

FILED

2016 FEB 10 AM 9:47

Case Number 15067671

DISTRICT COURT
LEE COUNTY, IOWA State of Iowa, County of Lee
CLERK

SWSW 000 571

SEARCH WARRANT

TO ANY PEACE OFFICER IN THE STATE

Based on sworn application made to the Court, I have found that probable cause exists to believe at the place (and on or otherwise in the possession of the person(s) and in the vehicle(s)) described as follows:

Residence of BENJAMIN G. TRANE (BEN TRANE) located at 2416 340th Street, Keokuk, IA (Described as a single family residential structure in Attachment A)

Midwest Academy Campus located at 2416 340th Street, Keokuk, IA (described as a Boarding School and commercial outbuildings described in Attachment A)

in Lee County, there is now certain property, namely:

1. Hard copy or electronic documents which contain names and contact information for past and present students, guardians, parents.
2. Hand written logs in reference to the Out of School Suspension (OSS)/BI rooms. This includes associated student records.
3. Hard copy or electronic documents related to medical treatment, nursing records, medical records, or mental health records for students. This includes but is not limited to dates of treatment, billing codes for each session, intake/psychosocial reports, therapy progress notes, behavioral or activity notes, psychological testing reports/assessments, electronic recordings of treatment sessions, including audio and video and any associated billing paperwork
4. Hard copy or electronic documents related to Individual Education Plans (IEPS) to include any student educational transcripts, educational records, report cards or any other student education information.
5. Any and all records, including but not limited to documents or writings produced by students of the Midwest Academy.

which is:

Property that has been obtained in violation of law.

Property, the possession of which is illegal.

EXHIBIT # 4-11


CASE # 15067671

AGENT # I-83

- Property used or possessed with the intent to be used as the means of committing a public offense or concealed to prevent an offense from being discovered.
- Property relevant and material as evidence in a criminal prosecution.

THEREFORE, you are hereby commanded to make immediate search of the described place (and person(s) and vehicle(s)) for the specified property; to seize the specified property of found, leaving a receipt for the seized property at the place of the search; to prepare a written inventory of the property seized, to return this warrant together with the written inventory; and to bring the seized property before me.

Dated this 10th day of February, 2016 at 9:50 o'clock A M.



Magistrate/Judge
Lee County, Iowa