

AO 93 (Rev. 12/03) Search Warrant

UNITED STATES DISTRICT COURT

District of NEVADA

In the Matter of the Search of  
(Name, address or brief description of person or property to be searched)

SEARCH WARRANT

A CADILLAC ESCALADE AND VARIOUS  
ELECTRONIC STORAGE DEVICES AND  
DOCUMENTS AS LISTED IN ATTACHMENT A  
WHICH ARE CURRENTLY LOCATED AT THE FBI  
700 EAST CHARLESTON BOULEVARD  
LAS VEGAS, NEVADA 89104-1545  
CITY OF LAS VEGAS  
COUNTY OF CLARK  
STATE OF NEVADA

Case Number: 2:06-mj-00618-PAL

I attest and certify on 09-14-06 that  
this is a full true and correct copy of the  
original document.

TO: Any Special Agent of the FBI

and any Authorized Officer of the United States

PEGGY A. LEEN

Affidavit(s) having been made before me by

Special Agent T. Scott Hendricks, III  
Affiant

U.S. MAGISTRATE JUDGE  
DISTRICT OF NEVADA

that  on the person of, or  on the premises known as (name, description and/or location)

700 EAST CHARLESTON BOULEVARD  
LAS VEGAS, NEVADA 89104-1545

By Carol H. Knight Deputy  
Secretary

in the \_\_\_\_\_ District of Nevada there is now  
concealed a certain person or property, namely (describe the person or property)  
SEE ATTACHMENT A.

I am satisfied that the affidavit(s) and any record testimony establish probable cause to believe that the person or property so described  
is now concealed on the person or premises above-described and establish grounds for the issuance of this warrant.

YOU ARE HEREBY COMMANDED to search on or before September 25, 2006  
Date

(not to exceed 10 days) the person or place named above for the person or property specified, serving this warrant and making the  
search  in the daytime — 6:00 AM to 10:00 P.M.  at anytime in the day or night as I find reasonable cause has been  
established and if the person or property be found there to seize same, leaving a copy of this warrant and receipt for the person  
or property taken, and prepare a written inventory of the person or property seized and promptly return this warrant to

PEGGY A. LEEN

as required by law.

U.S. Magistrate Judge (Rule 41(f)(4))

09-14-06 4:55 p.m.  
Date and Time Issued

PEGGY A. LEEN  
U.S. MAGISTRATE JUDGE  
Name and Title of Judge

Las Vegas, Nevada

City and State

PEGGY A. LEEN  
Signature of Judge

PEGGY A. LEEN

AO 93 (Rev. 12/03) Search Warrant (Reverse)

<b>RETURN</b>		Case Number:
DATE WARRANT RECEIVED	DATE AND TIME WARRANT EXECUTED	COPY OF WARRANT AND RECEIPT FOR ITEMS LEFT WITH
INVENTORY MADE IN THE PRESENCE OF		
INVENTORY OF PERSON OR PROPERTY TAKEN PURSUANT TO THE WARRANT		
<b>CERTIFICATION</b>		
<p>I swear that this inventory is a true and detailed account of the person or property taken by me on the warrant.</p> <p style="text-align: center;">_____</p> <p>Subscribed, sworn to, and returned before me this date.</p> <p style="text-align: center;">_____</p> <p style="text-align: center;">Signature of Judge <span style="float: right;">Date</span></p>		

## ATTACHMENT "A"

## Items to Be Searched and Seized

The items to be searched and seized are:

- 1 Cadillac Escalade, VIN 1GYFK66837R200245
- 2 iPods with serial numbers 8K629GRFSZ9 and 8L6238R8SZ9
- 3 CDs containing radio software
- 1 Toshiba Satellite P35 Series laptop computer with serial number 25116245K
- 4 thumb drives
- 16 CDs
- 2 Memorex Mega Travel Drives
- 3 Sony Vaio laptop computers with model numbers PCG-7N2L, PCG-792L, and P.G.-4E1L
- 2 Firelite Smart Disk portable hard drives
- 1 Sony digital camera and 6 memory sticks
- 1 Garmin GPS unit
- 1 silver Garmin Nuvi Travel G.P.S./Mapping tool
- 4 handheld Sony digital voice recorders
- 1 gray and blue Motorola flip phone with HEX serial number 1E7E4426
- 1 gray and blue Motorola flip phone with HEX serial number 1B737DBB
- 1 gray and blue Motorola flip phone with HEX serial number 1E363E65
- 1 gray and blue Motorola flip phone with HEX serial number 1E363A7D
- 1 silver and black Motorola flip phone with IMEI number 010503000914557
- 1 silver and black Motorola flip phone with IMEI number 010738007802310
- 1 silver and black Motorola flip phone with IMEI number 010956000836271
- 1 silver and black Motorola flip phone with IMEI number 010503008873409
- 1 silver and black Motorola phone with IMEI number 010912005385681
- 1 gray Motorola Boost flip phone with IMEI number 001600089585670

- 1 1 gray Motorola Boost flip phone with IMEI number 001600251435670
- 2 1 silver Motorola Verizon flip phone with HEX serial number 1E00BE02
- 3 1 silver Motorola Verizon flip phone with HEX serial number 1E00970B
- 4 1 silver Motorola Verizon flip phone with HEX serial number 1E00C3C3
- 5 1 gray Nokia phone with IMEI number 01070800/655672/0
- 6 1 blue and gray Nokia phone with IMEI number 01081700/146711/2
- 7 4 spiral steno pads with notes
- 8 1 blue zipper pouch containing letters, vehicle documents, miscellaneous documents and notes
- 9 3 letter size envelopes containing religious documents
- 10 1 letter size envelope containing radio frequency information
- 11 1 file folder containing religious documents
- 12 1 blue folder containing religious documents
- 13 1 black briefcase containing religious books
- 14 1 black duffel bag containing numerous letters and documents addressed to Warren Steed Jeffs
- 15 The \$57,701 in U.S. currency found in the vehicle
- 16 The \$1,000 in U.S. currency Warren Steed Jeffs had on his person
- 17 19 Visa debit cards with sleeves indicating a value of \$500 each
- 18 The Visa debit card Warren Steed Jeffs had on his person
- 19 \$29.55 in assorted coins
- 20 3 wigs
- 21 12 pair of sunglasses
- 22 9 hard cases for sunglasses
- 23 3 soft cases for sunglasses
- 24 8 sets of car keys
- 25 2 sets of keys
- 26 1 black billfold containing eye prescription in the name of John Findley

- 1 Miscellaneous computer cables/adaptors
- 2 2 manuals that were found with the 3 CDs containing radio software
- 3 4 spiral steno pads with notes
- 4 1 blue zipper pouch containing letters, vehicle documents, miscellaneous documents and notes
- 5 3 letter size envelopes containing religious documents
- 6 1 letter size envelope containing radio frequency information
- 7 1 file folder containing religious documents
- 8 1 blue folder containing religious documents
- 9 1 black brief case containing 13 religious books
- 10 1 black duffel bag containing numerous letters and documents addressed to Warren Steed Jeffs
- 11 1 black brief case that contains the Toshiba Satellite P35 Series laptop computer with serial number
- 12 25116245K
- 13 1 Cingular wireless network card
- 14 1 Verizon Wireless network card
- 15 1 thumb drive adaptor
- 16 The blue brief case that contains the 2 Sony Vaio laptop computers with model numbers P.G.-7N2L
- 17 and PCG-792L
- 18 The black and blue camera case that contains the Sony digital camera and 6 memory sticks
- 19 1 Rehm CB radio with serial number \*D051800288\*
- 20 4 handheld Rehm two-way radios
- 21 The suitcases, clothing, pillows, and 2 screwdrivers that were found in the vehicle
- 22 These items are currently located at the FBI, 700 East Charleston Boulevard, Las Vegas, Nevada,
- 23 89104-1545.
- 24
- 25
- 26

## 1 ADDENDUM TO ATTACHMENT A

2 Only evidence, fruits and instrumentalities of violations of Title 18, United States Code,  
3 Section 1071, Concealing Person from Arrest, and Section 1073, Unlawful Flight to Avoid  
4 Prosecution, since June 10, 2005, the date the first warrant was issued for Warren Steed Jeffs' arrest,  
5 fall within the scope of the evidence to be searched. Subject to strict compliance with the parties'  
6 agreement, as outlined in the affidavit, regarding possible religiously protected materials, the  
7 following evidence, fruits and instrumentalities of violations of Concealing Person from Arrest and  
8 Unlawful Flight to Avoid Prosecution may be searched for in the vehicle, documents, and electronic  
9 storage devices listed in Attachment A:

- 10 1. Any and all diaries, address books, names, and lists of names, addresses, and telephone numbers  
11 of individuals.
- 12 2. Any and all correspondence and letters including any internet communications such as emails and  
13 chat logs.
- 14 3. Website information contained on computers about addresses, telephone numbers, properties, bank  
15 account information, hotel reservations, airline reservations, car rentals, and vehicle purchases.
- 16 4. Photographs and video of individuals, buildings, houses, hotels, storage sheds, campgrounds or  
17 locations.
- 18 5. Voice recordings.
- 19 6. Receipts.
- 20 7. Maps.
- 21 8. Contents of G.P.S. mapping programs.
- 22 9. Cellular telephone call history and telephone books.
- 23 10. Text messages contained on cellular telephones.
- 24 11. Lists of individuals that have provided monies to Warren Steed Jeffs.
- 25 12. Registration and insurance information for vehicles.
- 26 13. Documentation about residences, apartments, hotels, storage sheds, campgrounds or other

1 locations where Warren Steed Jeffs may have visited while a fugitive.

2 14. The items described in paragraphs 1 through 13 above which are stored in the form of magnetic  
3 or electronic coding on computer media or on media capable of being read by a computer with the aid  
4 of computer-related equipment, including floppy diskettes, fixed hard disks, or removable hard disk  
5 cartridges, software, cell phones or memory in any form will be searched in the following ways:

6 (a) surveying various file "directories" and the individual files they contain (analogous  
7 to looking at the outside of a file cabinet for the markings it contains and opening a drawer believed  
8 to contain pertinent files);

9 (b) "opening" or cursorily reading the first few "pages" of such files in order to  
10 determine their precise contents;

11 (c) "scanning" storage areas to discover and possibly recover recently deleted files;

12 (d) "scanning" storage areas for deliberately hidden files; or

13 (e) performing key word searches through all electronic storage areas to determine  
14 whether occurrences of language contained in such storage areas exist that are intimately related to  
15 the subject matter of the investigation.

16 This warrant and this search procedure specifically exclude a search of any kind of unopened  
17 electronic mail. No search of unopened electronic mail shall be conducted without a separate search  
18 warrant supported by probable cause.

#### 19 ADDENDUM TO SEARCH WARRANT

20 1. Only evidence, fruits and instrumentalities of violations of Title 18, United States Code,  
21 Section 1071, Concealing Person from Arrest, and Section 1073, Unlawful Flight to Avoid  
22 Prosecution is authorized as within the scope of the warrant, following June 10, 2005, the date the first  
23 warrant was issued for Warren Steed Jeffs' arrest, fall within the scope of the evidence to be searched.  
24 Moreover, agents for the government will proceed in strict compliance with the government's and  
25 counsel for Warren Jeffs' agreement, described below, to protect possible application of a claim of  
26 privilege. In addition, the following types of evidence, fruits and instrumentalities of violations of

1 Concealing Person from Arrest and Unlawful Flight to Avoid Prosecution are authorized as being  
2 within the scope of the search warrant:

3 (a) Any and all diaries, address books, names, and lists of names, addresses, and  
4 telephone numbers of individuals.

5 (b) Any and all correspondence and letters including any internet communications such  
6 as emails and chat logs.

7 (c) Website information contained on computers about addresses, telephone numbers,  
8 properties, bank account information, hotel reservations, airline reservations, car rentals, and vehicle  
9 purchases.

10 (d) Photographs and video of individuals, buildings, houses, hotels, storage sheds,  
11 campgrounds or locations.

12 (e) Voice recordings.

13 (f) Receipts.

14 (g) Maps.

15 (h) Contents of G.P.S. mapping programs.

16 (i) Cellular telephone call history and telephone books.

17 (j) Text messages contained on cellular telephones.

18 (k) Lists of individuals that have provided monies to Warren Steed Jeffs.

19 (l) Registration and insurance information for vehicles.

20 (m) Documentation about residences, apartments, hotels, storage sheds, campgrounds  
21 or other locations where Warren Steed Jeffs may have visited while a fugitive.

22 2. The items described in paragraphs (a) through (m) above, which are stored in the form  
23 of magnetic or electronic coding on computer media or on media capable of being read by a computer  
24 with the aid of computer-related equipment, including floppy diskettes, fixed hard disks, or removable  
25 hard disk cartridges, software, cell phones or memory in any form will be searched in the following  
26 ways: (a) surveying various file "directories" and the individual files they contain (analogous

1 to looking at the outside of a file cabinet for the markings it contains and opening a drawer believed  
2 to contain pertinent files);

3 (b) "opening" or cursorily reading the first few "pages" of such files in order to  
4 determine their precise contents;

5 (c) "scanning" storage areas to discover and possibly recover recently deleted files;

6 (d) "scanning" storage areas for deliberately hidden files; or

7 (e) performing key word searches through all electronic storage areas to determine  
8 whether occurrences of language contained in such storage areas exist that are intimately related to  
9 the subject matter of the investigation.

10 This warrant and this search procedure specifically exclude a search of any kind of unopened  
11 electronic mail. No search of unopened electronic mail shall be conducted without a separate search  
12 warrant supported by probable cause.

13 3. The government shall abide by its agreement with counsel for Warren Steed Jeffs, which is  
14 set forth below:

15 (a) As of September 5, 2006, the government has sealed seized and impounded records  
16 and instructed its agents not to review the contents of any documents, including paper documents and  
17 those electronically stored on the computers and dictation/recording devices. Electronic information  
18 stored on cellular telephones and GPS devices is excluded from the agreement to seal. On September  
19 6, 2006, the government obtained a seizure warrant from Magistrate Judge Peggy A. Leen. The  
20 government also intends to seek a search warrant [this document]. Even in light of these events, the  
21 government's agreement not to review content of documents as set forth in this agreement remains in  
22 full force and effect.

23 (b) The government will promptly provide the movant's counsel with copies of the  
24 electronic and paper records. The movant agrees that the government may access the records to the  
25 extent necessary to reproduce the documents. The government agrees that it will not review the  
26 contents of the documents during the reproduction. The movant's counsel agrees not to release copies

1 of the electronic or paper records to any third party, including movant, pending further agreement  
2 between the parties or order from the court. The movant's counsel, however, may consult with movant  
3 about the content of a document to the extent necessary, in good faith, to determine whether to assert  
4 a claim of religious privilege.

5 (c) The movant agrees to review the records within 10 days of receipt. As the review  
6 proceeds, the movant's counsel will identify documents which may be unsealed. If the movant's  
7 counsel needs more than 10 days to complete the review, they will notify the government and the  
8 parties will proceed in good faith to revise the review period.

9 (d) The movant's counsel will maintain a log identifying documents which they deem  
10 (1) protected by the clergy-communicant privilege; (2) confidential religious documents; and (3)  
11 non-privileged, non-confidential religious material.

12 (e) The government's agreement to allow the movant's counsel an opportunity to review  
13 electronic and paper documents is not an acknowledgment of a legal or factual basis for the movant  
14 to assert a claim of religious privilege. The government expressly reserves the right to contest whether  
15 the privilege exists and whether the privilege applies to the documents the movant identifies as  
16 protected.

17 (f) Upon completion of the movant's attorneys' review period, the parties will, in good  
18 faith, devise a procedure for in camera review of the religious documents identified in the  
19 above-described log. The government will designate taint attorneys to participate in any in camera  
20 or adversary hearing concerning the release of religious documents.

21 (g) The parties agree to act in good faith to resolve any dispute which may arise in this  
22 matter, but reserve their respective right to seek intervention by the court.  
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