

IN THE CIRCUIT COURT OF THE SIXTH JUDICIAL CIRCUIT
OF THE STATE OF FLORIDA IN AND FOR PINELLAS COUNTY

23-02935-CF

State of Florida

v.

Tomasz Kosowski
PID: 312109281

Affidavit of Detective Bolton in Support of Arthur Hearing

Your Affiant, Detective Colin Bolton, is currently employed as a sworn police officer for the city of Largo and has been so employed since June 24, 2013. Your Affiant has attended the Police Academy through Hillsborough Community College. Your Affiant was assigned as a crime scene investigator in 2016. Your Affiant has been assigned as a detective in the Investigative Services Division (ISD) at the Largo Police Department since March 2022. Your Affiant is currently assigned to the Crimes Against Persons (CAP) section of that division.

Motive and Premeditation

Your Affiant is aware and learned from multiple sources that S.C. and Defendant engaged in an acrimonious civil litigation. Defendant Kosowski confronted S.C. on one occasion January 26, 2023, tried to remove him from the case in December 28, 2022, and asked for sanctions on more than one occasion. On December 26, 2022, Defendant Kosowski purchased a Toyota Tundra paying 26,000 in cash and not registering the

vehicle. Your Affiant reviewed a bill of sale filed with the State of Florida from the seller.

Your Affiant reviewed documents from the civil case where Defendant Kosowski represented himself as the plaintiff. On December 28, 2022 your Affiant is aware that Defendant filed a Motion titled: "OBJECTION TO MOTION TO TAX PLAINTIFF AND MOTION TO TAX DEFENDANTS DSC ET AL. AND FRIEND FOR PLAINTIFFS' FEES." In that Motion, Defendant requested to have S.C. removed from the civil case. Your Affiant observed that on January 17, 2023, Defendant Kosowski filed a Motion titled: "MOTION FOR SANCTIONS DIRECTED AT DEFENDANTS DSC ET AL. AND JENNIFER FRIEND AND DEMAND FOR IMMEDIATE INJUNCTIVE RELIEF." In this Motion, Defendant Kosowski asked to disqualify S.C. as counsel for DSC, et al.

Your Affiant is aware that S.C. and Kosowski engaged in a contentious Deposition at a time prior to December 2022. Your Affiant heard from Jake Pillsbury and Jake Blanchard that on January 26, 2023, at the Blanchard Law Firm, Defendant and S.C. participated in a deposition. Your Affiant learned from Jake Blanchard that Defendant Kosowski confronted S.C. and called him a "scumbag." Your Affiant learned from **Michael Montgomery** Defendant Kosowski then told S.C. that he would "win in the end."

Your Affiant spoke with Detective Moore of the Largo Police Department. Detective Moore reviewed a search warrant return for Defendant Kosowski's iCloud account. Your Affiant is aware that Defendant Kosowski had taken a photograph of a vehicle parked at S.C.'s

condo carport and had taken a video of the parking lot of Suite B, 1501 Belcher Road, the location of the Blanchard law firm.

Your Affiant spoke with Detective Moore of the Largo Police Department. Detective Moore mapped the cellular phone data from Defendant Kosowski's phone, reviewed downloaded Data from Defendant Kosowski's phone, and reviewed iCloud information. Detective Moore informed your Affiant that his analysis revealed in early March 2023, Defendant Kosowski conducted a search of personal information about S.C.

On March 17, 2023, Defendant Kosowski's phone connected to the Wifi at the Blanchard Law Firm.

Your Affiant reviewed Amazon purchase records of the Amazon account associated with Defendant Kosowski. Your Affiant observed Defendant Kosowski purchased two Gorilla Collapsible carts in the months leading up to the disappearance of S.C. Defendant Kosowski purchased a red cart and a blue cart. The red cart was sent to Defendant Kosowski's Miami residence. It was located in Defendant Kosowski's Miami residence during the execution of the search warrant. A black cart with yellow striping was located in Defendant Kosowski's Tarpon Springs residence during the execution of the search warrant. The blue cart was sent to Defendant Kosowski's Tarpon Springs residence. Defendant Kosowski also purchased five rolls of duct tape, a license plate flipper, and a knife that was never located.

During the investigation, your Affiant learned of a similar call for service that took place on March 14, 2023, at 12:54 hours. On that

date and time, a complainant with the Tampa Bay Veterinary Clinic, 1501 S Belcher Road Unit 1A, called to report a suspicious incident that had taken place earlier on that date. The incident was documented as LPD Event# 2300017743.

Your Affiant learned that on that date an employee (Debra Henrichs W/F DOB 06/03/1958) had walked into the electrical closet located in Building B, where Blanchard Law office is located. Henrich went to close a door and observed an unknown male hiding behind the door in the dark room. The male was described as wearing jeans, a loose t-shirt, and a surgical face mask. The male stated that he was there because of a power outage and walked out of the room. The employee observed the unknown male leave in a truck that was believed to be a Toyota Tundra. The employee observed a yellow license affixed to the rear of the truck. Henrich further detailed that she believed the tag was possibly from New Jersey. After the male left, your Affiant is aware a box was located in the closet that contained a collapsible wagon that was blue in color.

Crime Scene Analysis

On March 21, 2023, at approximately 1146 hours, officers with the Largo Police Department were dispatched to 1501-B S Belcher Road, Unit 6, to conduct a Welfare Check. Jake Blanchard (W/M 08/22/1974) of Blanchard Law called to report that his employee, S.C. (W/M 05/12/1981) went to the bathroom between 0930 hours and 1000 hours and had not returned to his desk. This was the last time S.C. was known to be present. Jake informed dispatchers that he went into the bathroom and

observed blood. S.C.'s keys, wallet, cell phone, work laptop, and tablet were left unsecured on his desk before walking to the bathroom. S.C.'s vehicle remained in the parking lot of 1501 S Belcher Rd.

When officers arrived on scene an area check was conducted with negative results. Officers conducted a check of local hospitals in the area with negative results. At 1433 hours S.C. was listed as a missing person in the Florida Crime Information Center (FCIC) and the National Crime Information Center (NCIC).

On March 21, 2023, your Affiant responded to the business and assisted by reviewing surveillance video of the parking lot. At 08:32:52 hours your Affiant observed what appeared to be a Toyota Tundra, gray in color, enter the parking lot of the business from Belcher Road.

At approximately 08:34:24 hours your Affiant observed a male dressed in jeans, a long sleeve white shirt, and a backpack walk east from the parking lot toward the main entrance for the law office of Blanchard Law, Unit 6. The male was carrying a large box on his shoulder and appeared to be wearing dark color gloves. The unknown male opened the door to the main entrance and walked into the lobby of the building.

At approximately 8:37:26 hours your Affiant observed a person that was identified as S.C. walk toward the main entrance of the building from the east, wearing a long sleeve red sweater. At approximately 9:50 hours, S.C. got up from his desk and walked to the bathroom before a teleconference hearing that was scheduled to take place at 10:30 hours.

Your Affiant continued reviewing surveillance video. At approximately 10:22:18 hours your Affiant observed a male wearing jeans, a blue short-sleeve shirt, a backpack, white surgical mask and hat exit the main entrance of the law firm. The male was observed tugging and pulling at what appeared to be a small wagon that was on wheels. The wagon was observed to have an open top and its contents appeared to fill the wagon. The contents appeared to be covered by a red or orange blanket. The unknown male pulled the wagon toward the parking lot until he was lost out of view of the surveillance camera from the business.

At approximately 11:05:15 hours your Affiant observed the same male subject reposition the cart in the parking lot and then go out of view of the camera. At approximately 11:15:37 hours the unknown male can be seen now wearing a different shirt that appeared to be gray in color and jeans. The male walked from the parking lot to the northwest corner of the building that housed the law firm. The male looked toward the main entrance of the law firm before turning around and walking west to the parking lot. At approximately 11:16:04 hours a crew cab truck, gray in color, was observed pulling forward from the parking spot. The truck proceeded north through the parking lot before making a right turn to go north bound onto S Belcher Road.

Your Affiant reviewed surveillance video from Circle K located at 1499 S Belcher Road showed a PSTA bus near the suspect vehicle at that time. Your Affiant observed images from the PSTA bus with a timestamp of March 21, 2023, 11:24:42 hours. The images show that the suspect truck was north bound on S Belcher Road, near the intersection of Gulf

to Bay Boulevard, in the median through lane. The camera image from the PSTA bus showed a large orange or red bag or container in the bed of the suspect vehicle.

Your Affiant entered the men's restroom in the office building. Your Affiant observed what appeared to be a red liquid smeared on the exterior of the men's restroom door. Your affiant observed what appeared to be drops of a red liquid on the single toilet stall wall to the left of the single urinal. In your affiants training and experience as a law enforcement officer, the liquid appeared to be blood. A similar red liquid, consistent with blood, was observed smeared on the exterior of the toilet bowl in the single stall. Your affiant observed what appeared to be a dark liquid on the floor in of the single stall that appeared to have been dried smeared in a circular motion. Your affiant observed that the room smelled strongly of cleaning products and attempts were made to clean up the liquid on the floor.

Certain sections of 1501-B S Belcher Rd were determined to be a crime scene. These areas include the single men's restroom in the building, the vestibule of the building and the electrical closet located behind the restrooms. Once the crime scene was established, Processing of those areas was conducted by the Pinellas County Sheriff's Office Forensics Division. On March 23,2023, your Affiant was notified via phone by Lt. Focade of the PCSO AFIS Division that a latent print, identified as Tomasz Kosowski's left index finger, was found on the interior portion of the electrical room door.

Det. Moore of the Largo Police Department informed your affiant that he had continued reviewing surveillance video of the business to determine if the incident on March 14, 2023, may be related to the incident on March 21, 2023. Your Affiant observed a truck, gray in color, leave the parking lot of 1501 S Belcher Road on March 14, 2023, at approximately 9:34:03 hours. The truck turned right onto S Belcher Road and proceeded north bound.

On March 22, 2023, your Affiant learned from Det. Moore that S.C.'s phone number was 804-304-3081. Your Affiant also learned that Det. Moore utilized ZetX to learn that the phone carrier was ATT Mobility.

Your affiant learned from Jake Blanchard that the 10:30 AM hearing S.C. missed was in reference to a telephone conference regarding a pending civil case with Defendant Kosowski, the plaintiff who was representing himself Pro Se. Blanchard informed Your Affiant that S.C. and Kosowski had both attended a deposition together that became verbally contentious. After the deposition, Kosowski had confronted S.C. in the men's restroom just outside the office and verbally confronted S.C. again before leaving. Your Affiant researched Kosowski and learned that he has a residential address of 511 Seaview Dr located in Tarpon Springs, FL.

Your Affiant was informed by Det. Gay of the Largo Police Department that she had located footage from a "FLOCK" camera on March 22, 2023 of the same grey Toyota Tundra with distinct red "Tundra" badging. The footage is from a camera listed as Tarpon Springs FL PD-#01 W.Klosterman @ Pinellas and the relevant image is timestamped 3/21/2023 11:51:32 EDT.

Your Affiant observed the image captured by that camera of the Toyota Tundra with the wagon in the bed and its contents covered by a red or orange blanket. The truck is affixed with a yellow New Jersey license plate "JGM84C". Your Affiant learned that the license plate is currently not valid or registered to any motor vehicles and the last registration was to a person who is now deceased.

On March 23, 2023, Det. Compton of the Largo Police Department notified Your Affiant that he had located footage of the Toyota Tundra from motion activated surveillance cameras on the exterior of the residence at 503 Seaview Dr. This residence is on the same side of Seaview Dr and is directly south of Tomasz's residence, 511 Seaview Dr. Your Affiant was informed by Det. Compton that surveillance footage from the same camera shows the Toyota Tundra traveling south on Seaview Dr. on 3/21/2023 at 07:51 AM. Footage timestamped 3/21/2023 11:58 AM showed the Toyota Tundra with the wagon and red/ orange blanket still visible in the bed, driving north toward 511 Seaview Dr.

Your affiant learned from Det. Compton that he further reviewed surveillance footage from 503 Seaview Dr. and observed a red sedan leaving the area of 511 Seaview Dr., traveling southbound on 3/21/2023 at 16:48 PM. The homeowner at 503 Seaview Dr., Jocelyn Lucidi (A/F DOB 03/08/1961), identified that vehicle as belonging to her neighbor "Tom" (Tomasz Kosowski). The sedan returns at 16:51 PM and leaves a second time at 16:58 PM. Your affiant learned that Det Compton reviewed surveillance from the time the Toyota Tundra was seen passing by 503

Seaview Dr until the time that the red Toyota left the area. During that Time frame the Toyota Tundra is not seen leaving the area.

It should be noted that Seaview Dr. is a short north/ south road which intersects with Sunset Dr. Seaview Dr does not continue north past Sunset Dr. Sunset Dr. does not continue west pasts Seaview Dr. Sunset Dr. is a dead-end road with only one way in or out.

Your Affiant viewed in DAVID that a red Toyota four door vehicle was registered to Tomasz with a Florida License Plate of EMFK38. In viewing the DAVID information, Your Affiant observed that the only other vehicles registered to Tomasz were a "vehicle trailer" and a motorcycle. Your Affiant learned from Det. Moore of the Largo Police Department that he observed in the VIGILANT license plate reader database that license plate EMFK38 was captured in the area of 52195 Tamiami Trail East, Ochopee, FL 34341 on 3/21/2023 at 9:36:51 PM EDT.

Execution of Search Warrant at residence of Defendant Kosowski

On March 23, 2023, a Search Warrant was signed by the Honorable Judge Federico of the 6th Judicial Circuit for the residence of Tomasz Kosowski, 511 Seaview Dr. Your affiant was present during the initial execution of the Warrant and observed the Toyota Tundra that was utilized in the commission of this crime was located inside the northern most single garage stall of the residence. Your affiant was present during the initial sweep of the interior of the garage and observed a red liquid

substance inside the truck bed of the Grey Toyota Tundra. Through your Affiant's training and experience the substance was consistent with blood. Your Affiant was told by Forensic Specialist D'Jimas that a presumptive test for blood was positive for the located substance.

Your Affiant was present while forensic technicians processed the garage of Defendant Kosowski's residence. Through forensic processing, areas of possible blood were located and tested positive through presumptive testing. Through Your Affiant's training and experience this could be consistent with an area of blood being cleaned from the garage floor. This could also be consistent with blood saturated items being transferred from the grey Toyota Tundra to another vehicle (Toyota Corolla).

Your Affiant is aware that human remains were not located during the search of the residence. Additionally, the clothing worn and the wagon with the orange or red blanket were not located.

Based on these facts and circumstances, Your Affiant found probable cause to believe that crucial evidence related to S.C.'s disappearance and suspected death were contained within the red Toyota Corolla belonging to Kosowski. Your Affiant requested BOLOs be sent to Law Enforcement Agencies between Pinellas County and Miami requesting any agencies who come into contact with Kosowski's Toyota Corolla, to seize and notify the Largo Police Department.

Your Affiant learned that on March 25, 2023, Officers of the Tarpon Springs Police Department had located Tomasz Kosowski's red Toyota

Corolla at 34 W Orange St Tarpon Springs, Pinellas County, FL and it was affixed with Florida License Plate EMFK38, which is known to be registered to Kosowski. Your Affiant spoke Tarpon Springs Police Officer Rose and learned that Kosowski was the sole occupant of the vehicle at the time of the stop.

Execution of search warrant on Defendant Kosowski's Toyota Corolla

On March 25, 2023, a Search Warrant was signed by the Honorable Judge Bulone of the 6th Judicial Circuit for the vehicle belonging to Kosowski. The vehicle was transported to a PCSO Forensics vehicle processing facility. Largo Police Det. Allred was present for the forensic processing of the vehicle. Your Affiant spoke with Det. Allred who informed him that PCSO Forensics had located ballistic vest in the trunk of the vehicle. The vest had a substantial amount of possible blood on it. The substance tested positive as blood through presumptive testing. Det. Allred told Your Affiant that red and white fibers were also located on the ballistic vest. Det. Allred told Your Affiant that a bag containing masks, a taser, brass knuckles, duct tape and intravenous sedatives {succinylcholine (paralyzing agent)} with syringes was found on the passenger floorboard of the vehicle. Your Affiant learned from Det. Allred that PCSO Forensic Technicians had located an area in the trunk of the vehicle that presumptive tested positive for the presence of blood.

Results of DNA analysis performed on forensic evidence found in Defendant Kosowski's residence, Toyota Tundra, Toyota Corolla, and from the bathroom located at 1501-B S. Belcher Road

Your affiant is aware that Det. Owens of the Largo Police Department collected a toothbrush from S.C.'s residence that his husband, Michael Montgomery (W/M DOB 7/18/1988) identified as being solely owned and used by S.C. DNA Analysis was performed by the Pinellas County Forensic Laboratory and your Affiant reviewed the Laboratory Reports. From those reports, your Affiant learned that the DNA profile obtained from S.C.'s toothbrush was found in several areas of blood within the Men's bathroom at 1501-B S Belcher RD, the tailgate of the Toyota Tundra located inside of Tomasz Kosowski's garage at 511 Seaview Dr, the floor of the garage within Tomasz Kosowski's residence and the interior of the trunk of Tomasz Kosowski's Toyota Corolla.

Your Affiant reviewed the blood analysis of Desiree Becher as well as the DNA analysis of Chad Summerfield.

Desiree Becher performed analysis and found the presence of blood on the following items: Toyota tailgate swab and middle garage # 2. Chad Summerfield conducted an analysis on the items where blood was indicated. Using the toothbrush of S.C. as a reference standard, the DNA profile is approximately 380 septillion ($3.8E+26$) times more likely if it originated from the DNA profile represented to be from the toothbrush

of S.C. the statistical result provides very strong support that the DNA profile developed from S.C.'s toothbrush is a contributor to the DNA results.

Chad Summerfield conducted an analysis on the blood found in the middle garage floor of Defendant Kosowski's residence. This analysis resulted in a mixture proportion of 54%:46%. There were two contributors interpreted in the mixture. The mixture is approximately 1.3 quadrillion ($1.3E + 15$) times more likely if it originated from the DNA developed from the toothbrush of S.C. than from 2 unknown, unrelated contributors. The statistical result provides very strong support for the proposition that the DNA developed from the toothbrush of S.C. was a contributor to the DNA results. Chad Summerfield conducted further analysis using the buccal swab of Defendant Kosowski. The mixture of DNA is approximately 20 quadrillion ($2.0E + 16$) times more likely if it originated from Defendant Kosowski and an unknown, unrelated contributor. The statistical result provides very strong support for the proposition that Defendant Kosowski is a contributor to the DNA results. The mixture of DNA is approximately 35 tredecillion ($3.5 E + 43$) times more likely if it originated from DNA from toothbrush of S.C. and from Defendant Kosowski than if it originated from two unknown, unrelated contributors. The statistical result provides very strong support for the proposition that the DNA from the toothbrush of S.C. and Defendant Kosowski are contributors to the DNA results of the middle garage floor of Defendatn Kosowski's residence.

Your Affiant reviewed a DNA report resulting from an analysis of swabs taken from Defendant Kosowski's Toyota Corolla. Desiree Becher did not find the presence of blood on the interior trunk lid or the interior trunk back wall. However, an analysis by Chad Summerfield revealed DNA in those areas. On the interior trunk lid Summerfield found a mixture proportion of 67%/33%. The mixture was approximately 11 times more likely if it originated from the DNA profile from S.C.'s toothbrush and an unknown, unrelated contributor than if it originated from 2 unknown, unrelated contributors. The mixture is approximately 430 times more likely if originated from Defendant Kosowski and an unknown, unrelated contributor than if it originated from 2 unknown, unrelated contributors. The likelihood ratio was inconclusive.

A DNA analysis of the interior trunk back wall of Defendant Kosowski's Toyota Corolla revealed a mixture proportion of 94%/6%. The mixture of DNA is approximately 200 septillion (2.0×10^{26}) times more likely if it originated from the DNA from S.C.'s toothbrush and an unknown, unrelated contributor than if it originated from 2 unknown, unrelated contributors. The statistical result provides very strong support that DNA from S.C.'s toothbrush is a contributor to the DNA located on the interior trunk back wall of Defendant Kosowski's Toyota Corolla. The mixture is approximately 42 times more likely if it originated from Defendant Kosowski and an unknown, unrelated contributor than if it originated from 2 unknown, unrelated contributors.

Your Affiant is aware swabs and samples taken from the Men's bathroom where the crime occurred were analyzed for blood by Desiree

Becher and DNA by Chad Summerfield. Your Affiant reviewed the reports of both analysts. Desiree Becher found blood was indicated on a swab taken from the Men's bathroom floor drain. That blood resulted in a DNA profile. Chad Summerfield found that blood was 400 septillion (4.0×10^{26}) times more likely if it originated from toothbrush of S.C. than if it originated from an unknown, unrelated contributor. The statistical result provides very strong support for the proposition that the DNA result from S.C.'s toothbrush is a contributor to the DNA result obtained from the floor drain.

Desiree Becher analysis revealed blood was indicated at multiple additional points in the men's bathroom to include: men's bathroom floor, men's bathroom exterior stall, a paper towel, a napkin, swabs from a photo area #2. Chad Summerfield analyzed and found the bottom of toilet seat had a DNA profile approximately 3.1 sextillion (3.1×10^{21}) times more likely if it originated from the toothbrush of S.C. than if it originated from an unknown, unrelated contributor. The statistical result provides very strong support for the proposition that the DNA profile from toothbrush of S.C. is a contributor to the DNA.

Chad Summerfield found DNA analysis of a swab of the men's bathroom floor from photo marker 10 resulted in a mixture. The DNA mixture was interpreted as originating from 2 contributors (including at least one male contributor), with a mixture proportion of 91%:9%. The mixture of DNA is approximately 36 sextillion (3.6×10^{22}) times more likely if it originated from DNA from toothbrush of S.C. and an

unknown, unrelated contributor than if it originated from 2 unknown, unrelated

contributors. The statistical result provides very strong support for the proposition that DNA from toothbrush of S.C. is a contributor to the DNA results obtained from the swab of men's bathroom floor at photo marker 10. The mixture of DNA is approximately 250 times more likely if it originated from 2 unknown, unrelated contributors than if it originated from Defendant's DNA and an unknown, unrelated contributor. This statistical result provides moderate support for the proposition that Defendant Kosowski is not a contributor to the DNA results obtained from the swab of men's bathroom floor at photo marker 10.

Chad Summerfield's analysis revealed a swab taken from the Men's bathroom exterior stall resulted in a DNA profile. The DNA profile is approximately 440 septillion ($4.4E+26$) times more likely if it originated from DNA profile from S.C.'s toothbrush than if it originated from an unknown, unrelated contributor. The statistical result provides very strong support for the proposition that the DNA profile from S.C.'s toothbrush is a contributor to the DNA results obtained from the swab from the Men's bathroom exterior stall.

Chad Summerfield found a mixture of DNA of Defendant Kosowski and S.C. on the men's bathroom exterior door. The DNA mixture was interpreted as originating from 2 contributors (including at least one male contributor), with a mixture proportion of 83%:17%. The mixture of DNA is approximately 250 septillion ($2.5E+26$) times more likely if

it originated from the DNA profile from S.C.'s toothbrush and an unknown, unrelated contributor than if it originated from 2 unknown, unrelated

contributors. The statistical result provides very strong support for the proposition that the DNA profile from S.C.'s toothbrush

is a contributor to the DNA results obtained from the Men's bathroom exterior door. The mixture of DNA is approximately 6.8 billion (6.8E+9) times more likely if it originated from Defendant Kosowski's DNA and an unknown, unrelated contributor than if it originated from 2 unknown, unrelated contributors. The statistical result provides very strong support for the proposition that Defendant Kosowski's DNA

is a contributor to the DNA results obtained from item the swab from the Men's exterior bathroom door. The mixture of DNA is approximately 8.2 undecillion (8.2E+36) times more likely if it originated from DNA from S.C.'s toothbrush and DNA of Defendant Kosowski than if it originated from 2 unknown, unrelated contributors. The statistical result provides very strong support for the proposition that item DNA from toothbrush of S.C. and DNA from Defendant Kosowski are contributors to the DNA results obtained from the swab from the Men's bathroom exterior door.

Your Affiant is aware that paper towels located in the bathroom were analyzed. Chad Summerfield found a mixture on a stained paper towel. The DNA mixture was interpreted as originating from 2 contributors (including at least one male contributor), with a mixture proportion of 94%:6%. The mixture of DNA is approximately 140

septillion (1.4E+26) times more likely if it originated from the DNA from the toothbrush of S.C. and an unknown, unrelated contributor than if it originated from 2 unknown, unrelated contributors. The statistical result provides very strong support for the proposition that DNA from S.C.'s toothbrush is a contributor to the DNA results obtained from the stain on the paper towel. The mixture of DNA is approximately 2.4 times more likely if it originated DNA of Defendant Kosowski and an unknown, unrelated contributor than if it originated from 2 unknown, unrelated contributors. The likelihood ratio is inconclusive regarding the contribution of DNA of Defendant Kosowski to the DNA results obtained from item 027-A due to possible false inclusions.

Blood was indicated on a stained area on a napkin located in the Men's bathroom. Chad Summerfield found the DNA profile is approximately 440 septillion (4.4E+26) times more likely if it originated from S.C.'s toothbrush than if it originated from an unknown, unrelated contributor. The statistical result provides very strong support for the proposition that DNA from S.C.'s toothbrush is a contributor to the DNA results obtained from stain one on the paper towel. Defendant's DNA is excluded as a possible contributor to the DNA profile developed from stain one.

On stain two on the napkin located in the men's bathroom, Chad Summerfield found the DNA profile is approximately 420 septillion (4.2E+26) times more likely if it originated from DNA from toothbrush of S.C than if it originated from an unknown, unrelated contributor.

The statistical result provides very strong support for the proposition that S.C.'s toothbrush is a contributor to the DNA results obtained from item stain two. Defendant Kosowski's DNA is excluded as a possible contributor to the DNA profile developed from stain two.

DNA analysis of the area avoiding the stain resulted in a mixture. The DNA mixture was interpreted as originating from 2 contributors (including at least one male contributor), with a mixture proportion of 90%:10%. The mixture of DNA is approximately 910 sextillion ($9.1E+23$) times more likely if it originated from S.C.'s toothbrush and an unknown, unrelated contributor than if it originated from 2 unknown, unrelated contributors. The statistical result provides very strong support for the proposition that DNA from S.C.'s toothbrush is a contributor to the DNA results obtained from the area avoiding stains on napkin 3. The mixture of DNA is approximately 110 times more likely if it originated from 2 unknown, unrelated contributors than if it originated Defendant Kosowski's DNA and an unknown, unrelated contributor. This statistical result provides moderate support for the proposition Defendant Kosowski's DNA is not a contributor to the DNA results obtained from the area avoiding stains on napkin 3.

Cell Phone Analysis

Your Affiant spoke with Detective Lance Moore with the Largo Police Department. Detective Moore informed your Affiant that Defendant Kosowski's cell phone was connected to the cell tower located near to 1501-B S. Belcher Road at a time period consistent with the Court proceeding. The phone did not move to any other tower during the

telephonic court proceeding. Please see the affidavit of Detective Moore for more detailed information as to Defendant Kosowski's movements.

Search for the body of S.C.

Subsequent to a review of the mapping of Defendant Kosowski's phone records, Detective Moore identified an area of interest involving Defendant Kosowski's travel on March 21, 2023 and March 23, 2023. Your Affiant along with officers with Largo Police Department, Miami Dade PD Canine Unit, National Park Service, Mikosukee Tribal Police, Collier Sheriff's Office, and Broward County Canine units went to the area of US Highway 41 and Loop Road. Your Affiant participated in, and observed, a search for the body of S.C. During that search, Detective Lance Moore observed a dumpster in an area of a parking lot at the intersection. Your Affiant spoke with employees with Waste Management. Your Affiant is aware that Miami PD officer W. Simons utilized a human remains detection dog at the dumpster. An on lead canine search resulted in an alert to the Waste Management Dumpster. Your Affiant learned that of Waste Management trash trucks contain video recording equipment. Your Affiant obtained and reviewed a copy of the video recording taken of the trash collection on March 23, 2023 from the dumpster located at the intersection of US Highway 41 and Loop Road. This video showed a long object wrapped in a large black garbage bags that fell into the trash truck in a manner consistent with a human body.

Your Affiant learned that the garbage truck disposed of its contents at the Collier County Landfill. As a result of the video review, your Affiant multiple officers with Largo Police Department, and

several other law enforcement agencies conducted a multi-day search of the Collier County Landfill. Your Affiant learned throughout this process that trash is compacted multiple times from pick-up, disposal, and the packing process at the landfill. Your Affiant learned the trash dumped in the landfill is compacted on site and the resulting compacted trash is approximately one-third the size from when it was originally discarded in the trash. Medical waste, regular trash, and animal carcasses were among the debris dumped into the area of the landfill suspected to contain the body of S.C. S.C.'s body was not located.

Your Affiant learned from Keith Wedin of the Largo Police Department of statements collected from the driver of the garbage truck, George Villanti. George Villanti told Keith Wedin that the dumpster at US 41 and Loop Road is normally filled with basic waste and camper's garbage. When asked if anything was different about the dumpster on the March 23, 2023 pick up, George Villanti told Keith Wedin "It was fucking vile." He said the scent was not normal and unlike the usual smell. Having seen the video of the dumpster being poured into his truck that was obtained by other investigators, Villanti definitively stated S.C.'s body was picked up from the Loop Rd dumpster and delivered to the landfill in the same area that was being excavated.

Death of S.C.

As of July 6, 2023, the body of S.C. has not been located and there have been no signs of life that can be traced to S.C. S.C.'s phone, car keys, and wallet were left behind on his desk. His Honda was left in the parking lot of the Blanchard Law firm. His financial records reveal

he has made no active purchases since the date and time of his disappearance. Your Affiant spoke with Michael Montgomery, husband of S.C. He reported to your Affiant that S.C. had anxiety when leaving his house, loved his dogs, and had set out chicken to thaw for dinner the evening of March 21, 2023. He and S.C. tracked physical activity rings on their iPhones and the physical activity notifications went blank at approximately 1000 hours on March 21, 2023. S.C. checked in constantly and would text regularly throughout the day. Since the time he went missing at 1000 hours on March 21, 2023 S.C. has not contacted his husband. Your Affiant also spoke with the parents of S.C. Prior to March 21, 2023, S.C.'s regular practice would be to contact them regularly. He has not contacted his parents or his husband since March 21, 2023.

Given his lack of financial activity, lack of contact, and the forensic evidence of S.C.'s DNA being on Defendant's truck, a mixture of S.C.'s DNA with the Defendant's DNA on the bathroom door of the law firm, S.C.'s DNA mixed with Kosowski's on the garage floor of Defendant Kosowski's residence, S.C.'s DNA located in the trunk of Defendant Kosowski's Corolla, and multiple areas of S.C.'s blood in areas of the bathroom where he went missing, it is your Affiant's belief that S.C. is dead as a result of the criminal actions of Defendant Kosowski.

I declare under penalty of perjury that the foregoing is true and correct.

Respectfully submitted,



AFFIANT - Detective Colin Bolton

201 N. Highland Ave

AFFIANT'S ADDRESS

727-586-7480

AFFIANT'S TELEPHONE NUMBER

The foregoing instrument was

acknowledged before me this 6th day of July, 2023 by

Colin Bolton

- who is personally known to me or has produced _____ as identification and who did take an oath.



NOTARY PUBLIC

