post-operative care he received at the MCC. Blood clots are life threatening complications that should have been monitored from the start.

Mr. Kelly spent nearly a week in the hospital during which he was denied access to me - his lawyer - and his fiancée who was desperately worried about his well-being. I



me. I emailed you yesterday to inform you that I remain concerned about his condition and you assured me that the MCC was handling his medical needs. I am not convinced, I spoke with him today and he sounded unwell and continued to complain of terrible pain. Ms. Savage has also informed me that she met with him today, that he looked terrible, and that she was gravely concerned about his health.

The MCC/BOP has a constitutional obligation to provide competent medical care to all inmates. The MCC has failed to do so with respect to Mr. Kelly. Had Mr. Kelly received competent post-operative care, these complications would not have occurred. We fully intend to address these harms through the appropriate administrative and court processes, but I have immediate concerns about Mr. Kelly's health and safety. He should be promptly returned to the hospital for continued care and monitoring by competent medical personnel.

Sincerely,

/s/ JENNIFER BONJEAN

BONJEAN LAW GROUP

750 Lexington Avenue, 9th Floor New York, New York 10022

Tel: 718.875.1850 Fax: 914.462,3483

Email: Jennifer@bonjeanlaw.com

Chicago Office

Bonjean Law Group PLLC 53 W. Jackson Blvd, Suite 315 Chicago, Illinois 60604

Cas@ase19-:2000660701048uDocontr#e2142-1 Filed: 02/21/20 Page 1 of 24 PageID #:1223



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Mr. Kelly spent nearly a week in the hospital during which he was denied access to me - his lawyer - and his fiancée who was desperately worried about his well-being. I



me. I emailed you yesterday to inform you that I remain concerned about his condition and you assured me that the MCC was handling his medical needs. I am not convinced, I spoke with him today and he sounded unwell and continued to complain of terrible pain. Ms. Savage has also informed me that she met with him today, that he looked terrible, and that she was gravely concerned about his health.

The MCC/BOP has a constitutional obligation to provide competent medical care to all inmates. The MCC has failed to do so with respect to Mr. Kelly. Had Mr. Kelly received competent post-operative care, these complications would not have occurred. We fully intend to address these harms through the appropriate administrative and court processes, but I have immediate concerns about Mr. Kelly's health and safety. He should be promptly returned to the hospital for continued care and monitoring by competent medical personnel.

Sincerely,

/s/ JENNIFER BONJEAN

BONJEAN LAW GROUP 750 Lexington Avenue, 9th Floor New York, New York 10022 Tel: 718.875.1850 Fax: 914.462.3483

Email: Jennifer@bonjeanlaw.com

Chicago Office

Bonjean Law Group PLLC 53 W. Jackson Blvd, Suite 315 Chicago, Illinois 60604

Cas@ase19-:2000660701048uDocontr#e2142-1 Filed: 02/21/20 Page 1 of 24 PageID #:1223



AO 106 (REV 4/10) Affidavit for Search Warrant

AUSA Alexandra Morgan, (312) 353-1123

UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF ILLINOIS, EASTERN DIVISION

UNDER SEAL

In the Matter of the Search of:

Case Number:

20 M 1:48

the HP desktop computer, bearing serial number 2UA8480JG51506, further described in Attachment A

APPLICATION AND AFFIDAVIT FOR A SEARCH WARRANT

I, Matt Loux, a Special Agent of the Department of Justice Office of the Inspector General, request a search warrant and state under penalty of perjury that I have reason to believe that on the following property or premises:

See Attachment A

located in the Northern District of Illinois, there is now concealed:

See Attachment B

The basis for the search under Fed. R. Crim. P. 41(c) is evidence and instrumentalities.

The search is related to a violation of:

Code Section

Offense Description

Title 18, United States Code, Section 1030(a)(2)(B)

Unauthorized access of a computer, thereby obtaining information from the Federal Bureau of Prisons

The application is based on these facts:

See Attached Affidavit,

Continued on the attached sheet.

FILED

FFB 27 2020

M. DAVID WEISMAN MAGISTRATE JUDGE UNITED STATES DISTRICT COURT

Sworn to before me and signed in my presence.

MATT LOUX, Special Agent

Department of Justice Office of the Inspector General

Printed name and title

Date: February 27, 2020

Judge's signature

City and State: Chicago, Illinois

DAVID M. WEISMAN, U.S. Magistrate Judge

Printed name and title

ATTACHMENT A

DESCRIPTION OF ITEM TO BE SEARCHED

The Subject Computer is a black HP "EliteDesk" desktop computer, bearing serial number 2UA8480JG51506. The Subject Computer is currently in the possession of OIG. A photograph of the Subject Computer is below.





March 28, 2023

Robert W. Steele, Jr.
U.S. Department of Justice
Federal Bureau of Prisons
MCC Chicago
71 W. Van Buren Street
Chicago, IL 60605

RE: Robert Kelly

Dear Mr. Steele,

I am writing to continue our conversation from the past week and demand that my client's medical needs be addressed immediately. As you know, on March 20, 2023, I sent you an email expressing my grave concerns about Mr. Kelly's continued pain and worsening symptoms related to his prior surgery. Mr. Kelly failed to receive competent post-operative care at the MCC. Indeed, after Mr. Kelly's surgery, he was fitted with a cast to protect the incision site. That cast was supposed to be removed after two weeks, but the MCC failed to follow this directive from his treating physicians. Mr. Kelly repeatedly asked the medical staff at the MCC to remove the cast and check the site of his surgery. His requests were continually ignored. Eventually, Mr. Kelly was forced to physically remove his own cast which as I previously stated was absolutely unacceptable.

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Sworn to before me and signed in my presence.

MATT LOUX, Special Agent

Department of Justice Office of the Inspector General

Printed name and title

Date: February 27, 2020

Judge's signature

City and State: Chicago, Illinois

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