Supporting Affidavit for Issuance of Search Warrant I, Todd D. Landry, do hereby depose and say;

- 1. That I am currently employed by the State Police and have been for the past ten years. Currently, I am assigned as a Detective at Trooop-F in Twin Mountain, NH. I have received extensive training in the investigation of criminal matters.
- 2. That on February 9, 2004 at 1927 hours the Haverhill, NH Police Department responded to a single vehicle motor vehicle crash on Route 112 in Haverhill, NH. Upon arrival, Sgt. Cecil Smith was unable to locate the driver of the vehicle. Subsequent investigation determined that the driver of the vehicle was MAURA MURRAY (d.o.b. 05/04/82), 22 Walker Street, Weymouth, MA.
- 3. A witness at the scene later confirmed that the driver was MURRAY.
- 4. An extensive search of the area has been conducted and MURRAY has not been located. 5. During the course of this investigation, Cellular Telephone records have been obtained by Law Enforcement that were used by MURRAY. A representative from Sprint Corporate Security advised this affiant that during the late afternoon hours of February 9, 2004 an outgoing telephone call was made to Murray from the Londonderry, NH Sprint tower. This call had to have been made from within a 22 mile radius of the tower. The identity of this caller and telephone

number has not been made as of this date. 6. That identifying the caller of the telephone call could be pertinent to the ongoing_r investigation and may lead to the whereabouts of Maura Murray. '_.

7. Based on the foregoing, there is probable cause to believe evidence in the suspicious disappearance of Maura Murray may be found through Sprint Wireless Cell Tower Telephone Records, including any outgoing calls from the Londonderry tower of Sprint to Maura 1Vlurrays Sprint PCS number 413-687-9411 for February 9, 2004 from 0001 hours to 2400 hours. Todd D. Landry