

17 CSW 3438

SUPERIOR COURT OF THE DISTRICT OF COLUMBIA

SEARCH WARRANT

TO: CHIEF OF POLICE OR ANY OTHER LAW ENFORCEMENT OFFICER

(Specific Law Enforcement Officer or Classification of Officer of the Metropolitan Police Department or other Authorized Agency)

AFFIDAVIT, herewith attached, having been made before me by Detective Gregory Pemberton (D2-1645) that he has probable cause to believe that in the premises controlled by DreamHost Inc., there is now being concealed property, namely stored electronic communications including but not limited to digital files, records, messages, and photographs as set forth more fully in Attachments A and B, attached hereto and incorporated herein.

WHICH IS in violation of D.C. Code § 22-1322 and as I am satisfied that there is probable cause to believe that the property so described is being concealed in the above designated electronic storage and remote computing service and that the foregoing grounds for issuance of the warrant exist,

YOU ARE HEREBY AUTHORIZED, within **10** days of the date of issuance of this warrant, to execute this warrant by emailing or faxing this warrant to the designated electronic storage and remote computing service for execution of a search of its electronic files for the electronic data specified, and if the electronic data be found there,

DreamHost, IS ORDERED TO ASSIST LAW ENFORCEMENT AND PRODUCE SUCH ELECTRONIC DATA, as detailed in Attachments A and B, to Detective Gregory Pemberton, and AUSA John Borchert

YOU ARE FURTHER COMMANDED to file a copy of this warrant and return with the Court on the next Court day after its execution.

Issued this 12th day of July, 2017 R. W. [Signature]
Judge, Superior Court of the District of Columbia

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RETURN

I received the above warrant on _____, 20____ and have executed it as follows:

On _____, 20____ at _____ M., I electronically submitted the warrant to DreamHost, and requested that the provider execute a search of its electronic files and produce the requested information and electronic data (as detailed in the Attachments, attached herewith, to the undersigned law enforcement officer on or before _____).

The undersigned officer will supplement this return with an inventory of the information and electronic data produced by DreamHost, within _____ days.

Subscribed and sworn to before me this _____ day of _____, 20____

Executing Officer

Judge, Superior Court of the District of Columbia

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IN SUPERIOR COURT
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ATTACHMENT A

Property to Be Searched

This warrant applies to information associated with **www.disruptj20.org** that is stored at premises owned, maintained, controlled, or operated by DreamHost, a company headquartered at 707 Wilshire Blvd., Suite 5050, Los Angeles, California 90017.

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ATTACHMENT B

Particular Things to be Seized

I. Information to be disclosed by DreamHost

To the extent that the information described in Attachment A is within the possession, custody, or control of DreamHost, including any messages, records, files, logs, or information that have been deleted but are still available to DreamHost, or have been preserved pursuant to a request made under 18 U.S.C. § 2703(f), DreamHost is required to disclose the following information to the government for each account or identifier listed in Attachment A:

- a. all records or other information pertaining to that account or identifier, including all files, databases, and database records stored by DreamHost in relation to that account or identifier;
- b. all information in the possession of DreamHost that might identify the subscribers related to those accounts or identifiers, including names, addresses, telephone numbers and other identifiers, e-mail addresses, business information, the length of service (including start date), means and source of payment for services (including any credit card or bank account number), and information about any domain name registration;
- c. all records pertaining to the types of service utilized by the user,
- d. all records pertaining to communications between DreamHost and any person regarding the account or identifier, including contacts with support services and records of actions taken.

II. Information to be seized by the government

All information described above in Section I that constitutes fruits, evidence and instrumentalities of violations of D.C. Code § 22-1322 involving the individuals who participated, planned, organized, or incited the January 20 riot, relating to the development, publishing, advertisement, access, use, administration or maintenance of any website enumerated in Attachment A, including:

1. Files, databases, and database records stored by DreamHost on behalf of the subscriber or user operating the website, including:
 - a. programming code used to serve or process requests made via web browsers;
 - b. HTML, CSS, JavaScript, image files, or other files;

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- c. HTTP request and error logs;
 - d. SSH, FTP, or Telnet logs showing connections related to the website, and any other transactional information, including records of session times and durations, log files, dates and times of connecting, methods of connecting, and ports;
 - e. MySQL, PostgreSQL, or other databases related to the website;
 - f. email accounts and the contents thereof, associated with the account;
2. Subscriber information related to the accounts established to host the site enumerated in Attachment A, to include:
- a. Names, physical addresses, telephone numbers and other identifiers, email addresses, and business information;
 - b. Length of service (including start date), types of service utilized, means and source of payment for services (including any credit card or bank account number), and billing and payment information;
 - c. If a domain name was registered on behalf of the subscriber, the date that the domain was registered, the domain name, the registrant information, administrative contact information, the technical contact information and billing contact used to register the domain and the method of payment tendered to secure and register the Internet domain name.

DreamHost shall deliver the information set forth above via United States mail, courier, or email to the following:

John W. Borchert
Assistant U.S. Attorney
U.S. Attorney's Office for the District of Columbia
555 Fourth Street, N.W.
Washington, D.C. 20530
Email: John.Borchert@usdoj.gov
Telephone: 202-252-7679

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