

DALLAS POLICE DEPARTMENT
LD#:
DA/WARRANT#:

SERVICE#: 0172419 W
ARREST#:
CHARGE#:

AFFIDAVIT FOR ARREST WARRANT COUNTY OF DALLAS STATE OF TEXAS

BEFORE ME, THE UNDERSIGNED AUTHORITY, ON THIS DAY PERSONALLY APPEARED THE UNDERSIGNED AFFIANT WHO, AFTER BEING DULY SWORN BY ME, ON OATH STATED: MY NAME IS _____ AND I AM A PEACE OFFICER OF THE CITY OF DALLAS, DALLAS COUNTY, TEXAS. I, THE AFFIANT, HAVE GOOD REASON AND DO BELIEVE THAT ON OR ABOUT 09 JUN 2009 ONE CREAGH, TANAIRA _____ DID THEN AND THERE IN THE CITY OF DALLAS, DALLAS COUNTY, TEXAS COMMIT THE OFFENSE OF TAMPERING W/PHYSICAL EVIDENCE A VIOLATION OF SECTION 37.09 OF THE TEXAS PENAL CODE, A CLASS B FELONY

AFFIANT'S BELIEF IS BASED UPON THE FOLLOWING FACTS AND INFORMATION:

___ AFFIANT'S PERSONAL INVESTIGATION OF THIS ALLEGED OFFENSE.

_____, A FELLOW PEACE OFFICER OF THE CITY OF DALLAS, DALLAS COUNTY, TEXAS, WHO PERSONALLY PARTICIPATED IN THE INVESTIGATION OF THIS ALLEGED OFFENSE, PROVIDING THIS INFORMATION TO AFFIANT, AND WHOSE INFORMATION AFFIANT BELIEVES TO BE CREDIBLE.

BASED UPON INFORMATION RECEIVED FROM CREAGH, TANAIRA, MARIE B/F/19 7-28-89 IT IS BELIEVED THAT THE SUSPECT CREAGH, TANAIRA, ON THE DATE OF JUNE 9, 2009, COMMITTED THE OFFENSE OF TAMPERING WITH PHYSICAL EVIDENCE PC.37.09, F/3, AT THE FOLLOWING LOCATION 19349 MARSH LANE #1223, DALLAS, DENTON COUNTY, TEXAS, AGAINST THE COMPLAINANT: WEAVER, DAISJA B/F/00 9-10-08. THE FACTS OF THE OFFENSE ARE AS FOLLOWS:

THE SUSPECT MADE A FALSE POLICE REPORT REGARDING A MISSING CHILD TO THE DALLAS POLICE DEPARTMENT ON JUNE 10, 2009, ON RELATED SERVICE #166706-W. IN THE REPORT THE SUSPECT STATED THAT AN UNKNOWN MALE CAME INTO HER APARTMENT RESIDENCE AND ATTEMPTED TO RAPE HER. THE SUSPECT SAID WHEN SHE BEGAN RESISTING THE UNKNOWN MALE THRUST HER INTO A BEDROOM AND THEN FLED HER RESIDENCE WITH THE COMPLAINANT.

ON JUNE 13, 2009, THE ~~COMPLAINANT~~ ^{Suspect} WAS BROUGHT DOWN TO THE DALLAS CHILDREN'S ADVOCACY CENTER BY WITNESS _____, WHO IS HER ATTORNEY. WITNESS _____ STATED THAT HE AND THE SUSPECT WOULD LIKE TO COOPERATE WITH THE INVESTIGATION ON SERVICE #166706-W, BY GIVING THE TRUE ACCOUNT OF WHAT HAPPENED TO THE COMPLAINANT. THE SUSPECT STATED THAT SHE DISCOVERED THE COMPLAINANT'S LIFELESS BODY ON HER LIVING ROOM FLOOR AT HER OLD APARTMENT LOCATED AT 5801 PRESTON OAKS #707, DALLAS, TX. THE SUSPECT SAID SHE ARRIVED HOME FROM WORK AROUND 3:30PM ON JUNE 8, 2009, AFTER BEING PICKED UP BY THE COMPLAINANT'S FATHER. THE SUSPECT SAID WHEN SHE WALKED INTO HER RESIDENCE SHE OBSERVED THE COMPLAINANT LAYING ON THE LIVING ROOM FLOOR WRAPPED IN A TOWEL. THE SUSPECT SAID FELT THE COMPLAINANT AND THAT SHE FELT COLD AND HAD NO HEARTBEAT. THE SUSPECT SAID THE COMPLAINANT WAS DECEASED. THE SUSPECT SAID SHE ASKED THE COMPLAINANT'S FATHER WHAT HAPPENED TO THE COMPLAINANT AND HE ANSWERED THAT HE DID NOT KNOW. THE SUSPECT SAID SHE DID NOT CALL THE POLICE BECAUSE THE SUSPECT IS VIOLENT

DALLAS POLICE DEPARTMENT
ID#:
DA/NARRATIVE:

SERVICES: 0122419 W
ARREST#:
CHARGE#:

***** NARRATIVE INFORMATION *****
TOWARD HER WHEN IT COMES TO ANYTHING TO DO WITH THE COMPLAINANT. THE
SUSPECT WENT ON TO STATE THAT ON THE NIGHT OF JUNE 9, 2009, AT OR AROUND
11PM, THAT SHE AND THE COMPLAINANT'S FATHER DROVE TO LAKE LEWISVILLE AND
ON THE WAY TO THE LAKE STOPPED AND TIED THE COMPLAINANT TO A SONOBAG.
THEY CONTINUED ON TO LAKE LEWISVILLE AND ONCE THERE, THREW THE
COMPLAINANT'S LIFELESS BODY INTO THE LAKE AND THAT THE SONOBAG WAS TO
ENSURE THAT SHE DID NOT FLOAT UP TO THE SURFACE OF THE WATER. THEY THEN
DROVE BACK TO 5801 PRESTON OAKS #207, WHERE THEY MADE A FALSE REPORT TO
POLICE THAT AN UNKNOWN MALE RAN OFF WITH THE COMPLAINANT.

THE COMPLAINANT WAS ONLY 9 MONTHS OLD DURING THE TIME OF THIS OFFENSE.

AFFIANT

WHEREFORE AFFIANT REQUESTS THAT AN ARREST
WARRANT BE ISSUED FOR THE ABOVE ACCUSED
INDIVIDUAL IN ACCORDANCE WITH THE LAW.

SUBSCRIBED AND SWORN TO BEFORE ME ON
DATE: -----

MAGISTRATE, IN AND FOR DALLAS COUNTY
TEXAS

MAGISTRATE'S DETERMINATION OF PROBABLE CAUSE

ON THIS DATE: -----
I HEREBY ACKNOWLEDGE THAT I HAVE EXAMINED
THE FOREGOING AFFIDAVIT AND HAVE DETERMINED
THAT PROBABLE CAUSE EXISTS FOR ISSUANCE OF
AN ARREST WARRANT FOR THE INDIVIDUAL ACCUSED
THEREIN.

MAGISTRATE, IN AND FOR DALLAS COUNTY
TEXAS