

SUPREME COURT OF THE STATE OF NEW YORK
COUNTY OF NEW YORK

IN THE NAME OF THE PEOPLE OF THE STATE OF NEW YORK
TO ANY LAW ENFORCEMENT OFFICER OR POLICE OFFICER OF NEW YORK

Proof by affidavit having been made this day before me by Special Agent John Paul Labbat Shield # 2820, of the Department of Homeland Security-Homeland Security Investigations (DHS-HSI), that there is reasonable cause to believe that certain property, to wit:

1. An object described as a Greek archaic marble Torso (the "Torso") excavated from the Temple of Eshmun in Sidon, Lebanon, described as follows: "The body of a walking man, clothed with a tight-fitting chiton. The side views show that the man held in his left hand a small calf (goat or sheep) whose hind feet are preserved. According to one of the photos, the back of the Torso is not flat but has been sculpted."
2. any and all documentation related to the consignment, sale, possession, transportation, shipping, provenance, importation, exportation, restoration, or marketing of the item listed herein, including but not limited to agreements, leases, deeds, emails, letters, invoices, receipts, documents, handwritten notes, internal memoranda, photographs, recordings, financial records, address books, date books, calendars, personal papers, videotapes, stored electronic communications, data, information and images contained in computer disks, CD ROMs and hard drives that may be found at the target premises.
3. any and all documentation which tends to establish MICHAEL STEINHARDT's intent to commit crimes including but not limited to of Criminal Possession of Stolen Property in the First Degree or which tend to establish his state of mind prior to and during the commission of said crimes;
4. any and all documentation which tends to establish MICHAEL STEINHARDT's knowledge that he has committed crimes including but not limited to the crime of Criminal Possession of Stolen Property in the First Degree, namely by possessing stolen or illicit antiquities;
5. any and all documentation which contains any references to the modus operandi of the crime of Criminal Possession of Stolen Property in the First Degree;
6. any and all documentation which contains any references to the planning, and/or obtaining, and/or possession of looted, stolen, or illegally trafficked antiquities;
7. any and all documentation tending to identify, and/or connect MICHAEL STEINHARDT with accomplices, co-conspirators, possible accomplices and/or witnesses to the crime of Criminal Possession of Stolen Property in the First Degree;

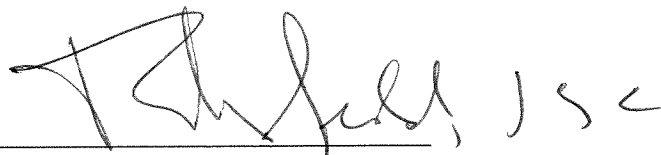
may be found in the 1158 Fifth Avenue, Apartment 16A, New York, New York ("the target premises"); and that the above described property constitutes evidence, and tends to demonstrate that the crime of Criminal Possession of Stolen Property in the Second Degree was committed;

YOU ARE THEREFORE COMMANDED, between 6:00 a.m. and 9:00 p.m., to enter and to search 1158 Fifth Avenue, Apartment 16A, New York, New York ("the target premises"), for the above described property, and if you find such property or any part thereof to bring it before the Court without unnecessary delay.

Further, this Court authorizes law enforcement personnel to videotape and photograph the interior of the target premises.

Additionally, with respect to the stored electronic communications, data, information and images contained in computer disks, CD ROMs and hard drives, described above, this Court authorizes the retrieval of the above-described communications, data, information, and images, and print them or otherwise reproduce them by converting them or copying them into storage in another device.

This warrant must be executed within 10 days of the date of issuance.



Judge of the Supreme Court

Hon. Daniel P. Fitzgerald

Dated: New York, New York

10/10/17

PT. 65 OCT 10 2017

**SUPREME COURT OF THE STATE OF NEW YORK
COUNTY OF NEW YORK**

IN THE MATTER OF AN APPLICATION FOR A
WARRANT TO SEARCH THE PREMISES LOCATED AT
1158 FIFTH AVENUE, APARTMENT 16A, NEW YORK, NEW YORK (“THE
TARGET PREMISES”)

AFFIDAVIT AND WARRANT

**Cyrus R. Vance, Jr.
District Attorney
New York County
One Hogan Place
New York, New York 10013
(212) 335-9000**