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2 **AFFIDAVIT IN SUPPORT OF COMPLAINT**

3 I, Brady H. Cowan, being duly sworn, do hereby depose and state the following:

4 **I. BACKGROUND**

5 1. On July 11, 2016, in connection with this case, I submitted and swore to an affidavit for a
6 search warrant at 3225 Panama Avenue, Carmichael, California (the "Subject Residence"). I
7 incorporate the facts of that affidavit herein, and attach it as Exhibit A to this affidavit.

8 **II. INTERVIEW WITH CEBULA**

9 2. On July 11, 2016, the Court signed a search warrant authorizing law enforcement to
10 search the Subject Residence for evidence that Cebula has violated 18 U.S.C. § 875(c). Law
11 enforcement executed the search warrant on July 12, 2016, shortly after 6:00 a.m.¹ At the beginning
12 of the search, law enforcement located Cebula, secured him, and provided him with his Miranda
13 rights. Cebula was not under arrest at this time, nor was he in handcuffs at the time of the interview.

14 3. After receiving his Miranda rights, Cebula admitted that he sent threats to Blizzard
15 Entertainment through his Facebook account, and made threats to other players while playing the
16 video game "Heroes of the Storm". Cebula said the purpose of the threats was to scare those whom
17 he had threatened. In reference to threatening Blizzard, Cebula told agents that he looked up
18 Blizzard's physical location on Google and mentioned it in the threat to give them a sinking feeling
19 that they should be worried. Cebula also said that he used the term, "opportunistic tools" in his threat
20 to Blizzard to let their minds wander, and included a reference to an AK-47 because it seemed like
21 the scariest weapon.

22 4. Cebula also acknowledged that he had threatened fellow players of "Heroes of the
23 Storm" in communications via the game's chat function. Some of these threats concern sexual
24 assaults on young girls, and Cebula said that he has fantasized about violently sexually assaulting
25 children. During the search of the Subject Residence, law-enforcement personnel determined that

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27 ¹ During the search, law enforcement found two sheds on the property where the Subject
28 Residence is located, which law enforcement had not known about. These sheds are not listed in the
search warrant as places to be searched. Law enforcement sought and obtained permission to search the
sheds from Cebula's mother, the property owner. Nothing of evidential value was found in them.


1 three young children live there. Cebula initially told law-enforcement personnel that he had not
2 fantasized about having sex with any of the children who reside at the Subject Residence, but later
3 stated that he has fantasized about oral sex and sexual intercourse with his five-year-old niece, who
4 resides there. Cebula had been placed under arrest and told that his Miranda rights still applied when
5 he made this statement about his niece.

6 5. In light of the statements Cebula made during the execution of the search warrant and the
7 information learned in this investigation, FBI agents placed Cebula under arrest based on probable
8 cause that he has violated 18 U.S.C. § 875(c).


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10 **III. CONCLUSION**

11 6. Based on my training, experience and discussions with other law-enforcement personnel,
12 the facts set forth in this affidavit, and in my prior affidavit, I believe there is probable cause that
13 Cebula has committed violations of 18 U.S.C. § 875(c), and I request that the Court issue a complaint
14 to that effect.

15 7. I swear under penalty and perjury that the foregoing information is true and correct to the
16 best of my knowledge, information, and belief.

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18 
19 Brady H. Cowan
Special Agent, Federal Bureau of Investigation

20 Subscribed and sworn to before me this 12th day of July, 2016.

21
22 
23 The Honorable Carolyn K. Delaney
24 United States Magistrate Judge

25 Approved as to form:

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27 Owen Roth
28 Assistant United States Attorney

Exhibit A

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AFFIDAVIT IN SUPPORT OF SEARCH WARRANTS

I, Brady H. Cowan, being duly sworn, do hereby depose and state the following:

I. INTRODUCTION AND AGENT BACKGROUND

1. I am a Special Agent of the Federal Bureau of Investigation (FBI), and have been so employed since September of 2014. I was trained as an FBI Special Agent at the FBI Academy in Quantico, Virginia. During my time training in Quantico, Virginia, I received specialized training in the methodology of general law enforcement and white collar and fraud criminal investigations.

2. I am currently assigned to the FBI's Sacramento Division, and I investigate domestic terrorism in the Eastern District of California and elsewhere. My responsibilities include investigations of sovereign-citizen extremists, white supremacy extremists, anarchist extremists, militia extremists, eco-terrorists, active-shooter incidents, hate groups, and other violent groups. I have participated in federal investigations involving election fraud, identity theft, wire fraud, fraud against the government, color of law violations, public corruption, and mail fraud.

3. I have performed law enforcement related tasks such as executing state and federal search and arrest warrants, utilizing confidential sources, issuance of grand jury subpoenas, and surveillance of subjects. I have been involved in search warrants that involved the search and seizure of financial instruments, computer equipment, and proceeds from crime.

4. I am a "Federal Law Enforcement Officer" within the meaning of Rule 41(a)(2)(C) of the Federal Rules of Criminal Procedure, that is, a federal law enforcement agent engaged in enforcing criminal laws and authorized to request warrants.

II. PURPOSE AND BASIS OF AFFIDAVIT

5. This affidavit is submitted in support of an application of a search warrant for evidence and instrumentalities of violations of 18 USC § 875(c). As set forth below, I have probable cause to believe that such items, as set forth in Attachment B and incorporated herein by reference, are currently to be found at the items at 3225 Panama Avenue, Carmichael, CA, more specifically described in Attachment A, which is also attached hereto and incorporated herein by reference.

1 individuals playing "Heroes of the Storm" while playing the game that caused at least one individual
2 to complain to the company. These statements were recorded in chat logs, which Blizzard has
3 provided to the FBI. Blizzard arrested Cebula's ability to communicate with other players. In
4 response, Cebula transmitted certain statements to Blizzard that the company received outside the
5 State of California.

6 12. Blizzard's complaint was forwarded to FBI's Sacramento office once it was determined
7 Cebula is a resident of this federal district.

8 **B. Identification of Cebula and the Subject Residence**

9 13. Blizzard's complaint to the FBI concerned the "Heroes of the Storm" player-account
10 associated with the e-mail address "stephencebula@hotmail.com." According to Blizzard, the
11 account was established by Cebula, at the Subject Residence, with a phone number of (916) 487-
12 8026. Purchases on the account were made with a Mastercard in Cebula's name, at the Subject
13 Address.

14 14. On July 7, 2016, Blizzard provided the FBI with the internet protocol address (the "IP
15 Address") associated with the statements made by user "stephencebula@hotmail.com" on July 2 and
16 3, while playing "Heroes of the Storm." An internet-protocol address is a location where a computer
17 accesses the internet. According to Blizzard, the IP Address has been used regularly by the player-
18 account in question for the last few months to log into "Heroes of the Storm" and to play the game for
19 several hours a day.

20 15. On July 8, 2016, the internet service provider that services the IP Address, Consolidated
21 Communications, provided the subscriber information for the IP Address during the time period that
22 the statements were made. According to Consolidated Communications, the subscriber for the IP
23 Address is Gail Cebula, at the Subject Residence, with telephone number (916) 051-1724.¹ This
24 means the computer used to make the statements on the "Heroes of the Storm" gaming platform
25 accessed the internet from the Subject Address.

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28 ¹ On July 11, 2016, I spoke with Consolidated Communications, who stated that this phone
number is not a valid phone number, but it is the only one they have on file.

1 16. On or about July 8, 2016, FBI agents discovered three social-media accounts believed to
2 be attributable to Cebula.

3 a) A Twitter account using the handle @Elvishbardofwoe, last visited on July 8, 2016, lists
4 the user's name as "Stephen J. Cebula" and a location of Sacramento. The Twitter page consists
5 of six tweets; two tweets, both sent on March 10, 2016, ask other Twitter users if they play
6 "Heroes of the Storm."

7 b) A Facebook page using the handle "tedbundyismygod1", last visited on July 8, 2016 and
8 was last updated on July 4, 2016, lists Cebula's birthday. In the "About" section of the page,
9 Cebula states that he is an "underling" at "Serialkillers Scanlator," and that the user has studied
10 "Anything and Everything at Serial Killers." This was the account used to send the statements to
11 Blizzard.

12 c) A second Facebook page using the handle, "stephen.cebula.5" was last visited on July 8,
13 2016, and was last updated on June 24, 2016. The profile picture for this account depicts a man
14 who resembles Adolf Hitler playing video games, with the caption, "PRO GAMER. 6.000.000
15 KILLS, 1 DEATH." The profile is "friends" with the first Facebook profile describe above.

16 17. A police report from March 2015, shows that Cebula lived at the Subject Address as of
17 that date. According to the report, on March 11, 2015, Cebula called the Sacramento Sherriff's
18 Department communications center and reported that he planned to attack and kill someone at
19 Carmichael Park. When a Sherriff's deputy initially made contact with Cebula, he refused to obey
20 commmands and instead balled his fists and took what a deputy described as an aggressive stance
21 toward him. Once other deputies responded, Cebula surrendered to them. He told deputies that he
22 had intended to beat someone to death; he also said multiple times that he would have cut his sister's
23 throat by that point, but would not kill her because she had children. At the time of the contact,
24 Cebula lived with his mother, sister, and his sister's two children. Cebula later stated that he had read
25 many books about killing people, which he felt was his duty. He claimed his intended targets were
26 his sister, overweight people, and various others that did not fit his specific views. Cebula was not
27 charged with any crime during this encounter with the Sacramento Sherriff's Department, though
28 they did place him on a 5150 hold based on his statements to them. Additionally, as a juvenile,

1 Cebula was charged with one count of threatening a school employee and one count of battery on a
 2 school employee with injury.

3 18. Between July 5 and July 8, 2016, FBI agents performed surveillance of the Subject
 4 Residence, and observed a female child living there, as well as an individual who appeared to match
 5 Cebula’s description. Finally, on July 8, 2016, FBI agents and a support employee made a “spoof”
 6 call to the phone number for Cebula, and Cebula confirmed it was he when he answered and that he
 7 resided at the Subject Residence.

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 9 **C. Statements Made on July 2 and 3, 2016**

10 19. According to the complaint received from Blizzard, on July 3, 2016, a player of “Heroes
 11 of the Storm” made statements to other players that caused them to complain to the company. The
 12 player, user 83054414#1, was identified as the user of Cebula’s gaming account. Blizzard reported
 13 comments to the FBI.² Excerpts of these communications are as follows:

14	7/3/2016 0:45	83054414#1	Sup you fucking nigger cunt slaves. I swear to you if I find you when I try to
15			hack into your profiles, I will rape your children regardless of age. If we win, I
16			will leave you all alone after I rape them. If not, their throats meet my blade.
17			Let's win.
18	7/3/2016 0:45	83054414#1	I will fill whatever you stupid niggers need.
19	7/3/2016 0:46	83054414#1	Shutup nigger. I will tell you when to speak, slave.
20	7/3/2016 0:47	83054414#1	Yeah ya dumb nigger.
21	7/3/2016 0:47	83054414#1	way to pay attention. Go back to cotton picking.
22	7/3/2016 0:47	83054414#1	i hate you all. You make me want to shoot up an elementary school.
23	7/3/2016 0:48	83054414#1	I will thank you when I stick my dick into your 5 year old girl.
24	7/3/2016 0:48	83054414#1	If you do not have one, I will wait until you do.
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 28 ² A complete transcript of the comments provided by Blizzard, which includes responses from
 other players to Cebula, is attached at Appendix A.

1	7/3/2016 0:36	83054414#1	Tell me where you live nigger, and if you are near me, I will kill you.
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3	7/3/2016 0:38	83054414#1	Screen shot this. Something bad may or may not happen to the blizzard
4			headquarters here in california.
5	7/2/2016 7:17	83054414#1	You suck worse than me nigger. I will kill your family bitchl.
6	7/2/2016 7:18	83054414#1	I will rape any low age daughters you have then slit their throat bitch.
7	7/2/2016 7:19	83054414#1	fuck you niggers. I will kill all of you.
8	7/2/2016 7:19	83054414#1	Tonight, a little girl might get a dick in her because of you nigger slaves.
9	7/2/2016 7:19	83054414#1	It is your fault. Not mine.
10	7/2/2016 7:19	83054414#1	I will bomb the new york twin towers.
11	7/2/2016 7:19	83054414#1	I will kill all the children in disneyland.
12	7/2/2016 7:19	83054414#1	I swear it.
13	7/2/2016 7:19	83054414#1	I hate you all. I hate everyone.
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15	7/2/2016 7:22	83054414#1	Hey niggers. I am going to rape a little girl in the bathroom at Disneyland.
16			Let's win this so I can go to bed feeling like the god I am.
17	7/2/2016 7:23	83054414#1	Or we can lose and I can slit her throat and shove her into the toilet after I am
18			done with her.
19	7/2/2016 7:17	83054414#1	You suck worse than me nigger. I will kill your family bitchl.

20 20. In response to player complaints about the communications, Blizzard suspended Cebula's
21 ability to communicate with other players. The same day, Blizzard received two Facebook messages,
22 one posted to its public account and one sent via Facebook's private communications mechanism.
23 Both messages were from the Facebook account "tedbundyismygod1". Blizzard provided screen
24 shots of the messages to the FBI, and they read as follows:

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Public Post
Careful blizzard... I live in California and your headquarters is here in California... You keep silencing me in Heroes Of The Storm and I may or may not pay you a visit with an AK47 amongst some other "fun" tools.

Yesterday at 19:56 by Stephen Cebula

Hidden Post
You keep silencing people in heroes of the storm and someone who may live in California might be inclined to "cause a disturbance" at your headquarters in California with an AK47 and a few other "opportunistic tools"... It would be a shame to piss off the wrong person. Do you not agree blizzard?

Yesterday at 20:15 by Stephen Cebula

D. Interstate

Communications

21. On July 8, 2016, Peter Ty of Blizzard was interviewed in relation to this investigation. Ty informed me that on July 2, 2016, a Blizzard customer-service representative and company Facebook moderator, based in Austin, Texas, received a complaint ticket generated from the video game "Heroes of the Storm." The complaint was generated against the account subscribed to by Cebula, based on in-game chat communications from that player.

22. Ty stated that when a complaint is made, Blizzard reviews the previous twelve to twenty-four hours of chat logs for the reported player. The customer-service representative accordingly accessed the chat logs described in this affidavit from Austin, Texas, and viewed the messages described above. He also accessed Blizzard's Facebook account and viewed the posts listed in this affidavit. The representative performed these functions using a Blizzard computer, in Texas, and did so as part of his normal duties as a company employee in the same manner he handles each complaint he is assigned.

V. TRAINING AND EXPERIENCE

23. I know from similar investigations detailed above and from information provided to me

1 by other agents with experience investigating these types of cases, computer video-game software is
2 retained on computers kept in the residences of those who play them. On or about July 7, 2016, Peter
3 Ty of Blizzard stated that “Heroes of the Storm” requires players to download software to a physical
4 computer, which typically appears as an icon on the desktop. Ty stated that the game is not web-
5 based, meaning there would be digital evidence of its existence on a computer system. Here, I
6 believe digital evidence of Cebula’s statements to Blizzard and to other players exists on his
7 computers.

8 24. I know from similar investigations detailed above and from information provided to me
9 by other agents with experience investigating these types of cases, that individuals use devices called
10 “routers” to connect to the internet. Further, routers can contain evidence attributing criminal activity
11 to suspects, in that they show the internet-protocol addressed used and the log-in and log-out times of
12 users. On or about July 8, 2016, Ty stated that the user of the player-account in question has accessed
13 “Heroes of the Storm” from the same IP Address over the last several months, which means the user
14 has used the router tied to the IP Address.

15 25. I know from similar investigations detailed above and from information provided to me
16 by other agents with experience investigating these types of online cases, that criminals can access
17 social media sites such as Facebook with smart phones and computers. Here, FBI has developed
18 evidence tending to show that Cebula has used various social-media sites, such as Facebook and
19 Twitter, to send messages concerning “Heroes of the Storm” and to make the statements at issue.

20 26. I know from similar investigations detailed above and from information provided to me
21 by other agents that external media such as thumb drives and hard drives can store entire operating
22 systems, which can include entire applications. This allows the user to utilize any computer solely
23 for its processor and memory, and to rely on the external media to access programs, including web-
24 based programs.

25 27. I know from similar investigations detailed above and from information provided to me
26 by other agents with experience investigating these types of threats that criminals planning attacks
27 often store weapons and incendiary devices at their homes. Here, Cebula told Blizzard that he will
28 “visit” and “cause a disturbance at” Blizzard’s headquarters with an AK-47 and other “fun” and

1 “opportunistic” “tools”. I know that an AK-47 is an assault rifle capable of being operated in semi-
2 automatic and/or full-automatic modes, and can fire multiple bullets in a matter of seconds. I also
3 believe, based on my training and experience and my investigation of this case, that Cebula’s use of
4 the word “tools” in his statements to Blizzard refers to items capable of wounding and killing people.
5 Cebula has also previously told law enforcement that he has read books about killing people and has
6 felt compelled to kill his sister, overweight people, and people who do not fit with his views.

7 28. After consultation with other law enforcement officers with experience in investigating
8 crimes against children, I know that those who plan to assault and rape young children often possess
9 physical depictions of similar assaults. In the online statements made by Cebula outlined in
10 Appendix A, Cebula discusses assaulting and raping young children at Disneyland. I know that when
11 people plan to travel to other places, they make travel arrangements, the proof of which can be stored
12 as physical or electronic documents. This could exist in the form of a receipt of an airline ticket, train
13 ticket, rental car, other modes of travel, or route maps. I also know from consultation with other law
14 enforcement officers that those planning attacks often pre plan those attacks by researching the
15 location they plan to attack. This research can include physical, digital, or online brochures,
16 photographs, and maps. I also know from consultation with other law enforcement officers that
17 sometimes those planning attacks do online research on the attack location, which could be indicated
18 on that person’s computer.

19 **VI. SEARCH AND SEIZURE OF NON-ELECTRONIC MEDIA**

20 29. This application seeks permission to search for and seize evidence and instrumentalities
21 concerning a violation of 18 U.S.C. § 875(c), based on the facts set forth in this affidavit at the
22 location described in Attachment A. These items are detailed in Attachment B. In general, these
23 items are evidence of Cebula’s intention to visit Blizzard’s headquarters with weapons and to
24 sexually assault young girls at Disneyland and elsewhere. These items will consist of weapons and
25 documents, such as writings and photographs, evidencing intent, planning, and consideration of
26 carrying out the actions in Cebula’s statements.
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1 **VII. SEARCH AND SEIZURE OF ELECTRONIC MEDIA**

2 30. This application seeks also permission to search for and seize evidence and
3 instrumentalities concerning a violation of 18 U.S.C. § 875(c), on electronic and digital devices
4 (collectively, the "Digital Devices").

5 31. I have spoken with FBI Information Technology Specialist and Computer Forensic
6 Examiner Alan Russell Schmidt ("FE Schmidt"), who has been a Forensic Examiner since 2006. FE
7 Schmidt is specially trained in computer search-and-seizure, and is certified by the FBI as a member
8 of the FBI Computer Analysis Response Team ("CART"). FE Schmidt has been a member of CART
9 since 2005 and has conducted numerous searches and seizures involving computers and computer
10 data. FE Schmidt related information to me and/or confirmed information for me as noted below.

11 32. Based upon my training and experience, and information related to me by agents and
12 others involved in the forensic examination of computers and digital devices including FE Schmidt, I
13 know that data in digital form can be stored on a variety of systems, storage devices, or media,
14 including hard disk drives, floppy disks, compact disks, magnetic tapes, flash drives, and memory
15 chips. Some of these devices can be smaller than a thumbnail and can take several forms, including
16 thumb drives, secure digital media used in phones and cameras, personal music devices, and similar
17 items.

18 33. Based upon my training and experience, and information related to me by agents and
19 others involved in the forensic examination of computers and digital devices, including FE Schmidt, I
20 know that computers and digital devices are often used to store information, very much the same way
21 paper, ledgers, files and file cabinets are used to store information. I know that it is common for
22 individuals to have personal computers and to use these computers to conduct their personal affairs,
23 their business affairs, and to store information related thereto.

24 **Removal of Data Storage Devices for Review in a Laboratory Setting May Be Required**

25 34. Based upon my training and experience, and information related to me by agents and
26 others involved in the forensic examination of computers and digital devices including FE Schmidt, I
27 know that a forensic image is an exact physical copy of a data storage device. A forensic image
28 captures all data on the subject media without viewing or changing the data in any way. Absent

1 unusual circumstances, it is essential that a forensic image be obtained prior to conducting any search
2 of data for information subject to seizure pursuant to the warrant. I also know that during the search
3 of the premises it is not always possible to create a forensic image of or search digital devices or
4 media for data. I also know that it is frequently necessary to remove digital devices or media for later
5 laboratory evaluation off-site under controlled circumstances. This is true for a number of reasons,
6 including the following:

- 7 a. Searching digital devices can be a highly technical process that requires specific expertise
8 and specialized equipment. Because there are so many different types of digital devices
9 and software in use today, it is difficult to anticipate all of the necessary technical
10 manuals, specialized equipment, and specific expertise necessary to conduct a thorough
11 search of the media to ensure that the data will be preserved and evaluated in a useful
12 manner.
- 13 b. Searching digital devices can require the use of precise, scientific procedures designed to
14 maintain the integrity of the evidence. The recovery of such data may require the use of
15 special software and procedures, such as those used in a law enforcement laboratory.
- 16 c. The volume of data stored on many digital devices is typically so large that it will be
17 highly impractical to search for data during the execution of the physical search of the
18 premises. Storage devices capable of storing terabytes of data are now commonplace. It
19 can take several hours, or even days, to image a single hard drive. The larger the drive,
20 the longer it takes. Depending upon the number and size of the devices, the length of
21 time that agents must remain onsite to image and examine digital devices can become
22 impractical.
- 23 d. Since digital data may be vulnerable to inadvertent modification or destruction, a
24 controlled environment, such as a law enforcement laboratory, may be essential to
25 conduct a complete and accurate analysis of the digital devices from which the data will
26 be extracted. Software used in a laboratory setting can often reveal the true nature of
27 data. Moreover, a computer forensic reviewer needs a substantial amount of time to
28 extract and sort through data that is concealed or encrypted to determine whether it is

1 evidence, contraband, or an instrumentality of a crime.

- 2 e. Analyzing the contents of a computer or other electronic storage device, even without
3 significant technical difficulties, can be very challenging, and a variety of search and
4 analytical methods must be used. For example, searching by keywords, which is a
5 limited text-based search, often yields thousands of hits, each of which must be
6 reviewed in its context by the examiner to determine whether the data is within the
7 scope of the warrant. Merely finding a relevant hit does not end the review process.
8 The computer may have stored information about the data at issue which may not be
9 searchable text, such as: who created it; when and how it was created, downloaded, or
10 copied; when it was last accessed; when it was last modified; when it was last printed;
11 and when it was deleted. The relevance of this kind of data is often contextual.
12 Furthermore, many common email, database, and spreadsheet applications do not store
13 data as searchable text, thereby necessitating additional search procedures. To
14 determine who created, modified, copied, downloaded, transferred, communicated
15 about, deleted, or printed data requires a search of events that occurred on the computer
16 in the time periods surrounding activity regarding the relevant data. Information about
17 which users logged in, whether users shared passwords, whether a computer was
18 connected to other computers or networks, and whether the users accessed or used other
19 programs or services in the relevant time period, can help determine who was sitting at
20 the keyboard.
- 21 f. Searching digital devices can require the use of precise, scientific procedures designed to
22 recover latent data. The recovery of such data may require the use of special software
23 and procedures. Data that represents electronic files or remnants of such files can be
24 recovered months or even years after it has been downloaded onto a hard drive, deleted,
25 or viewed via the Internet. Even when such files have been deleted, data can be
26 recovered months or years later using readily available forensic tools. Normally, when a
27 person deletes a file on a computer, the data contained in the file does not actually
28 disappear; rather, that data remains on the hard drive until it is overwritten by new data.

1 Therefore, deleted files, or remnants of deleted files, may reside in space on the hard
2 drive or other storage media that is not allocated to an active file. In addition, a
3 computer's operating system may keep a record of deleted data in a swap or recovery
4 file or in a program specifically designed to restore the computer's settings in the event
5 of a system failure.

6 35. This warrant application seeks authority to seize contextual data, that is, evidence of how
7 a digital device has been used, what it has been used for and who has used it. It can be very
8 important in criminal cases to seek "attribution" data so that an event or communication can be
9 associated with a person. Based upon my training and experience, and information related to me by
10 agents and others involved in the forensic examination of computers and digital devices including FE
11 Schmidt, this authority is sought for a number of reasons:

- 12 a. In some instances, the computer "writes" to storage media without the specific
13 knowledge or permission of the user. Generally, data or files that have been received
14 via the Internet are automatically downloaded into a temporary Internet directory or
15 cache. The browser typically maintains a fixed amount of hard drive space devoted to
16 such data or files, and the files are only overwritten as they are replaced with more
17 recently viewed Internet pages. Thus, the ability to retrieve artifacts of electronic
18 activity from a hard drive depends less on when the file was downloaded or viewed than
19 on a particular user's operating system, storage capacity, and computer usage. Logs of
20 access to websites, file management/transfer programs, firewall permissions, and other
21 data assist the examiner and investigators in creating a "picture" of what the computer
22 was doing and how it was being used during the relevant time in question. Given the
23 interrelationships of the data to various parts of the computer's operation, this
24 information cannot be easily segregated.
- 25 b. Digital data on the hard drive that is not currently associated with any file may reveal
26 evidence of a file that was once on the hard drive but has since been deleted or edited, or
27 it could reveal a deleted portion of a file (such as a paragraph that has been deleted from
28 a word processing file). Virtual memory paging systems can leave digital data on the

1 hard drive that show what tasks and processes on the computer were recently used. Web
2 browsers, email programs, and chat programs store configuration data on the hard drive
3 that can reveal information such as online nicknames and passwords. Operating systems
4 can record additional data, such as the attachment of peripherals, the attachment of USB
5 flash storage devices, and times the computer was in use. Computer file systems can
6 record data about the dates files were created and the sequence in which they were
7 created. This data can be evidence of a crime, can indicate the identity of the user of the
8 digital device, or can point toward the existence of evidence in other locations (or on
9 other devices).

10 c. Further, evidence of how a digital device has been used, what it has been used for, and
11 who has used it, may be learned from the absence of particular data on a digital device.
12 Specifically, the lack of computer security software, virus protection, malicious
13 software, evidence of remote control by another computer system, or other programs or
14 software may assist in identifying the user indirectly and may provide evidence
15 excluding other causes for the presence or absence of the items sought by this
16 application. Additionally, since computer drives may store artifacts from the installation
17 of software that is no longer active, evidence of the historical presence of the kind of
18 software and data described may have special significance in establishing timelines of
19 usage, confirming the identification of certain users, establishing a point of reference for
20 usage and, in some cases, assisting in the identification of certain users. This data can
21 be evidence of a crime, can indicate the identity of the user of the digital device, or can
22 point toward the existence of evidence in other locations. Evidence of the absence of
23 particular data on the drive is not generally capable of being segregated from the rest of
24 the data on the drive.

25 **Search Procedure**

26 36. In searching for data capable of being read, stored, or interpreted by a computer or
27 storage device, law enforcement personnel executing the search warrant will employ the following
28 procedure:

- 1 a. The digital device will be transported to an appropriate law enforcement laboratory for
2 review.
- 3 b. Law enforcement personnel (potentially including, but not necessarily limited to,
4 computer personnel) will examine the digital device to determine if it contains any data
5 that falls within the list of items to be seized as set forth in the warrant and in
6 Attachment B.
- 7 c. Law enforcement personnel will use procedures designed to identify items to be seized
8 under the warrant. These procedures may include, without limitation, the use of a “hash
9 value” library to exclude normal operating system files that do not need to be searched.
10 In addition, law enforcement personnel may search for and attempt to recover deleted,
11 hidden, or encrypted data to determine whether the data falls within the list of items to
12 be seized under the warrant.
- 13 d. If the original digital device was seized, law enforcement personnel will perform an
14 initial search of the original digital device within a reasonable amount of time not to
15 exceed 120 days from the date of execution of the warrant. If, after conducting the
16 initial search, law enforcement personnel determine that an original digital device
17 contains any data falling within the list of items to be seized pursuant to this warrant, the
18 government will retain the original digital device to, among other things, litigate the
19 admissibility or authenticity of the seized items at trial, ensure the integrity of the copies,
20 ensure the adequacy of chain of custody, and resolve any issues that potentially might be
21 raised regarding changed conditions of the evidence. If the government needs additional
22 time to determine whether an original digital device contains any data falling within the
23 list of items to be seized pursuant to this warrant, it may seek an extension of the time
24 period from the Court within the original 120-day period from the date of execution of
25 the warrant.
- 26 e. If an original digital device does not contain any data falling within the list of items to
27 be seized pursuant to this warrant, the government will: return that original digital
28 device to its owner within a reasonable period of time if it can be lawfully possessed,

1 seal any image previously made of the device, and not review the sealed image absent
2 further authorization from the Court.

3 **Data to be Seized**

4 37. Based upon my training and experience, and information related to me by agents and
5 others involved in the forensic examination of computers and digital devices, I know that, in order to
6 search for data that is capable of being read or interpreted by a computer, law enforcement personnel
7 will need to seize, image, copy, and/or search the following items, subject to the procedures set forth
8 herein:

- 9 a. Any computer equipment or digital devices that are capable of being used to commit or
10 further the crimes outlined above, or to create, access, or store evidence, contraband,
11 fruits, or instrumentalities of such crimes, as set forth in Attachment B;
- 12 b. Any router used to access the internet;
- 13 c. Any computer equipment or digital devices used to facilitate the transmission, creation,
14 display, encoding, or storage of data, including word processing equipment, modems,
15 docking stations, monitors, printers, plotters, encryption devices, and optical scanners
16 that are capable of being used to commit or further the crimes outlined above, or to
17 create, access, process, or store evidence, contraband, fruits, or instrumentalities of such
18 crimes, as set forth in Attachment B;
- 19 d. Any magnetic, electronic, or optical storage device capable of storing data, such as
20 floppy disks, hard disks, tapes, CD-ROMs, CD-Rs, CD-RWs, DVDs, optical disks,
21 printer or memory buffers, smart cards, PC cards, memory calculators, electronic dialers,
22 electronic notebooks, personal digital assistants, and cell phones capable of being used
23 to commit or further the crimes outlined above, or to create, access, or store evidence,
24 contraband, fruits, or instrumentalities of such crimes, as set forth in Attachment B;
- 25 e. Any documentation, operating logs, and reference manuals regarding the operation of
26 the computer equipment, storage devices, or software;
- 27 f. Any applications, utility programs, compilers, interpreters, and other software used to
28 facilitate direct or indirect communication with the computer hardware, storage devices,

1 or data to be searched;

2 g. Any physical keys, encryption devices, dongles, or similar physical items which are
3 necessary to gain access to the computer equipment, storage devices, or data;

4 h. Any passwords, password files, test keys, encryption codes, or other information
5 necessary to access the computer equipment, storage devices, or data; and

6 i. All records, documents, programs, applications, or materials created, modified, or stored
7 in any form, including in digital form, on any computer or digital device, that show the
8 actual user(s) of the computers or digital devices during any time period in which the
9 device was used to commit the crimes referenced above, including the web browser's
10 history; temporary Internet files; cookies, bookmarked, or favorite web pages; email
11 addresses used from the computer; MAC IDs and/or Internet Protocol addresses used by
12 the computer; email, instant messages, and other electronic communications; address
13 books; contact lists; records of social networking and online service usage; and software
14 that would allow others to control the digital device such as viruses, Trojan horses, and
15 other forms of malicious software (or alternatively, the lack of software that would allow
16 others to control the digital device);

17 j. All records, documents, programs, applications, or materials created, modified, or stored
18 in any form, including in digital form, on any computer or digital device, that show
19 evidence of counter-forensic programs (and associated data) that are designed to
20 eliminate data from the computer or digital device;

21 k. All records, documents, programs, applications, or materials created, modified, or stored
22 in any form, including in digital form, on any computer or digital device, that show
23 contextual information necessary to understand the evidence, contraband, fruits, or
24 instrumentalities described in this attachment.

25 **Retention of Image**

26 38. The government will retain a forensic image of each digital device subjected to analysis
27 for a number of reasons, including proving the authenticity of evidence to be used at trial; responding
28 to any potential questions regarding the corruption of data; establishing the chain of custody of data;

1 refuting any potential claims of fabrication, tampering, or destruction with/of data; and addressing
2 potential exculpatory evidence claims where, for example, a defendant claims that the government
3 avoided its obligations by destroying data or returning it to a third party.

4
5 **Inventory and Return**

6 39. With respect to the seizure of electronic storage media or the seizure or imaging of
7 electronically stored information, the search warrant return to the Court will describe the physical
8 storage media that were seized or imaged.


9
10 **VIII. REQUEST FOR SEALING**

11 40. It is respectfully requested that this Court issue an order sealing, until further order of the
12 Court, all papers submitted in support of this application, including the application and search
13 warrant. I believe that sealing this document is necessary because the warrant is relevant to an
14 ongoing investigation Based upon my training and experience, I have learned that, online criminals
15 actively search for criminal affidavits and search warrants via the internet, and disseminate them to
16 other online criminals as they deem appropriate, i.e., post them publicly online. Premature disclosure
17 of the contents of this affidavit and related documents may have a significant and negative impact on
18 the continuing investigation and may severely jeopardize its effectiveness.

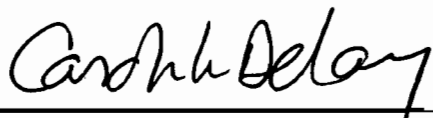
IX. CONCLUSION

1
2 41. Based on my training, experience and discussions with other Special Agents, as well as
3 the evidence set forth in this affidavit, I believe probable cause exists to believe that Cebula has
4 transmitted statements constituting threatening internet communications, in interstate commerce,
5 from the Subject Residence, in violation of 18 U.S.C. § 875(c). Furthermore, I believe there is
6 probable cause that evidence and instrumentalities, as more fully described in Attachment B, will be
7 found at the places defined in Attachments A. Therefore, I respectfully request the issuance of a
8 search warrant for evidence and instrumentalities of violations of 18 U.S.C. § 875(c).

9 42. I swear under penalty and perjury that the foregoing information is true and correct to the
10 best of my knowledge, information, and belief.

11
12
13 
14 _____
15 Brady H. Cowan
16 Special Agent
17 Federal Bureau of Investigation

18
19 Subscribed and sworn to before me this 11th day of July, 2016.

20 
21 _____
22 The Honorable Carolyn K. Delaney
23 United States Magistrate Judge

24 Approved as to form:

25 
26 _____
27 Owen Roth
28 Assistant United States Attorney

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Attachment A

LOCATION-TO BE SEARCHED: The residence is located at 3225 Panama Avenue, Carmichael, California, 95608.

The residence is a one story home located on the north side of Panama Avenue. The roof is comprised of grey tile. A white metal overhang extends from the roof to the driveway. The exterior walls are white, with bricks making up the bottom portion of the exterior wall. There are two doors on the south side of the residence, each with a white security gate. A white mailbox is positioned on the east side of the driveway, with the numbers "3225" displayed in black. The driveway is on the western portion of the property and the eastern portion of the property contains an unfenced front yard. The western section of the home is offset to north and appears to have once been a garage, likely converted into a bedroom.



Attachment B

ITEMS TO BE SEIZED: Evidence and instrumentalities of violations of 18 U.S.C. § 875(c):

- a. Indicia of residency or control of the Subject Residence as described in Attachment A, by Cebula, Gail Cebula, and Cebula's sister and his sisters' children;
- b. Any physical or electronic records of threats made to Blizzard Entertainment, Disneyland, children, or others, such as writings by Cebula, documents in Cebula's possession or control concerning the means and manner of making and carrying out such threats, and preparation for carrying out such threats;
- c. Any weapon capable of committing the attacks described in the affidavit, including, but not limited to, AK-47 or other assault rifles, explosives, or other firearms or incendiary devices;
- d. Any physical or electronic records concerning the sexual assault of young children, including but not limited to electronic or non-electronic images depicting the sexual assault of young children and any documents describing such assaults or describing the means and manner of carrying them out, whether created by Cebula or any another person, and concerning preparation for carrying out such assaults;
- e. Any electronic-storage device including all thumb drives, laptops, computer tablets, external computer storage hard drives, data CD ROMs, data DVDs, smart phones, and external computer-storage devices;
- f. All electronic devices connecting any electronic media to the internet by means of an internet-protocol address, including by not limited to routers and devices performing a similar function;
- g. Computer hardware, electronic devices, software, documentation, passwords, and/or data security devices related thereto:
 1. Computers, software, peripheral data storage devices, that may contain the items listed in this attachment, and all other equipment/material/programs needed to review the contents of the computer (with law enforcement allowed to take the computer and related material for off-site inspection and allowed 120 days from the day of the search to examine the content of computer and related equipment to determine whether it contains items to be seized – unless extended by order of court).

- 1 2. Any computer equipment or digital devices used to facilitate the transmission, creation,
2 display, encoding, or storage of data, including word processing equipment, modems,
3 docking stations, monitors, printers, plotters, encryption devices, and optical scanners that
4 are capable of being used to commit or further the crimes referenced above, or to create,
5 access, process, or store evidence, contraband, fruits, or instrumentalities of such crimes;
- 6 3. Any magnetic, electronic, or optical storage device capable of storing data, such as floppy
7 disks, hard disks, tapes, CD-ROMs, CD-Rs, CD-RWs, DVDs, optical disks, printer or
8 memory buffers, smart cards, PC cards, memory calculators, electronic dialers, electronic
9 notebooks, personal digital assistants, and cell phones capable of being used to commit or
10 further the crimes referenced above, or to create, access, or store evidence, contraband,
11 fruits, or instrumentalities of such crimes;
- 12 4. Any documentation, operating logs, and reference manuals regarding the operation of the
13 computer equipment, storage devices, or software;
- 14 5. Any applications, utility programs, compilers, interpreters, and other software used to
15 facilitate direct or indirect communication with the computer hardware, storage devices, or
16 data to be searched, to include internet modems;
- 17 6. Any physical keys, encryption devices, dongles, or similar physical items which are
18 necessary to gain access to the computer equipment, storage devices, or data;
- 19 7. Any passwords, password files, test keys, encryption codes, or other information necessary
20 to access the computer equipment, storage devices, or data; and
- 21 8. All records, documents, programs, applications, or materials created, modified, or stored in
22 any form, including in digital form, on any computer or digital device, that show the actual
23 user(s) or owners of the computers or digital devices during the time the device was utilized
24 to commit the crimes referenced above, including the web browser's history; temporary
25 Internet files; cookies, bookmarked, or favorite web pages; email addresses used from the
26 computer; MAC IDs and/or Internet Protocol addresses used by the computer; email, instant
27 messages, and other electronic communications; address books; contact lists; records of
28 social networking and online service usage; and software that would allow others to control

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the digital device such as viruses, Trojan horses, and other forms of malicious software (or alternatively, the lack of software that would allow others to control the digital device).

9. All records, documents, programs, applications, or materials created, modified, or stored in any form, including in digital form, on any computer or digital device, that show evidence of counter-forensic programs (and associated data) that are designed to eliminate data from the computer or digital device.

10. All records, documents, programs, applications, or materials created, modified, or stored in any form, including in digital form, on any computer or digital device, that show contextual information necessary to understand the evidence and instrumentalities described in this attachment.

11. All evidence called for in other portions of this attachment that might be stored, created, recorded, or maintained in digital format.

Appendix A

7/3/2016 0:45	83054414#1	Sup you fucking nigger cunt slaves. I swear to you if I find you when I try to hack into your profiles, I will rape your children regardless of age. If we win, I will leave you all alone after I rape them. If not, their throats meet my blade. Let's win.
7/3/2016 0:45	83054414#1	I will fill whatever you stupid niggers need.
7/3/2016 0:46	83054414#1	Shutup nigger. I will tell you when to speak, slave.
7/3/2016 0:47	83054414#1	Yeah ya dumb nigger.
7/3/2016 0:47	83054414#1	way to pay attention. Go back to cotton picking.
7/3/2016 0:47	83054414#1	i hate you all. You make me want to shoot up an elementary school.
7/3/2016 0:48	83054414#1	I will thank you when I stick my dick into your 5 year old girl.
7/3/2016 0:48	83054414#1	If you do not have one, I will wait until you do.
7/3/2016 0:27	52309668#1	HE GOT TWILIGHT DREAM
7/3/2016 0:27	52309668#1	god dammit
7/3/2016 0:27	52309668#1	no
7/3/2016 0:27	52309668#1	because im dead too fast
7/3/2016 0:27	52309668#1	because malf isnt a HEALER Spec
7/3/2016 0:27	83054414#1	yeah. we do not have a chance. let them win.
7/3/2016 0:27	52309668#1	to extend my lose stream
7/3/2016 0:28	52309668#1	hes a tool
7/3/2016 0:28	83054414#1	I almost always go damage build. It usually kicks ass.
7/3/2016 0:28	83054414#1	Wulfgar, do not be a noob child. Get over it. you win you lose.
7/3/2016 0:29	52309668#1	no we wont
7/3/2016 0:29	52309668#1	watcgh
7/3/2016 0:29	52309668#1	ium gonna win this fucking game
7/3/2016 0:29	83054414#1	Lol of course. reporting all of you noobs.
7/3/2016 0:29	52309668#1	report a win

7/3/2016 0:29	52309668#1	ty'
7/3/2016 0:29	52309668#1	group
7/3/2016 0:29	83054414#1	down almost 3 levels. win? no chance.
7/3/2016 0:29	52309668#1	bacjk uo
7/3/2016 0:29	52309668#1	listen to my pings we win
7/3/2016 0:29	83054414#1	lmao. sure we do, child.
7/3/2016 0:30	52309668#1	FOLLOW THE PINGS AND THATS 2 KILLS
7/3/2016 0:30	83054414#1	You mad bro? hahahaha
7/3/2016 0:30	52309668#1	yes im mad
7/3/2016 0:30	52309668#1	you dumbass
7/3/2016 0:30	83054414#1	good
7/3/2016 0:30	52309668#1	youre losing us the game and why
7/3/2016 0:30	83054414#1	you do not deserve happiness.
7/3/2016 0:30	52309668#1	because youre a fucking loser
7/3/2016 0:30	52309668#1	dude
7/3/2016 0:30	52309668#1	im tripping balls
7/3/2016 0:30	83054414#1	That's right child. get it all out.
7/3/2016 0:31	52309668#1	im going to leave this game, have a smoke, then LOVE MY DAY
7/3/2016 0:31	52309668#1	you mean NOTHING TO ME
7/3/2016 0:31	52309668#1	except that you suck dick at the game
7/3/2016 0:31	52309668#1	AND that we winwithout you
7/3/2016 0:31	83054414#1	hahahah wulfgar is mad. He is raging now. it is so cute.
7/3/2016 0:32	52309668#1	everyone rport malf
7/3/2016 0:32	52309668#1	and his 23k support and toxic attitude
7/3/2016 0:32	52309668#1	3 day ban if you all do
7/3/2016 0:32	83054414#1	Seb, that is not even creative bro. If you are going to troll, child, come up with something other than orginial.
7/3/2016 0:32	83054414#1	I have been reported at least 15 times in the past 3 days. I am not getting silenced, noob.
7/3/2016 0:32	52309668#1	lets see
7/3/2016 0:32	83054414#1	hahahaha you suck wulfgar. Get mad bro. You suck noob.
7/3/2016 0:33	52309668#1	i did
7/3/2016 0:33	83054414#1	all you can do is rage, child. That is why you fail in life.
7/3/2016 0:33	52309668#1	im calm
7/3/2016 0:33	52309668#1	you equate caps to raging, which is laughable
7/3/2016 0:33	83054414#1	Keep telling yourself that. Maybe it will work for you.
7/3/2016 0:33	52309668#1	report him afk
7/3/2016 0:33	52309668#1	guys just report him
7/3/2016 0:34	52309668#1	he needs a ban
7/3/2016 0:34	83054414#1	Compared to you and noob sonya, I am a god.
7/3/2016 0:34	52309668#1	the god of the rez area
7/3/2016 0:34	52309668#1	everyone bow down
7/3/2016 0:34	83054414#1	If it makes you feel important child, rage at me some more. Come on wulfgar. You are on a losing streak. That is because yo uare an impotent child.
7/3/2016 0:34	52309668#1	was that a PARAGRAPH
7/3/2016 0:34	52309668#1	in HOTS!?

7/3/2016 0:34	83054414#1	Lol. Noob.
7/3/2016 0:35	83054414#1	I am glad you lost. You do not deserve it. =)
7/3/2016 0:35	83054414#1	I win in the end. I win if you lose. Checkmate, bitch. =)
7/3/2016 0:35	52309668#1	thats the WORST logic
7/3/2016 0:35	52309668#1	literally
7/3/2016 0:35	52309668#1	ive ever heard
7/3/2016 0:35	83054414#1	hahahaha. your losing streak continues, child. hahahahaha
7/3/2016 0:35	52309668#1	like if you told a DOC that, theyd put you in the hospital
7/3/2016 0:35	83054414#1	reporting and muting you after game, noob.
7/3/2016 0:35	52309668#1	kind of crazy shit
7/3/2016 0:35	83054414#1	hahahahaha
7/3/2016 0:36	52309668#1	wtf just happened
7/3/2016 0:36	52309668#1	still tripping btw
7/3/2016 0:36	52309668#1	soooo
7/3/2016 0:36	52309668#1	confused
7/3/2016 0:36	52309668#1	very confused
7/3/2016 0:36	83054414#1	Tell me where you live nigger, and if you are near me, I will kill you.
7/3/2016 0:36	83054414#1	Come on coward. I challenge you to a fight to the death.
7/3/2016 0:36	83054414#1	Come at me.
7/3/2016 0:36	52309668#1	how do i take a screenshot
7/3/2016 0:36	52309668#1	fast
7/3/2016 0:36	83054414#1	It would be worth the jail time to rid this world from a piece of shit like you.
7/3/2016 0:37	83054414#1	Come on coward.
7/3/2016 0:37	83054414#1	That's right dog, fear me. I am a god and you are an ant beneath my boot.
7/3/2016 0:37	52309668#1	screenshotted that, im gonna tweet it to hots and blizzard
7/3/2016 0:37	52309668#1	you nutcase
7/3/2016 0:37	83054414#1	Thank you. This has been very entertaining.
7/3/2016 0:38	83054414#1	Screen shot this. Something bad may or may not happen to the blizzard headquarters here in california.
7/2/2016 7:16	83054414#1	You guys suck. Killafroggy you noob. You could have killed nazebo right there.
7/2/2016 7:17	83054414#1	stop chasingg you idiot.
7/2/2016 7:17	83054414#1	You could have done it quicker and moved onto a new hero...
7/2/2016 7:17	83054414#1	You suck worse than me nigger. I will kill your family bitchl.
7/2/2016 7:18	83054414#1	I will rape any low age daughters you have then slit their throat bitch.
7/2/2016 7:18	66400480#1	gg
7/2/2016 7:19	83054414#1	fuck you niggers. I will kill all of you.
7/2/2016 7:19	83054414#1	Tonight, a little girl might get a dick in her because of you nigger slaves.
7/2/2016 7:19	83054414#1	It is your fault. Not mine.
7/2/2016 7:19	83054414#1	I will bomb the new york twin towers.
7/2/2016 7:19	83054414#1	I will kill all the children in disneyland.

7/2/2016 7:19	83054414#1	I swear it.
7/2/2016 7:20	83054414#1	I hate you all. I hate everyone.
7/2/2016 7:22	83054414#1	Hey niggers. I am going to rape a little girl in the bathroom at Disneyland. Let's win this so I can go to bed feeling like the god I am.
7/2/2016 7:23	83054414#1	Or we can lose and I can slit her throat and shove her into the toilet after I am done with her.
7/2/2016 7:08	751292#1	i see this as loss already....
7/2/2016 7:11	751292#1	why...
7/2/2016 7:13	751292#1	stop feeding plz
7/2/2016 7:13	751292#1	team
7/2/2016 7:13	751292#1	dont chase wtf
7/2/2016 7:14	751292#1	objective
7/2/2016 7:14	751292#1	yup we lost this team...
7/2/2016 7:15	751292#1	gg
7/2/2016 7:15	751292#1	gona report already
7/2/2016 7:16	751292#1	idk how any of u r silver
7/2/2016 7:16	83054414#1	You guys suck. Killafroggy you noob. You could have killed nazebo right there.
7/2/2016 7:17	83054414#1	stop chasingg you idiot.
7/2/2016 7:17	83054414#1	You could have done it quicker and moved onto a new hero...
7/2/2016 7:17	83054414#1	You suck worse than me nigger. I will kill your family bitchl.
7/2/2016 7:17	751292#1	fal reported
7/2/2016 7:18	83054414#1	I will rape any low age daughters you have then slit their throat bitch.
7/2/2016 7:19	83054414#1	fuck you niggers. I will kill all of you.
7/2/2016 7:19	83054414#1	Tonight, a little girl might get a dick in her because of you nigger slaves.
7/2/2016 7:19	751292#1	gl with ban
7/2/2016 7:19	83054414#1	It is your fault. Not mine.
7/2/2016 7:19	83054414#1	I will bomb the new york twin towers.
7/2/2016 7:19	83054414#1	I will kill all the children in disneyland.
7/2/2016 7:19	83054414#1	I swear it.
7/2/2016 7:20	751292#1	now i hope ui go to jail
7/2/2016 7:20	83054414#1	I hate you all. I hate everyone.
7/2/2016 7:11	323299160# 1	fal
7/2/2016 7:13	323299160# 1	gotta stay back sly
7/2/2016 7:16	83054414#1	You guys suck. Killafroggy you noob. You could have killed nazebo right there.
7/2/2016 7:17	323299160# 1	uhm?
7/2/2016 7:17	83054414#1	stop chasingg you idiot.

7/2/2016 7:17	323299160# 1	i did?
7/2/2016 7:17	83054414#1	You could have done it quicker and moved onto a new hero...
7/2/2016 7:17	323299160# 1	as a dps u kinda suck m8 :)
7/2/2016 7:17	83054414#1	You suck worse than me nigger. I will kill your family bitchl.
7/2/2016 7:18	83054414#1	I will rape any low age daughters you have then slit their throat bitch.
7/2/2016 7:18	323299160# 1	reported
7/2/2016 7:19	83054414#1	fuck you niggers. I will kill all of you.
7/2/2016 7:19	83054414#1	Tonight, a little girl might get a dick in her because of you nigger slaves.
7/2/2016 7:19	83054414#1	It is your fault. Not mine.
7/2/2016 7:19	83054414#1	I will bomb the new york twin towers.
7/2/2016 7:19	83054414#1	I will kill all the children in disneyland.
7/2/2016 7:19	83054414#1	I swear it.
7/2/2016 7:20	83054414#1	I hate you all. I hate everyone.