United States Bistrict Court

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UNITED STATES OF AMERICA

VS.

Magistrate's Dockel No.

SEARCH WARRANT

Case No.

COTTO DEPOSIT FOR MAR 1 P 37 TO FICUAL BANK OF TEVHES 1 AC SHOWN NUTSTAN 1 AVING, TEVAS

To Special Agent of the intelligence Division, internal for the spectra one of the unit of the second of the secon

Affidavit having been made before me by CLANLES U. LINLANT, and a

that he $\left\{\begin{array}{c} has reason to believe \\ is positive! \end{array}\right\}$ that $\left\{\begin{array}{c} on the person of boost \\ on the premises known as \right\}$ and believe $\left\{\begin{array}{c} on the premises known as \\ on the premises known as \right\}$ and believe $\left\{\begin{array}{c} on the premises known as \\ on the premises$

in the NOVILLECTI District of

there is now being concealed certain property, namely a crossfunction of some the second status of the second stat

which are this used in windowich of Article CO of Leafernan Critical Code, this is, can be of the set mount for search and pelares which is the set constitutes with sea and is on to used as evidence in the trial of persons the nave violated: (contributed page 1)

and as I am satisfied that there is probable cause to believe that the property so described is being concealed on the { person } above described and that the foregoing grounds for application for issuance of the search warrant exist.

You are hereby commanded to search forthwith the $\left\{\begin{array}{c} person \\ place \end{array}\right\}$ named for the property specified, serving this warrant and making the search $\left\{\begin{array}{c} in the daytime \\ at any time in the day or night^1 \end{array}\right\}$ and if the property be found the e to seize it, leaving a copy of this warrant and a receipt for the property taken, a β prepare a written inventory of the property seized and return this warrant and bring the property before the within ten days of this date, as required by law.

Dater this day of , 19

0.8. Magistuder

The property is on the person of in the place in the searched, the warrant way seven that it be served in the devine, but if the office is are positive that the property is on the person of in the place in the searched, the warrant way seven that it be served at any time." (Bule Cost

(1) The "Organized Crime Control Act of 1970", Title 18, United States Code, \$1511 - "Obstruction of state or local law enfercement", in that from on and before October 15, 1970, to the present time, at and near New Orleans, Loui-siana, in the Eastern Judicial District of Louisiana, JIM GARRISON, FREDERICK A. SOULE, SR., ROBERT N. FREY, LOUIS M. BOASBERG, HARBY S. MARKS, JR., JOHN J. ELMS, JR., LAWRENCE L. LAGARDE, ROBERT NIMS, JOHN ARUNS CALLERY, JOHN ELMO PIERCE, and other persons both known and unknown, did unlawfully, knowingly and willfully conspire to obstruct the enforcement of the criminal laws of the State of Louisiana and ordinances of the City of New Orleans, to wit, Article 90 of Louisiana Criminal Code, R.S. 14:90 - "Gambling"; the New Orleans City Code, 1956, §27-2.2 - "Same [Gambling generally - Defined] -Prohibited", and §5-58.1(c) - "Authority of [City] Council; grounds for revocation or suspension [of city permits for retail sale of beverages of low alcoholic content ... where illegal gambling is intentionally conducted on the premises]; hearing", with the intent to facilitate illegal gambling busi-nesses, to wit, the illegal operation and use of Bally in-line gambling type pinball machines which are and were placed in public places for use by the general public and upon which payoffs are made for free games accumulated by the player, one or more of the above named persons during the time alleged having committed an act or acts to effect the objects of said conspiracy, and one or more of the above named persons being an official or employee, elected, appointed or otherwise, of the State of Louisiana and a political subdivision of the State of Louisiana, namely, JIM GARRISON, who is District Attorney of Orleans Parish. Louisiana, Captain FREDERICK A. SOULE, SR., of the New Orleans, Louisiana, Police Department who is assigned to the staff of District Attorney JIM GARRISON as an investiga-tor, and Sergeant ROBERT N. FREY, who is Commander of the Vice Squad of the New Orleans, Louisiana, Police Department; and one or more of the other above named persons being engaged or having been engaged during the period alleged in conducting, financing, managing, supervising, directing and owning all or a part of each of said illegal gambling businesses, all of which gambling businesses involve five or more persons who conduct, finance, manage, supervise, direct and own all or a part of said businesses, all of which businesses have been and remain in substantially continuous operation over a period in excess of thirty days and all of which have had a gross revenue of \$2,000 in a single day.

(2) The "Organized Crime Control Act of 1970", Title 18, United States Code, §1955 - "Prohibition of illegal gambling businesses", and §2 - "Principals", in that at and near New Orleans, Louisiana, in the Eastern Judicial District of Louisiana, JIM GARRISON, FREDERICK A. SOULE, SR., ROBERT N. FREY, LOUIS M. BOASBERG, HARBY S. MARKS, JR., JOHN J. ELMS, JR., LAWRENCE L. LAGARDE, ROBERT NIMS, JOHN ARUNS CALLERY, JOHN ELMO PIERCE, and other persons, both known and unknown, did unlawfully, knowingly and willfully, from on and before October 15, 1970, to the present time, conduct and aid and abet each other in the conduct of illegal gambling businesses in violation of the criminal laws of the State of Louisiana and ordinances of the City of New Orleans, to wit, the operation and use of Bally in-line gambling type pinball machines which are placed in public places for use by the general public and for which payoffs are made on games won by the players in violation of Article 90 of Louisiana Griminal Code, R.S. 14:90 - "Gambling"; the New Orleans City Code, 1956, §27-2.2 - "Same [Gambling generally - Defined] - Prohibited", and §5-58.1(c) - "Authority of [City] Council; grounds for revocation or suspension [of city permits for retail sale of beverages of low alcoholic content ... where illegal gambling is intentionally conducted on the premises]; hearing", all of which illegal gambling businesses involve five or more persons who conduct, finance, manage, supervise, direct and own all or a part of such businesses, and all of which businesses have been and remain in substantially continuous operation for a period in excess of thirty days and have had gross revenue of \$2,000 on a single day.

(3) Title 18, United States Code, §1952 - "Interstate and foreign travel or transportation in aid of racketeering enterprises", and §2 - "Principals", in that from on and before July 1, 1966, to the present time, at and near New Orleans, Louisiana, in the Eastern Judicial District of Louisi-ana, JIM GARRISON, FREDERICK A. SOULE, SR., ROBERT N. FREY, LOUIS M. BOASBERG, HARBY S. MARKS, JR., JOHN J. ELMS, JR., LAWRENCE L. LAGARDE, ROBERT NIMS, JOHN ARUNS CALLERY, JOHN ELMO PIERCE, and other persons both known and unknown, did unlaw-fully knowingly and willfully use and cause to be used in infully, knowingly and willfully use and cause to be used in in-terstate commerce between the State of Illinois and the Eastern Judicial District of Louisiana, transportation facilities of common carriers for the shipment of Bally in-line gambling type pinball machines and parts therefor, with the intent to promote, manage, establish and carry on, and facilitate the promotion, management, establishment and carrying on of an unlawful activity, to wit, the operation and use of Bally in-line gambling type pinball machines which are placed in public places for use by the general public and for which payoff's are made on games accumulated by the players in violation of Article 90 of Louisiana Criminal Code, R.S. 14:90 - "Gambling", and thereafter the above named persons did perform and cause to be performed acts to promote, manage, establish, carry on, and facilitate the promotion, management, establishment and carrying on of said unlawful activity; and further that the above named persons did aid and abet each other in the above named pursuits and acts.

(4) Title 18, United States Code, §371 - "Conspiracy to commit offenses or to defraud United States", in that JIM GARRISON, FREDERICK A. SOULE, SR., ROBERT N. FREY, LOUIS M. BOASBERG, HARBY S. MARKS, JR., JOHN J. ELMS, JR., LAWRENCE L. LAGARDE, ROBERT NIMS, JOHN ARUNS CALLERY, JOHN ELMO PIERCE, and other persons both known and unknown, did unlawfully, knowingly and willfully conspire to commit offenses against the United States, the State of Louisiana, and the City of New Orleans, to wit, Title 18, United States Code, §§1955, 1952 and 2, Article 90 of Louisiana Criminal Code, R.S. 14:90 - "Gambling"; the New Orleans City Code, 1956, §27-2.2 - "Same [Gambling generally -Defined] - Prohibited", and §5-58.1(c) - "Authority of [City] Council; grounds for revocation or suspension [of city permits for retail sale of beverages of low alcoholic content ... where illegal gambling is intentionally conducted on the premises]; hearing", said offenses more particularly described in Paragraphs (2) and (3) above, which are incorporated herein, one or more of the above named persons having committed an act or acts to effect the objects of the conspiracy.

(5) The "Internal Revenue Code of 1954", Title 26, United States Code, §7206(1), "Fraud and false statements", in that on or about February 6, 1966, January 21, 1967, February 23, 1968, April 1, 1969, and April 10, 1970; in the Eastern Judicial District of Louisiana, FREDERICK A. SOULE, SR., of New Orleans, Louisiana, did unlawfully, knowingly and willfully make and subscribe and cause to be made and subscribed documents verified by a written declaration that they were made under penalties of perjury, to wit, United States Individual Income Tax Returns, Forms 1040, for the calendar years 1965, 1966, 1967, 1968 and 1969, which were filed with a proper official of the Internal Revenue Service, which said income tax returns he did not believe to be true and correct as to every material matter in that at the time of the subscribing and filing of said income tax returns, he then and there well knew and believed he had substantially more additional income for each of the said years than the amount reported on the said United States Income Tax Returns for those years. for the Northern Judicial District of Texas periodly appeared Charles H. Langhoff, Jr., who being duly sworn deposes and styci (1) That I am a Group Supervisor, Intelligence Division, Internal Revenue prvice, and have been so employed for one year and six months. That before beming a Group Supervisor, I was a Special Agent in the Intelligence Division for venty years, and as a part of my duties conducted investigations relating to venty years, and as a part of my duties conducted investigations relating to iminal violations of the Internal Revenue laws, including willful income tax vasions in violation of 26 USC 7201 - "Attempt to evade and defeat tax" and the illful subscribing of false and fraudulent United States income tax returns in iolation of 26 USC 7206(1) - "Fraud and false statements". Since September of 370, I have participated in the supervision of investigations in New Orleans, puisiana, involving illegal gambling businesses in violation of the United States f America, to wit, Article 90 of Louisiana Criminal Code, R.S. 14:90 - "Gambling he New Orleans City Code, 1956, \$27-2.2 - "Same [Gambling generally - Defined] rohibited", and \$5-58.1(c) - "Authority of [City- Council; grounds for revocaion or suspension [of city permits for retail sale of beverages of low alcoholic ontent ... where illegal gambling is intentionally conducted on the premises]; earing", Title 18, United States Code, \$1511 - "Obstruction of state or local av enforcement", \$1955 - "Prohibition of illegal gambling businesses", \$1952 -Interstate and foreign travel or transportation in aid of racketeering enterrises", \$2 - "Principals", and \$371 - "Conspiracy to commit offenses or to deraud United States", and I have reason to believe and do believe said offenses rere committed by JIM GARRISON, FREDERICK A. SOULE, SR., ROBERT N. FREY, LOUIS M. SARDE, JOHN ARUNS CALLERY, and JOHN ELMO PIERCE. I have also participated in the supervision of an investigation involving violations of the Internal Reven

(2) That on _____, 1971, I personally determined that FREDERICK A. SOULE, SR., and his wife have a safe deposit box at _____

The safe deposit box bears the number ______. I determined the foregoing by consulting a bank official at the said bank, who has personal knowledge of the facts as a result of his personal examination of the bank records and by personally examining the bank's records relating to the safe deposit box, namely _______. The records

show that the safe deposit box was rented to FREDERICK A. SOULE, SR., on _____; that he has made entries into the box on the following dates: _____

and that as of this date the safe deposit box remains in the name of FREDERICK A SOULE, SR., and his wife who have exclusive authority to enter sama. (3) That based on the foregoing facts and on the information contained in

(3) That based on the foregoing facts and on the finite motion contained for the threather that the threather the threather the threather the threather the threather threather the threather threather the threather threather

to wit, approximately \$75,000 in United States currency, which currency was used in violation of Article 90 of Louisiana Criminal Code, R.S. 14:90, the New Orleans City Code, 1956, §§27-2.2 and 5-58.1(c), Title 18, United States Code, [\$1511, 1955, 1952, 2, 371, and which currency constitutes evidence within the meaning of Title 18, United States Code, §3103(a) "Additional grounds for issuir warrant", and within the meaning of Warden v. Hayden, 387 U.S. 294 (1967), and which is to be used as evidence in the trial of cases of persons who have violated Article 90 of Louisiana Criminal Code, R.S. 14:90, the New Orleans City Code, 1956, §§27-2.2 and 5-58.1(c), Title 18, United States Code, §§1511, 1955, 1952, 2, 371, and Title 26, United States Code, §7206(1). (4) I am a line supervisor responsible for the investigation in this case. Federal officers involved in this case have made reports to me and I with these

(4) I am a line supervisor responsible for the investigation in this case. Federal officers involved in this case have made reports to me and I with these officers reported to the affiant, Floyd D. Moore. I have known Floyd D. Moore as an Internal Revenue officer for more than five years and have worked under h supervision for more than three years. I have acted on information given by Ch Moore in many instances and have always found such information to be reliable. have heard the excerpted transcripts of recorded conversations related in Chief Moore's affidavit and have actual knowledge of the contents of said recordings.

CHARLES H. LANGHOFF, JR.