

# APPLICATION FOR SEARCH WARRANT AND AUTHORIZATION

COUNTY OF Dauphin		AND AUTHO	AND AUTHORIZATION	
Docket Number (Issuing Authority):	Police Incident Number: PA2025-437604	Warrant Control Number:		
Michael GRAGG PA State		(717) 671-7500	04/14/25 DATE OF APPLICATION	
AFFIANT NAME    IDENTIFY ITEMS/PERSONS TO BE SEARCHED FOR AND SEIZE	AGENCY D (Be as specific as possible):	PHONE NUMBER	DATE OF APPLICATION	
See Continuation Page.				
SPECIFIC DESCRIPTION OF PREMISES AND/OR PERSON TO B	E SEARCHED (Street and No., Apt. No., Vehi	cie, Safe Deposit Box, etc.):		
2741 Boas Street, Penbrook Borough, Dauphin Coย	nly, PA.			
NAME OF OWNER, OCCUPANT OR POSSESSOR OF SAID PRE	MISES TO BE SEARCHED (If proper name is	unknown, give alias and/or description):	<u> </u>	
Christie BALMER VIOLATION OF (Describe conduct or specify statule):		DATE(S) OF VIOLATIO	N:	
Title 18: 2717 Terrorism		04/13/2024		
	istrict Attornev – DA File	•	-2025-003	
Warrant Application Approved by District Attorney – DA File No. Fron CHARDO – 井上てつんの 1003 (If DA approval required per Pa.R.Crim.P. 202(A) with assigned File No. per Pa.R.Crim.P. 507)  □ Additional Pages Attached (Other than Affidavit of Probable Cause)				
Probable Cause Affidavit(s) MUST			pages:	
PAGES STATES OF PAGES IS SUM OF ALL APPL	CATION, PROBABLE CAUSE AND CONTIN	UATION PAGES EVEN IF ANY OF THE PAGE	SARE SEALED TO THE SEALED TO T	
The below named Affiant, being duly sworn (or affiprobable cause to believe that the items or propert to be otherwise unlawfully possessed or subject to that these items or property or persons are or are certify that this filling compiles with the provisions or require filling confidential information and documen	y or person to a minimum are evidence or special to be located on the partic of the Case Records Public Access is differently than non-confidential in the Case Records Public Access to the Case Records Public A	whom a bench or arrest warrant ha cular person or at the particular plac Policy of the Unified Judicial System information and documents.	s been Issued and e described above. I nonmannsylvania that TH OF PE	
Signature of Affiant Age	ncy or Address if Private Affiant	Sagge	Vumber	
Description of the second seco	OLU BYTZ Dr.	Ham Sby Barry afficients at the state of the	SEAD E	
delala la la como de la la como de la como d	ound probable cause, I do authoriz inventory and make return accord	ng to the Pennsylvania Rules of Ch	minal Programme	
This Warrant shall be served as soon as pragu	cable and may be served any time	during the day or night but in no eve	ent later than: **	
The Issuing authority should specify a date not later the suing authority should specify a date not later the interest in the issuing authority finds reasonable cause for issuing and wishes to issue a nighttime warrant, then this block issued under my hand this	n two (2) days after issuance. Pa.R.Cring a nightlime warrant on the basis of adshall be checked. Pa.R.Crim.P. 206(7).	"IN THE WELL	in no event later than:*  ent later than: **  continuous affidavit(s)  list in the second of the sec	
Signature of Issuing Authority	しょろ つく Mag. Dist. or Judicial D	ist. No. Bate Comprission	Expires:	
Title of Issuing Authority: Magisterial	District Judge   Common	Pleas Judge 🗐 🧐		
They good cause stated in the affida		Affidavit(s) are sealed for. m.P. 211) OF D	AUPHINININI MININININI (Date) (SEAL)	
Signature of Issuing Authority (Judge of	f the Court of Common Pleas or A		,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	



# **APPLICATION FOR**

			SEARCH WARRANT		
COUNTY OF Dauphin		CANAL CONTRACTOR	CONTINUATI	ON PAGES	
Docket Number	Police Inc		Warrant Control		
(Issuing Authority):	Number:	PA2025-437604	Number:		
Continuation of:  Items to be searched and seized	Description of pre	emises/person(s)	Owner/ Occupant	Violations	
Item/person			4 1 1 A	and a that	
Any and all cell phones, laptops contain any of the following: the affiant is also requesting to photon	name of Josh Shapiro; refer	rence to Palestine, G	e or transmit data. Any writings of aza, Israel or the current conflic	or notes that of in Gaza. Your	
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of

Pages

**COUNTY OF** Dauphin



## AFFIDAVIT OF PROBABLE CAUSE

**Docket Number** (Issuing Authority):

Police Incident Number: PA2025-437604

Warrant Control Number:

## PROBABLE CAUSE BELIEF IS BASED UPON THE FOLLOWING FACTS AND CIRCUMSTANCES:

Your affiant, Trooper Michael GRAGG, is a member of the Pennsylvania State Police Harrisburg Criminal Investigation Unit. I, Trooper Michael J. GRAGG, Pennsylvania State Police, have been employed as a State Trooper in the Commonwealth of Pennsylvania since January 2020. Prior to my current position, I was a local law enforcement officer in the Commonwealth of Pennsylvania from 2017 up until I began employment with the Pennsylvania State Police. I am currently assigned to the Criminal Investigation Unit, Troop H/Harrisburg. During my employment as a law enforcement officer, I have investigated numerous types of crimes including thefts, assaults, sexual assaults, burglaries, homicides, drug possession, child abuse and sexual abuse against children's cases. I have also attended numerous trainings to include basic criminal investigation, basic homicide investigation, advanced homicie investigation and child abuse death investigation, amongst several others. All of the information contained herein was gained through information relayed to your affiant by fellow law enforcement officers, and through your affiant's investigation itself.

On 04/13/25, the Pennsylvania State Police were advised of a fire that occurred at the Governor's Residence located at 2035 North Front Street, Dauphin County, PA. This address falls within the jurisdiction of the Pennsylvania State Police. Upon arrival, it was learned that numerous security cameras captured footage depicting an individual forcing entry into the residence and intentionally igniting the fire. Further, it was learned that Governor Joshua SHAPIRO and First Lady Lori SHAPIRO were inside the residence at the time as well as additional guests and staff members.

Video footage was obtained from security cameras positioned both within and outside the residence. Upon review of the footage the defendant, later identified as Cody BALMER, was observed climbing over an exterior perimeter fence, which parallels Geiger Street. The defendant was observed wearing a black "Snap-On" jacket, black boots, and carrying a bag. The defendant approached the plano room windows on the south side of the Governor's Residence and proceeded to break an exterior window. The defendant then threw an incendiary device into the residence through the broken window. After throwing the device, flames were observed on the interior of the residence. The defendant then moved to an adjacent window and again, broke the glass. The defendant proceeded through the broken window and entered the residence. Once inside, the defendant deployed a second incendiary device in the dining room, resulting in additional areas of the residence catching fire. After throwing the second incendiary device, the defendant approached the dining room exit. Upon reviewing video footage captured by a surveillance camera at this location it became apparent that the defendant was wearing two different colored gloves, one orange and one yellow. The defendant kicked the dining room door open and exited the residence. The defendant was observed leaving the property toward the same direction he had entered, and by climbing over the perimeter fence along Gelger St. The defendant was finally observed running through a parking lot and away from the Governor's Residence in a southeast direction.

I, THE AFFIANT, BEING DULY SWORN ACCORDING TO LAW, DEPOSE AND SAY THAT THE FACT certify that this filling complies with ARE TRUE AND CORRECT TO THE BEST OF MY KNOWLEDGE, INFORMATION AND BELLEF the provisions of the Case Records Public Access Policy of the Unified Judicial System of the Case Records Public Access Policy of the Unified Judicial System of the Case Records Public Access Policy of the Unified Judicial System of the Case Records Public Access Policy of the Unified Judicial System of the Case Records Public Access Policy of the Unified Judicial System of the Case Records Public Access Policy of the Unified Judicial System of the Case Records Public Access Policy of the Unified Judicial System of the Unified System of the Unified Judicial System of the Unified System information and documents differently than non-confidential information and documents /4

Afflant Sigpåture

Date

Issuing Authority Signature,

**COUNTY OF** Dauphin



# AFFIDAVIT OF PROBABLE CAUSE CONTINUATION PAGE

Docket Number (Issuing Authority):

Police Incident Number: PA2025-437604 Warrant Control Number:

### AFFIDAVIT OF PROBABLE CAUSE CONTINUATION

As part of the subsequent investigation, investigators performed a search of the Governor's Residence for evidence associated with this incident. Significant fire damage was observed throughout both the piano room and dining room. Additionally, two broken glass bottles were found in the dining room, both of which were identified members of the Pennsylvania State Police Fire Marshal Unit as Heineken beer bottles containing gasoline. Additionally, investigators performed a canvass of the area surrounding the Governor's Residence. By way of collecting a number of videos captured by privately-owned security cameras, members identified the path taken by the defendant after fleeing the residence. More specifically, the defendant was observed traveling east on Peffer St. As a result, members conducted a sweep of Peffer St. and located two gloves, matching those worn by the defendant as depicted in surveillance footage, were located in a trash receptacle. The gloves were seized and described as having a strong smell of gasoline=emanating from them.

During this investigation, PSP Harrisburg was contacted by a female who advised that her ex-paramour, Cody BALMER (DOB:03/23/1987) was the individual responsible for setting the fire at the Governor's Residence. When asked why this individual believed BALMER set the fire, this individual related BALMER confessed to the act and wanted her to call police to turn him in. A short time later a member of the Pennsylvania State Police was approached outside Department Headquarters, located on Elmerton Avenue, by a male identified as Cody BALMER. BALMER informed the Trooper he was responsible for the fire in the governor's residence, and wished to turn himself in. BALMER was then transported to PSP-Harrlsburg where he was interviewed in relation to this investigation.

Prior to intervlewing BALMER, he was advised of Miranda Warnings. BALMER advised that he understood his rights and agreed to speak with Troopers. During this interview, BALMER admitted to harboring hatred towards Governor SHAPIRO. He advised on the date in question he removed gasoline from a lawn mower and poured it into Heineken Bottles he found at his residence. BALMER advised he walked for approximately one hour from his residence to the Governor's Residence with the intention of throwing his homemade Molotov cocktails into the residence. BALMER admitted that, once at the residence, he scaled the perimeter fence, broke two windows with a hammer, and threw the Molotov cocktails inside. BALMER also advised that prior to committing these acts, he was aware his actions would result in negative consequences. When asked if he was aware that Governor SHAPIRO and others were home at the time of this act, BALMER advised that he was aware this was a possibility people could be injured by his actions. BALMER was asked specifically what he would have done if Governor SHAPIRO found him inside of his residence to which he advised he would have beaten him with his hammer. BALMER also advised that after leaving the Governor's Residence, he returned to his residence where he removed his clothing worn during the commission of these acts. As a result, Troopers responded to BALMER's residence and seized a "Snap-On" Jacket, black bag, and a small sledgehammer which were identical to those observed in the surveillance at the Governor's Residence. At the conclusion of this interview, BALMER was processed and transported to Dauphin County Prison for arraignment.



Affiant Signature

**COUNTY OF** Dauphin



## **AFFIDAVIT OF** PROBABLE CAUSE **CONTINUATION PAGE**

Docket Number (Issuing Authority):

Police Incident Number: PA2025-437604

Warrant Control Number:

### AFFIDAVIT OF PROBABLE CAUSE CONTINUATION

A call log provided by Dauphin County 911 after the fact showed that BALMER made contact with them on 04/13/25 at approximately 0250 hours via 17173157247. During this phone call, BALMER identified himself by name and related that Governor Josh SHAPIRO needs to know that he "...will not take part in his plans for what he wants to do to the Palestinian people," BALMER continues saying he needs to stop having my friends killed, and "...our people have been put through too much by that monster." Furthermore, BALMER states "all he has is a banquet hall to clean up." Prior to ending this phone call, BALMER advised "you all know where to find me. I'm not hiding, and I will confess to everything that I had done." Through prior contact with BALMER, BALMER expressed face-to-face that he had placed this call to Dauphin County 911, and advised verbally that the number he used was 7173157247. This demonstrates BALMER's political motivation for his conduct.

Your affiant is requesting to seize any and all cell phones, laptops, tablets, or any electronic device that could store or transmit data. Your affiant is also requesting to seize any writings or notes that contain any of the following: the name of Josh Shapiro; reference to Palestine, Gaza, Israel or the current conflict in Gaza. Your affiant is also requesting to photograph the scene and any seized evidence.



## A COPY OF THIS FORM, WHEN COMPLETED, IS TO BE ATTACHED TO EACH COPY OF THE SEARCH WARRANTS/AFFIDAVIT Commonwealth of Pennsylvania OF SEIZED PROPERTY **COUNTY OF** Police Incident Number: Docket Number Warrant Control PA35-437604 (Issuing Authority): Number: Time of Search: Inventory Page Number: Date of Search: 2018ho. of Pages PJP - Hlbu Agency or Address if private affiant The following property was taken / seized and a copy of this Receipt / Inventory with a copy of the Search Warrant and affidavit(s) (if not sealed) was Christina 🔼 personally served on (name of person) \_ was left at (describe the location) Make, Model, Serial No., Color, etc. Quantity Item item Number Description I/we do hereby state that this inventory is to the best of my/our knowledge and belief a true and correct listing of all items seized, and that I/we sign this Receipt / Inventory subject to the penalties and provisions of Title 18 Pa.C.S. 4904(b)-Unsworn Falsification to Authorities. 470PI Michael Badge or Title Printed Name Affiliation Signature of person issuing Receipt / Inventory 19226 Jona Ton Badge or Title Printed Name Affiliation Signature of Witness Melod

Printed Name

Affiliation

Badge or Title

Signature of person making Search

COUNTY OF DAMPHIN



## RETURN of SERVICE AND INVENTORY

Docket Number: (Issuing Authority):

Police Incident

Warrant Control

Number: PA95-437604

Number:

Date of Search: 04/14/25

Time of Search: @ 2018

Property Seized as result of Search (Y)

Date of Return: 04/15/25

Time of Return: 07(()

Officer Making Return:

or. GRAGG

Signature of Person Seizing Property:

Other Officers Participating in Search:

## 1: Τρι· Τ. KICH Pa.R.Crim.P. Chapter 2, Part A. SEARCH WARRANTS

#### Rule 202. Approval of Search Warrant Applications by Attorney for the Commonwealth - Local Option.

(a) The District Attorney of any county may require that search warrant applications filed in the county have the approval of an attorney for the Commonwealth prior to filing.

#### Rule 204. Person To Serve Warrant.

A search warrant shall be served by a law enforcement officer.

#### Rule 205. Contents of Search Warrant.

Each search warrant shall be signed by the issuing authority and shall:

- (1) specify the date and time of issuance;
- (2) identify specifically the property or persons to be seized;
- (3) name or describe with particularity the person or place to be searched;
- (4) direct that the search be executed either; (i) within a specified period of time, not to exceed 2 days from the time of issuance, or; (ii) when the warrant is issued for a prospective event, only after the specified event has occurred.
- (5) direct that the warrant be served in the daytime unless otherwise authorized on the warrant, PROVIDED THAT, for purposes of the Rules of Chapter2, Part A., the term "daytime" shall be used to mean the hours of 6 a.m. to 10 p.m.;
- (6) designate by title the judicial officer to whom the warrant shall be returned;
- (7) certify that the issuing authority has found probable cause based upon the facts sworn to or affirmed before the issuing authority by written affidavit(s) attached to the warrant; and
- (8) when applicable, certify on the face of the warrant that for good cause shown the affidavit(s) is sealed pursuant to Rule 211 and state the length of time the affidavit(s) will be sealed.

#### Rule 206. Contents of Application for Search Warrant.

Each application for a search warrant shall be supported by written affidavit(s) signed and sworn to or affirmed before an issuing authority, which affidavit(s) shall:

- (1) state the name and department, agency, or address of the affiant;
- (2) identify specifically the items, or property, or persons to be searched for and seized;
- (3) name or describe with particularity the person or place to be searched;
- (4) identify the owner, occupant, or possessor of the place to be searched;
- (5) specify or describe the crime which has been or is being committed;
- (6) set forth specifically the facts and circumstances which form the basis for the affiant's conclusion that there is probable cause to believe that the items, property, or persons identified are evidence or the fruit of a crime, or are contraband, or are or are expected to be otherwise unlawfully possessed or subject to seizure, and that these items, property, or persons are or are expected to be located on the particular person or at the particular place described;
- (7) if a "nighttime" search is requested (i.e., 10 p.m. to 6 a.m.), state additional reasonable cause for seeking permission to search in the nighttime; and
- (8) when the attorney for the Commonwealth is requesting that the affidavit(s) be sealed pursuant to Rule 211, state the facts and circumstances which are alleged to establish good cause for the sealing of the affidavit(s).

#### Rule 208. Copy of Warrant; Receipt for Seized Property.

- (a) A law enforcement officer, upon taking property or person pursuant to a search warrant, shall leave with the person from whom or from whose premises the property or person was taken a copy of the warrant and affidavit(s) in support thereof, and a receipt for the property seized. A copy of the warrant and affidavit(s) must be left whether or not any property or person(s) are seized.
- (b) If no one is present on the premises when the warrant is executed, the officer shall leave the documents specified in paragraph (a) at a conspicuous location in the said premises. A copy of the warrant and affidavit(s) must be left whether or not any property/person(s) is seized.
- (c) Notwithstanding the requirements in paragraphs (a) and (b), the officer shall not leave a copy of an affidavit that has been sealed pursuant to Rule 211.

### Rule 209. Return with Inventory.

- (a) An inventory of items/persons seized shall be made by the law enforcement officer serving a search warrant. The inventory shall be made in the presence of the person from whose possession or premises the property was taken, when feasible, or otherwise in the presence of at least one witness. The officer shall sign a statement on the inventory that it is a true and correct listing of all items/persons seized, and that the signer is subject to the penalties and provisions of 18 Pa.C.S. Section 4904(b) Unsworn Falsification to Authorities. The inventory shall be returned to and filed with the issuing authority.
- (b) The judicial officer to whom the return was made shall upon request cause a copy of the inventory to be delivered to the applicant for the warrant and to the person from whom, or from whose premises, the property/person(s) was taken.
- (c) When the search warrant affidavit(s) is sealed pursuant to Rule 211, the return shall be made to the justice or judge who issued the warrant.

# THE LAW ENFORCEMENT OFFICER SHALL MAKE ALL RETURNS TO THE ISSUING AUTHORITY DESIGNATED ON THE SEARCH WARRANT.

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