

# ARREST WARRANT

4<sup>th</sup> JUDICIAL DISTRICT, TELLER COUNTY COURT, STATE OF COLORADO  
WARRANT NUMBER \_\_\_\_\_

The People of the State of Colorado, Plaintiff  
V.

**HARRIS, SAMUEL DAVID**, Defendant  
W/M, DOB: 10/2/2002

Whereas Sergeant Shannon Everhart, Detective #2470, has made an Application and Affidavit, which is attached and expressly incorporated into this Arrest Warrant in reference, to the Court for the issuance of an Arrest Warrant, and;

Whereas the application is in proper form and probable cause is found to believe that the person named in the application has committed the offense(s) of:

- §18-3-402 (1)(d) Sexual Assault-Under 15 y/o, Class 4 Felony
- §18-6-701 Contributing to the Delinquency of a Minor (4 Counts), Class 4 Felony
- §18-6-403 (1.5) Sexual Exploitation of a Child-Possession/Control of Sexually Exploitative Material, Class 5 Felony
- §18-6-403 (2)(a)(d) Sexual Exploitation of a Child-Under 18 y/o, Class 5 Felony
- §18-6-403 (3)(b.5)(d) Sexual Exploitation of a Child-Permits, Engage, Induces, or Entices, Class 5 Felony
- §18-3-404 (1)(c) Unlawful Sexual Contact, Class 1 Misdemeanor

in violation of Colorado Revised Statutes within the County of Teller and State of Colorado;

THEREFORE, any peace officer into whose hands this Arrest Warrant shall come is hereby ordered to arrest: **HARRIS, SAMUEL DAVID W/M, DOB: 10/2/2002, 19 years of age, Height 5'11", Weight 215 lbs., Brown Hair/Blue Eyes, Colorado DL#17-102-6814 SS# [REDACTED]**

and bring him/her without unnecessary delay before the nearest Judge of the County or District Court.

It is respectfully requested that bond on this Arrest Warrant be set in the amount of:

~~\$50,000.00 Cash (Fifty Thousand Dollars)~~

\$ 20,000.00 CASH or  
such dollars STR

Done this 26<sup>th</sup> day of MAY, 2022.  
Time 1:52 ~~am~~ p.m.

BY THE COURT:

JUDGE

*[Signature]*  
SCOTT A. Sells

RETURN AND SERVICE: I have duly served this Arrest Warrant by arresting the aforementioned Defendant as required on the \_\_\_\_\_ day of \_\_\_\_\_, 2022.

Signed: \_\_\_\_\_

Law enforcement agency: \_\_\_\_\_

4<sup>TH</sup> JUDICIAL DISTRICT, TELLER COUNTY, STATE OF COLORADO  
WARRANT NUMBER \_\_\_\_\_

APPLICATION AND AFFIDAVIT FOR ARREST WARRANT

The People of the State of Colorado, Plaintiff

V.

**HARRIS, SAMUEL DAVID** , Defendant  
**W/M, DOB: 10/2/2002**

The undersigned, a peace officer as defined in 18-1-901 (3) (1), C.R.S. 1973, as amended, being first duly sworn on oath moves the Court to issue an Arrest Warrant for:

**HARRIS, SAMUEL DAVID W/M, DOB: 10/2/2002, 19 years of age, Height 5'11", Weight 215 lbs., Brown Hair/Blue Eyes, Colorado DL#17-102-6814 SS# [REDACTED]**  
as provided in Rule 4.2 of the Colorado Rules of Criminal Procedure.

As GROUNDS THEREFORE, the undersigned applicant states that the facts submitted in support of this request are set forth in the accompanying attachment designated as Attachment "A" which is attached hereto and made a part hereof and that probable cause exists to believe that the aforementioned person has committed the offense(s) of:

- §18-3-402 (1)(d) Sexual Assault-Under 15 y/o, Class 4 Felony
- §18-6-701 Contributing to the Delinquency of a Minor (4 Counts), Class 4 Felony
- §18-6-403 (1.5) Sexual Exploitation of a Child-Possession/Control of Sexually Exploitative Material, Class 5 Felony
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- §18-3-404 (1)(c) Unlawful Sexual Contact, Class 1 Misdemeanor

in violation of C.R.S. 1973, as amended within the County of Teller and State of Colorado.

It is respectfully requested that bond on this Arrest Warrant be set in the amount of:

**\$50,000.00 Cash (Fifty-Thousand Dollars)**

Dollars.

Sgt. S. Everhart, Det.#2470  
Applicant

Woodland Park Police Department  
Law Enforcement Agency

Sworn and subscribed before me this 26<sup>th</sup> day of May, 2022.

Judge: [Signature]

1:52 PM

ATTACHMENT A

STATE OF COLORADO }

}

ss. ARREST WARRANT AFFIDAVIT

COUNTY OF TELLER }

In support of a request for the issuance of an ARREST WARRANT for:

HARRIS, SAMUEL DAVID W/M, DOB: 10/2/2002, 19 years of age, Height 5'11", Weight 215 lbs, Brown Hair/Blue Eyes, Colorado DL#17-102-6814 SS# [REDACTED]

Sgt. Shannon Everhart, Detective, referred to herein as your affiant, being of lawful age and first duly sworn upon her oath states and alleges in support of this affidavit as follows:

Your Affiant, Sgt. Shannon Everhart, Detective #2470, has been a duly employed law enforcement officer for 20 years, is currently employed as a Detective with the Woodland Park Police Department in the City of Woodland Park, County of Teller, and State of Colorado and was so employed at all times relevant to this affidavit. Your Affiant compiled the information contained in this affidavit during the course of a criminal investigation, by obtaining information from fellow law enforcement officers, interviewing witnesses, victims, and suspects, reviewing reports prepared by fellow officers, and evidence that was contained within various social media search warrants for this case; Woodland Park Police Department Case 21-1661.

Your Affiant states that she has reason to believe HARRIS, SAMUEL DAVID W/M, DOB: 10/2/2002, 19 years of age, Height 5'11", Weight 215 lbs., Brown Hair/Blue Eyes, Colorado DL#17-102-6814 SS# [REDACTED], has committed the crime(s) of:

- §18-3-402 (1)(d) Sexual Assault-Under 15 y/o, Class 4 Felony
- §18-6-701 Contributing to the Delinquency of a Minor (4 Counts), Class 4 Felony
- §18-6-403 (1.5) Sexual Exploitation of a Child-Possession/Control of Sexually Exploitative Material, Class 5 Felony
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- §18-3-404 (1)(c) Unlawful Sexual Contact, Class 1 Misdemeanor

Facts in Support of Probable Cause

**Background of those mentioned in this Affidavit at the time of the Crimes**

- 1.) Suspect-Samuel D. Harris, DOB: 10/02/2002, resident of Colorado who lives with his mother, father, and siblings in the City of Lake George, County of Park, and State of Colorado. S. Harris graduated from Woodland Park High School in 2021. Accused of having possession of child pornography in the form of still photos and videos of several female juveniles that he advertised for sale on social media. Providing alcohol, vapes, cigarettes, and narcotics to juveniles in the Woodland Park area. Other accusations are of S. Harris filming sex acts involving another male and female juvenile as well as himself having sexual intercourse with a female under the age of 14 years old.
- 2.) Victim/RP-[REDACTED] resident of Colorado who lives with her mother and stepfather within the City of Woodland Park, County of Teller, and State of Colorado. Currently a student at the Woodland Park High School. First victim to report of sexual relations with S. Harris and having been told by several friends they saw photos of the sex acts between her and S. Harris on S. Harris's cell phone along with other female juveniles in separate folders on his phone.
- 3.) Victim/RP/Witness-[REDACTED] resident of Colorado who lives with her mother, father, and siblings within the City of Woodland Park, County of Teller, and State of Colorado. Currently enrolled in a homeschooling program. Second victim to report that she sent nude photos to S. Harris' cell phone through social media accounts.

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- 4.) Victim/RP- [REDACTED] resident of Colorado who lives with mother and siblings within the City of Woodland Park, County of Teller, and State of Colorado. Currently a student at the Woodland Park Middle School. Third victim to report that S. Harris sent nude photos she had taken of herself on her phone to his (S. Harris) cell phone without permission. Also reported that she had sexual intercourse with S. Harris twice; the first incident when she was under the influence of narcotics and both times at S. Harris's home in Lake George where he lives with his parents. S. Harris had in his possession videos and photos of [REDACTED] driving without a license, consuming alcoholic beverages, narcotics, tobacco, and vape products.
- 5.) Victim- [REDACTED] a resident of Colorado that resides at different residences of friends within the City of Woodland Park, County of Teller, and State of Colorado. Is also known to have lived at S. Harris's home in Lake George. S. Harris had in his possession videos of [REDACTED] having sexual relations with a male party outside of a truck as well as photos and videos of [REDACTED] consuming tobacco and vape products.
- 6.) Victim/Witness- [REDACTED] resident of Colorado who lives with her father within the City of Woodland Park, County of Teller, and State of Colorado. Currently enrolled in a homeschooling program. Reported seeing nude photos of juveniles on S. Harris' cell phone as well as sex acts between [REDACTED] and S. Harris that S. Harris filmed. Also evidence of alcohol consumption with S. Harris on S. Harris's cell phone. [REDACTED] was also named in another Contributing to the Delinquency case 21-0940 where [REDACTED] admitted to having sexual relations with S. Harris while they both lived in the V. Quinn home in Woodland Park, CO in return for alcohol, tobacco products, and vape products in the summer of 2021.
- 7.) Witness- [REDACTED] resident of Colorado who lives with his mother, father, and siblings within the City of Divide, County of Teller, and State of Colorado. Currently a student at the Woodland Park High School. Reported seeing nude photos of juveniles on S. Harris' cell phone and that he knew of a Cashapp account where S. Harris was selling the juvenile nudes online for "20 dollars a photo."
- 8.) Witness- [REDACTED] resident of Colorado who lives with his parents and sibling within the City of Woodland Park, County of Teller, and State of Colorado. Currently a student at the Woodland Park Middle School. Reported seeing nude photos of female juveniles on S. Harris' cell phone where he advertise for sale at \$20 apiece.
- 9.) Witness- [REDACTED] resident of Colorado that now lives in Florida with her family. Friend of [REDACTED] and S. Harris that S. Harris also had possession of her nude photos. It was also reported by [REDACTED] that [REDACTED] and S. Harris were flirting with each other prior to [REDACTED] agreeing to have sex with S. Harris to "get him to like her more than [REDACTED]."
- 10.) Mentioned- [REDACTED] resident of Colorado that lives with family in the City of Woodland Park, County of Teller, and State of Colorado and is employed at Taco Bell, Woodland Park, CO. Male party included in the two sexual intercourse videos on S. Harris's cell phone with juvenile female.
- 11.) Unknown (anonymous) female called the WPPD to report she knew of S. Harris having sexual relations with underage females at Vicki Quinn's house when she (anonymous) was given alcohol and pills by S. Harris and his friends. She stated that S. Harris sexually assaulted her but that she didn't wish to open a case at this time. She alleged that another 13 year old female was very close to S. Harris, more than friends (suspected to be [REDACTED] based off of evidence provided), had asked for a Plan B pill after she allegedly had sexual relations with S. Harris. (screenshots of message attached in case)
- 12.) Mentioned-Dariza Farris DOB:09/22/1989, Mission Possible Employee that helps with Teller County families offering resources to assist with troubled youth and families in need. D. Farris reported to WPPD positive drug test results of a [REDACTED] and that the illegal substances are being supplied by S. Harris.
- 13.) Mentioned/Contacted WPPD-Adam Pieniak, Public Defender that was representing S. Harris on a Teller County Sheriff's Office case for S. Harris involving a cocaine conviction in 2021.
- 14.) Parent-Ashley McFadden DOB: 08/06/1983 mother of [REDACTED] resides in Colorado with her 3 children in the City of Woodland Park, County of Teller, and State of Colorado. Currently works in Colorado Springs.

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15.) Mentioned-Vicki Quinn, DOB: 11/22/1965, resident of Colorado residing with her husband and children in Colorado Springs, El Paso County, and State of Colorado. [REDACTED] and S. Harris previously resided with V. Quinn in Woodland Park, CO and others mentioned in this affidavit visited the Quinn home where the juveniles would partake in alcohol, drug use, and under age sex, according to prior case reports, and admissions from the parties involved in the acts.

16.) MPO Officer Manolo DeJesus, Woodland Park Police Department Officer/School Resource Officer at Woodland Park High School. MPO DeJesus took the initial report from the first victim, [REDACTED] in this case and then referred to WPPD Det. Sgt. Everhart and assisted with follow up interviews.

17.) MPO Darren Traylor, Woodland Park Police Officer/School Resource Officer at Woodland Park Middle School. MPO D. Traylor has interviewed several parties named in this case as he has built a rapport with them while serving the school district.

18.) Sgt. Shannon Everhart, Detective, Woodland Park Police Department that took over this case, interviewed parties involved, obtained search warrants, reviewed all documents returned from warrants, prepared various reports, as well as this affidavit for arrest.

### Summary of Initial Investigation

19.) November 11<sup>th</sup>, 2021 MPO Manolo DeJesus, School Resource Officer (SRO) assigned to the Woodland Park High School located at 100 Panther Way, in the city of Woodland Park, County of Teller, and State of Colorado took a report from a female juvenile, [REDACTED]. The report states that [REDACTED] was told by [REDACTED] that "Samuel S. Harris was showing his friends [REDACTED] and [REDACTED] pictures and videos of [REDACTED] private parts" from when the two (S. Harris and [REDACTED]) had sex approximately 2 weeks prior (February 2021) without her knowledge or consent. [REDACTED] further stated that [REDACTED] confirmed that she also saw nude photos and videos of other females on his cell phone as well

20.) November 29<sup>th</sup>, 2021 I was given a referral to investigate this case by MPO M. DeJesus. I contacted the mother of [REDACTED] and scheduled a Forensic Interview with Safe Passage for [REDACTED] on December 15<sup>th</sup>, 2021 at 0800 hrs.

21.) November 30<sup>th</sup>, 2021 MPO M. DeJesus met with [REDACTED] again at the WPHS where she stated the pictures S. Harris had on his phone could only be from when they had sex in the public library bathroom and when the two were Face-timing at their homes where S. Harris could screenshot her. She remembered that S. Harris's camera was set to off so she could not see him during the chat.

22.) December 15<sup>th</sup>, 2021 at the Safe Passage interview with [REDACTED] she revealed to the Forensic Interviewer that she had a crush on S. Harris, wanted him to like her more than the another girl he was talking to, and felt that if she had sex with S. Harris he would like her more than the other girl, [REDACTED]. [REDACTED] states that she and S. Harris had sexual intercourse and she performed oral sex on S. Harris in the downstairs bathroom at the public library in Woodland Park, CO twice and once in the bathroom at Memorial Park in Woodland Park, CO. She stated that S. Harris asked if he could film the acts and she told him "no." It was later that she was told from friends that S. Harris had not respected her wishes and recorded the acts anyway showing the pictures and videos to mutual friends in their friend group. [REDACTED] reports that [REDACTED] told her that she was going through S. Harris's phone in the summer of 2021 when she saw the nude photos and videos of [REDACTED] and other girls S. Harris had been with. [REDACTED] reported that after the three sexual encounters with S. Harris he "ghosted" her and soon after the mutual friends began to tell [REDACTED] of the content on S. Harris's phone. Further on in the Safe Passage interview [REDACTED] reports that she sent S. Harris several photos of herself in her underwear and nude photos of herself after S. Harris asked her to but he never sent photos of himself to her. [REDACTED] said she also learned that there was 6 or 7 videos that her friends viewed that were on S. Harris's phone. [REDACTED] states that the sexual encounters happened when she was 14 years old and S. Harris was 18 years old. [REDACTED] stated that she communicated with S. Harris on Instagram, Snapchat, and TikTok mostly and that the messages have since been deleted. [REDACTED] expresses that she "knows that Sam has other pics of girls on his phone especially of her friend [REDACTED] and that Sam was bragging about photos he has to [REDACTED] and [REDACTED]. [REDACTED] says that there are "different section on his phone for different girls."

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23.) From November 30th, 2021 through January 25th, 2022 I attempted to contact S. Harris several times with the various numbers we have on file to no avail to talk to him about this case. I also asked officers with the WPPD to be on the lookout for if they saw S. Harris in town to let me know so I can meet with him for an interview.

24.) January 25<sup>th</sup>, 2022 I met with representatives of Mission Possible that work with the youth of Woodland Park and in a particular client, [REDACTED]. D. Farris, Mission Possible, advised me that [REDACTED] is "popping hot" for THC, cocaine, and alcohol whenever she is tested. D. Farris disclosed that it was discovered that S. Harris is supplying the narcotics and alcohol to [REDACTED]. D. Farris also disclosed that she has talked with [REDACTED] mother about the concerns she had of the posts on social media of how close [REDACTED] and S. Harris appear as well as the advertised drug and alcohol use. A. McFadden, mother of [REDACTED], response to D. Farris is that whenever there are adult men over at the house or if alcohol is served she (A. McFadden) is present. A. McFadden has allowed [REDACTED] to stay the night at S. Harris's home in Lake George and S. Harris has been allowed to stay the night at [REDACTED] home in Woodland Park, CO; but S. Harris allegedly "sleeps on the couch."

25.) January 26<sup>th</sup>, 2022 Sgt. B. Huber and Ofc. P. Vigil were in contact with S. Harris at the public library in Woodland Park, CO where he was asked to come back to the WPPD to interview with me on this case. S. Harris came willingly to the WPPD and met with me in Interview Room #1 where I advised him of his rights per Miranda and that I was investigating the allegations that he was in possession of child pornography. S. Harris advised he would "rather not" talk to me about this case after I read him Miranda. I advised S. Harris that I would be seizing his phone at this time and applying for a warrant to search his phone. S. Harris did not wish to give me his passcode to get into the phone where we could get his consent to search therefore a warrant was granted by the 4<sup>th</sup> Judicial District Courts to have the phone searched. While interviewing S. Harris we discussed the posts on his social media accounts involving guns, drugs, and large amounts of money. S. Harris advised that the guns were his fathers', the money was from selling cocaine, and that he "doesn't use cocaine anymore, just THC that his probation officer allows him to consume." We talked about him sleeping over at a juvenile female's home and the fact that the juvenile, [REDACTED], is still "popping hot" on her drug tests for cocaine. S. Harris advised that he was the one supplying [REDACTED] with cocaine but has since stopped, does not know who is supplying [REDACTED], and has told [REDACTED] to stop using but she doesn't listen. He also stated that he does sleep at her house but not in her room. Photo and video evidence shows S. Harris and [REDACTED] lying in her bed, often times partially exposed, as well as S. Harris in the bathroom with [REDACTED] while she showers with her exiting the shower nude. When S. Harris was being released from WPPD after the interview a blue pill had come out of his wallet when I handed his wallet back to him. I asked him what the pill was as I had seen that type of pill in a social media post that [REDACTED] posted on her TikTok account on her tongue. S. Harris advised that the pill was oxycodone and that he had taken it from the father of a friend of his, [REDACTED]. I contacted [REDACTED] father and advised him that someone reported that they had narcotics in their possession and to make sure he protected his medication.

26.) January 27<sup>th</sup>, 2022 according to MPO D. Traylor's report when he interviewed [REDACTED] at the WPMS [REDACTED] disclosed that "S. Harris does sell nudes of juvenile girls through Snapchat for \$20.00 a piece" and knows for sure that the photos of the juvenile nudes to be of [REDACTED]. [REDACTED] stated Samuel told him he has a lot of minor female's nude photos. MPO D. Traylor states that he asked [REDACTED] how the conversation started with Samuel. [REDACTED] stated he "noticed Samuel had a lot of money on him and asked how he got the money." [REDACTED] stated "Samuel told him he sells access to naked pictures of young females on snap chat for 20.00." I asked [REDACTED] if he could write a voluntary statement. [REDACTED] responded he would only write a voluntary statement if his name would not be on it and he would not have to testify against Samuel as they are still friends. [REDACTED] also advised MPO Traylor that he was "aware of S. Harris also having possession of [REDACTED] nude photos and that S. Harris sold minor female nudes under his Snapchat ID 'bobbybuttstuff.'"

27.) January 27<sup>th</sup>, 2022 later in the afternoon I received information from Teller County Department of Human Services that [REDACTED] reported to her counselor at the WPMS that she is concerned about the nude photos of herself on S. Harris's phone as she knew that WPPD officers were in contact with S. Harris lately and had possession of S. Harris's phone.

28.) January 27<sup>th</sup>, 2022 later in the evening around 2040 hours TCDHS workers requested a police escort to go to [REDACTED] home to speak with A. McFadden and advise her of the allegations that there is drug use and a possible sexual relationship between [REDACTED] (13 y/o) and S. Harris (19 y/o) that was reported to them. Officers reported back that A. McFadden was advised that if there was failure to protect her daughter, [REDACTED], the courts could take her daughter out of the home. A. McFadden agreed to keep S. Harris out of her home and away from her daughter, [REDACTED]

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29.) January 28<sup>th</sup>, 2022 MPO M. DeJesus interviewed ██████████ at the WPHS where he refused to give any information about nudes on S. Harris's cell phone even though he already told ██████████ he saw the photos himself. ██████████ later admits that he did have information of nudes on S. Harris's cell phone. (March 3, 2022)

30.) January 28<sup>th</sup>, 2022 I received a call from Public Defender Adam Pienciak, advising he represents S. Harris in a cocaine possession case and wants to "work with WPPD to come to a resolution on this active case." I explained what the accusations were, there are several victims, and that I had probable cause to believe a crime(s) has been committed by his client. A. Pienciak advised me "let's keep in touch" and that he would talk to his client (S. Harris) to see if he wanted to talk to me before we go any further; I never did hear back from A. Pienciak.

31.) January 28<sup>th</sup>, 2022 I contacted Michael Dalton, father of ██████████ to ask if he could bring his daughter into the WPPD to speak to me about the allegations that his daughter had seen nude photos from a phone and was possibly one of the females on the same phone. ██████████ never did come into the WPPD to discuss the case but later did in a subsequent interview with me at a later date about another case where she did disclose that she sent nude photos to S. Harris as well. M. Dalton later found out from his daughter who I was referring to as I would not tell him when he asked me during our initial phone conversation asking him to bring in ██████████ as a witness and possible victim.

32.) January 28<sup>th</sup>, 2022 I received a voicemail of a female that wished to remain anonymous reporting that she was sexually assaulted by S. Harris at Vikki Quinn's home in 2021 and that she knew of S. Harris having sex with a 13 year old female at the house that needed to take the Plan B pill. The caller eventually texted me on my work cell where I copied the message and attached it to this case. She stated that she was given alcohol and pills by S. Harris and his friends and that is when the assault allegedly happened. I encouraged the female to come forward and make a formal report if but she declined saying she has moved on and is receiving help.

33.) January 31<sup>st</sup>, 2022 MPO D. Traylor met with ██████████ again about this case where he advised he would be interviewed on camera but didn't want to write anything down. MPO D. Traylor advised that ██████████ was reporting the same as the last interview that he knew of female juvenile nudes on S. Harris's phone and that S. Harris was selling nudes on social media for \$20 per image/photo/video.

34.) February 1<sup>st</sup>, 2022 I brought S. Harris' cell phone to Colorado Springs Police Department Digital Forensic Detective Brian Rogers along with a copy of the search warrant. The cell phone was returned to WPPD along with a copy of the files that were able to be extracted from the cellular phone. Due to not having the passcode to get access to pertinent files on the cell phone CSPD was not able to get any items of evidentiary value; only the phone specifications, system information, and other files identifying S. Harris as the phone owner. Det. Rogers advised that we could apply for a second warrant to let the phone sit on their forensic hardware devices until the code is cracked.

35.) March 3<sup>rd</sup>, 2022 ██████████ admits to MPO D. Traylor and to me via speakerphone phone call that he "does know of the Snapchat advertisement that S. Harris had for people to pay for juvenile nudes on both accounts owned and controlled by S. Harris; samslugger and bobbybuttstuff where the advertisement says "for photos and videos send \$20.00 to Cashapp" with the link highlighted.

36.) April 4<sup>th</sup>, 2022 I met with ██████████ in reference to another case where the topic of this case came up and ██████████ disclosed that she had also sent at least three explicit nude photos to S. Harris's phone after she had been talking to him for a while after being introduced to him at a local park.

37.) April 18<sup>th</sup>, 2022 a search warrant for S. Harris's phone was resubmitted to put the phone on a computer with CSPD Digital Forensics Detectives to use "brute force" to get the passcode for the phone which then a secondary warrant would be obtained to get into the phone for contents after the passcode is discovered. S. Harris's phone was sent to CSPD on April 20<sup>th</sup>, 2022 where this process goes through hundreds of thousands of codes via an algorithm process to find the passcode and could take days or up to several years to discover. The phone will go through this process connected to the forensic hardware until the passcode is revealed.

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- 38.) Search Warrants applied for, submitted, and reviewed were:  
iphone-02/01/2022  
Snapchat-02/02/2022  
Instagram-02/04/2022  
Cashapp-03/11/2022  
Apple-03/16/2022  
Google-03/17/2022  
iphone 2<sup>nd</sup> Warrant-04/20/2022

Findings of the reviews consisted of thousands of files per search warrant return to review which according to the timeframe most have been removed off of the cloud and through accessing the accounts via another device removed by the owner, S. Harris prior to warrants being submitted and returned. Of the items of evidentiary value I was able to obtain pictures, messages, and videos containing four juvenile females ingesting alcohol, narcotics, tobacco, vape products, and engaging in hazardous behaviors that an adult should not have allowed to occur such as what S. Harris did.

39.) From the dates of April 28th, 2022 through May 19th, 2022 a review of over 18k files were reviewed from just the Apple, Inc. return of a search warrant. From the review of the returns of the Apple, Inc. accounts belonging to S. Harris, samslugger@icloud.com account, I was able to identify evidence to support the charges as listed. In over 18,000 files that were returned from the Apple, Inc. search warrant there were several photos and videos of juvenile parties that were drinking alcohol, smoking, cigarettes and vape products, and the consumption of narcotics. I was able to identify three female juveniles; [REDACTED] as being female juveniles involved in alcohol, tobacco, and narcotic consumption provided by S. Harris and in the presence of S. Harris. There are also 2 videos of [REDACTED] having sexual intercourse on the passenger side of a truck with [REDACTED] while S. Harris filmed the act. While going through the files I listened to voicemails that contained MPO D. Traylor attempting to get in touch with S. Harris to talk to him about allegations of him sexually assaulting a female juvenile named [REDACTED] that was reported through a Safe to Tell Report. [REDACTED] was already suspected as being sexually involved with S. Harris but it was never confirmed until a voicemail just 30 minutes after MPO D. Traylor attempted to contact S. Harris [REDACTED] also left a voicemail for S. Harris demanding that he call her back immediately as she had just been interviewed by MPO D. Traylor about her allegedly having a sexual relationship with an adult male. [REDACTED] yells in the voicemail demanding that S. Harris tell her how many more people he has told of their relationship and what they have done together.

40.) May 19<sup>th</sup>, 2022 myself and Ofc. J. Sanchez went to the Woodland Park Middle School to talk with [REDACTED] about what I had discovered in my research of the files. [REDACTED] was previously aware that S. Harris was under investigation and voiced earlier in the investigation that she was concerned about her nudes being on S. Harris's phone. I played the voicemail that [REDACTED] had left for S. Harris in November of 2021 where she demands S. Harris to call her back to tell her how many people he bragged to about their "hook up." After [REDACTED] listened to the voicemail she left for S. Harris she advised Ofc. J. Sanchez and I that she remembers leaving that message because she was upset "and everyone knows we were having sex" now but at the time no one was supposed to know. She stated that she had slept at S. Harris's home in Lake George somewhere between August 2021 and November 2021 for the weekend and they had sexual intercourse twice that weekend. She stated that she had taken some pills and she was under the influence, remembers kissing S. Harris, and then realized later that they had sex. [REDACTED] stated that they had sex again that same weekend but the second time she was not under the influence. She stated that S. Harris knew how old she was and he told her to never tell anyone because it was against the law yet she was "pissed" because he told others after she was told to not say anything. [REDACTED] reports that S. Harris would look through her cell phone and send the nudes she had of herself to his phone because he had her passcode. She says that she didn't like that S. Harris did this and she didn't want him to have those photos. [REDACTED] later learned from her friends that they had seen the photos of her on S. Harris's phone. [REDACTED] says that not long after she ended the relationship with S. Harris she attempted to kill herself several times by taking a large amount of pills and was eventually sent to the hospital where she stayed for over a week. She stated that when she returned home after Christmas time her mother asked her if it was true that she had sex with S. Harris. [REDACTED] she admitted to her mother that the whole time it was suspected she and S. Harris were in fact involved sexually. A. McFadden, [REDACTED] mother learned from her son ([REDACTED] brother) that works with a mutual friend of [REDACTED] and S. Harris at Taco Bell that S. Harris was bragging about having sex with [REDACTED] to others and her brother told their mother.

SAR



41.) The major finding in the review of the search warrants that included social media apps, Google, and Apple, Inc include the following;

- Three conversations between S. Harris and his father Brent Harris DOB: 03/30/1972 discussing S. Harris sleeping over at [redacted] house. One conversation in particular is Brent Harris saying "I'd rather u Stay with [redacted] tonight" as Brent Harris would often pick up and drop off S. Harris in Woodland Park since S. Harris didn't have a vehicle and the Harris family lives in Lake George, CO.
- Two videos of [redacted] having sexual intercourse
- Two videos of [redacted] exposing her breasts and S. Harris filming
- TikTok pictures of oxycodone pills on the tongue of two female juveniles; the same type of pills S. Harris was found to be in possession of.
- Several pictures and videos of [redacted] driving S. Harris's former vehicle he owned with bottles of Hennessy Cognac alcohol and various types of beer while out at night
- Photos and videos of four juvenile females smoking vapes and cigarettes with S. Harris sharing them with the parties
- Videos of S. Harris kissing [redacted] while they are laying in a bed when she was 13 y/o
- Pictures and videos of [redacted] and S. Harris together displaying what is typically considered "more than just friends" actions posted on their social media apps
- Voicemails of [redacted] to S. Harris that indicate the dating relationship between the two
- The admittance from [redacted] during my interview with her that she was in fact dating and sleeping with S. Harris
- [redacted] contact information on S. Harris's cell phone labelling [redacted] as "Fuck Buddy" during the time that they were dating and having a sexual relationship.
- Social Media posts on S. Harris's account advertising the sale of nudes, cocaine, and what he calls "penis envy shrooms charging \$60 for an 8<sup>th</sup>." (mushrooms)

42.) It should be noted that while investigating the initial claim of possession and distribution of Child Pornography it led to the findings that were contained within Search Warrants parameters that led to other crimes that were alleged of S. Harris. Due to S. Harris's cell phone not being able to be put into "Airplane Mode" to preserve further evidence that may be on his phone gave S. Harris the ability to re-connect on another device to delete pertinent evidence since he knew what the allegations were. On March 4<sup>th</sup>, 2022 I received a final disposition letter of the Search Warrant for Snapchat where inappropriate photos are typically stored under passcode called "My Eyes Only" indicating that as per their guidelines their servers are designed to delete permanently some of the information that I was requested in the Search Warrant. There specifics of what I requested included text, messages, video's or images which have been deleted from the server by either the user of the deadline time frame as indicated in the User Guidelines Agreement. S. Harris's cell phone is still at CSPD Digital Forensics being investigated and when the information is obtained further charges could pursue in this case.

Based off of the aforementioned report and the accumulation of evidence that I was able to extract from the various search warrant I respectfully request that an arrest warrant for:

**HARRIS, SAMUEL DAVID W/M, DOB: 10/2/2002, 19 years of age, Height 5'11", Weight 215 lbs, Brown Hair/Blue Eyes, Colorado DL#17-102-6814 SS# [redacted]** be issued for the charges in Woodland Park in **Case 21-1661** for the charges of:

- §18-3-402 (1)(d) Sexual Assault-Under 15 y/o, Class 4 Felony
- §18-6-701 Contributing to the Delinquency of a Minor (4 Counts), Class 4 Felony
- §18-6-403 (1.5) Sexual Exploitation of a Child-Possession/Control of Sexually Exploitative Material, Class 5 Felony
- §18-6-403 (2)(a)(d) Sexual Exploitation of a Child-Under 18 y/o, Class 5 Felony
- §18-6-403 (3)(b.5)(d) Sexual Exploitation of a Child-Permits, Engage, Induces, or Entices, Class 5 Felony
- §18-3-404 (1)(c) Unlawful Sexual Contact, Class 1 Misdemeanor

  
Sgt. (Sgt. Shannon Everhart, #2470)

Subscribed and sworn to before me this 26<sup>th</sup> day of Mar, 2022.

Judge 

~~1:52 PM~~ 1:52 PM

SAR