

IN THE CIRCUIT COURT OF THE STATE OF OREGON

FILED  
OREGON JUDICIAL DEPARTMENT  
WASHINGTON COUNTY

FOR THE COUNTY OF WASHINGTON

2011 JUN 17 AM 10:57

STATE OF OREGON )  
 ) ss.  
County of Washington)

## AFFIDAVIT FOR SEARCH WARRANT

TRAINING AND EXPERIENCE

I, the undersigned, upon my oath, do hereby depose and say that I, Robert L. Rookhuyzen, am employed as a Detective with the child abuse unit of the Washington County Sheriff's Office. I have been employed full-time as a police officer with this agency since September 2001. I hold an advanced police certificate from the Oregon Department of Public Safety Standards and Training (DPSST). I possess a bachelor of science degree in Sociology from Brigham Young University. I am a 2002 graduate of the Oregon Department of Public Safety Standards and Training basic police academy. During my career, I have received hundreds of hours of training on various subjects, including many relating to the investigation of sex crimes and child abuse.

FACTS

This affidavit is for the limited purpose of securing a search warrant. Therefore, I am not including all facts known to me, but rather sufficient facts to substantiate probable cause that the crimes of Criminal Mistreatment I (Oregon Revised Statute 163.205) and Assault I (ORS 163.185) occurred at 9465 SW Sutton Place in Tigard, Washington County, Oregon.

BACKGROUND

On Sunday, 6/12/11, at 2:22pm, Deputy Theresa Fichter ("Fichter") with the Washington County Sheriff's Office was dispatched to 9465 SW Sutton Place in unincorporated Washington County, Oregon. Fichter was to assist medical personnel from Tualatin Valley Fire & Rescue (TVF&R) and Metro West

Ambulance, who were present on scene at that time. Kaliq Mansor (DOB: 11-22-1977) had called 911 to report that his 11-week-old son, Bryan Mansor, had stopped breathing. Fichter arrived at the home at 2:26pm.

I arrived at the home at 2:38pm and saw that Metro West Ambulance personnel were leaving with a patient. The ambulance was followed by TVF&R unit C7 and Washington County Sheriff's Office Cpl. Erika Wagner ("Wagner") and Deputy V. Ferraris ("Ferraris"). I went into the home and contacted Kaliq Mansor ("Mansor"). Mansor is the father of twins, Bryan P. Mansor ("Bryan") and Ethan D. Mansor ("Ethan"), both born on 3/28/11. He was sweating profusely and completely non-emotive. I found this highly unusual, based on my training and experience. Parents are usually crying, sobbing, and exhibiting signs of sadness or anxiety.

## INTERVIEW OF KALIQ MANSOR

At approximately 2:45pm, I interviewed Mansor. He told me that he and his wife, Angela Mansor (DOB: 11-24-1971) ("Angela"), live at the home with their two sons, Bryan and Ethan. There are no roommates. There are two cats but no dogs in the home. He told me that Angela left the home about noon to teach piano lessons. He said that she was expected home at any moment. Mansor told me that he had been home alone with the babies while his wife was out teaching piano lessons. At the time of our interview, Mansor told me that he had not yet called Angela to tell her about Bryan's breathing difficulty. I also found this extremely unusual. Based on my experience with these kind of incidents, spouses want to call each other instantly, even before speaking with law enforcement.

Mansor took me to a room on the second floor. At the top of the stairs, it is the room and door to the left. The room appeared to be a combination baby room/office space. The upstairs felt quite warm and it was especially warm in the combined office/baby room. An electronic thermostat in a baby crib read 76 degrees fahrenheit. Ethan was in a baby seat on a bed in the middle of the room. He was quiet and in no apparent distress.

Mansor told me that he was feeding Bryan in the upstairs office/baby room. He said that he had mixed liquid baby vitamins with some formula and fed it to Bryan. He described the mixture as being brown in color.

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He showed me a small container, which I saw was a 50ml container of Enfamil-brand "Poly-Vi-Sol with iron." Mansor told me that he used a separate bottle (different from the ones he uses to feed pure baby formula to the boys) to give the vitamins, which he indicated to me that he used a clear plastic bottle with a green, screw-on top to mix the two liquids. He told me that he uses a separate bottle to be certain of the quantity consumed by the babies.

[While in this room, I also saw a 30ml container labeled "Infants gas relief" medication. It appeared to be an over-the-counter medication. I also saw a container labeled Little Tummy's-brand "gripe water." I saw various plastic droppers used to measure/administer medications/formula.]

He said that as he was feeding Bryan, he saw that Bryan was "fussing and was reluctant to take it." He said that Bryan coughed, then he saw the mixture of the vitamins and formula coming out of Bryan's nose. Mansor said that when he noticed this, he walked Bryan into the bathroom (just to the left of the office/baby room). He said that he did not want the discharge to get onto the carpet. He told me that the discharge fell onto the bathroom rug and into the tub.

He said that Bryan started coughing, so he "turned him over, shook him," and "smacked" him on the back. He said that Bryan continued to expel the brown mixture from his nose and/or mouth. Mansor said, "More came out while he was face down." He said he wasn't sure of the source, as he had Bryan turned upside down. He told me that he had cleaned up the floor with a rag. He said he did not know what he had done with that particular rag. [While in the bathroom, I saw brown liquid residue in the sink and in the bath tub. I also saw some brown liquid residue on at least one of the two white rugs in the bathroom. I saw several rags in the three rooms that might have been used for this purpose.]

He said that Bryan's eyes "seemed fixed" and "droopy." Mansor said that Bryan "wasn't breathing very much." He clarified that Bryan's breathing seemed "very much labored." He said that he shook him some more, which caused Bryan to gasp. Mansor said that Bryan "was going a minute or two between breaths." At this point, he took Bryan into the master bedroom (next door to the left of the bathroom).

Mansor said that Bryan's "color still seemed okay." He then gave Bryan "three or four breaths, but no compressions," as he believed Bryan to still have a pulse. He told me that he went online and researched what he should do. [I noted an open laptop and two desktop computers in the office/baby room.] Mansor then said that after "15 minutes," he called 911, as Bryan's condition "was not improving."

He said that he declined cardiopulmonary resuscitation (CPR) instructions from WCCCA. I asked him whether he was "up to speed on CPR." He said "No," but said that he and Angela had attended an informational class on the topic of pediatric CPR while at St. Vincent's Hospital. He said that Bryan and Ethan had been born prematurely and this topic was presented to them as parents.

He again told me that he had not as of yet informed his wife Angela of what had transpired. He said that he "didn't get a chance" to call her. He told me that his cell phone number was 503-804-2886 and his wife's cell phone number was 503-780-7169.

Mansor said that Bryan had been sleepy today and hadn't wanted to eat much. He said there was no abnormal behavior prior to this. He said that Bryan had an "inguinal hernia," but did not provide further details.

## REVIEW OF 911 CALL

Fichter went to the Washington County Consolidated Communications Agency (WCCCA) to listen to the 911 call made by Mansor. Fichter told me that staff at WCCCA did not have access to the recorded call and told her that the call may have been inadvertently deleted.

## MEDICAL OPINION OF ABUSE

At 5:20pm, I spoke to Deputy Wagner, who was at Emanuel Children's Hospital in Portland. She told me that Dr. James Lindsay, MD, a pediatrician, had examined Bryan. Dr. Lindsay told Deputy Wagner that during his examination of Bryan, he observed that Bryan had no brain activity. Dr. Lindsay told Dep. Wagner that he has diagnosed Bryan as having suffered from shaken baby syndrome, and opined that the injuries to Bryan were clearly the result of intentionally inflicted abuse.

Furthermore, Lindsay told Wagner that Mansor's version of events was not consistent with Bryan's condition. Dr. Lindsay said Bryan's pupils were fixed and dilated and that this is a symptom or sign of a brain injury and unrelated to choking. Lindsay found it concerning that Mansor went online instead of immediately calling 911.

Dr. Lindsay further concluded that Bryan was "brain dead." He concluded there was evidence of head trauma, specifically a skull fracture with bi-hemispheric infarction. There were also bi-lateral retinal hemorrhages. An examination also revealed an old rib fracture. The medical team determined that no medical intervention can be done. Dr. Lindsay advised Deputy Wagner that he expects Bryan will die soon. Dr. Lindsay stated that the hospital staff had alerted donor banks.

I know based upon my training and experience that it is critical in investigations of child physical abuse that the scene be thoroughly documented. I know that in these types of investigations, the injury may be caused by striking the child against walls, floors, or other hard objects. I know that skull fractures in children are sometimes caused by the child's head impacting a hard surface. I know that oftentimes items such as rags, towels, or other materials can be used to clean up any bodily fluids that may have been expelled from the child during and immediately following the assault. Mansor told me that he made efforts to clean up the bodily fluids that Bryan had expelled, and I saw some rags and towels inside the residence that may have been used to clean a brown liquid substance in the sink, bathtub, and bathroom rug.

I know based upon my training and experience that computers can be connected to the internet to find information using computer software that browse internet sites for information. Internet search engine sites such as Google and Yahoo! are often used to search the internet for information related to a user's requests. I know that the computer will retain a history of internet sites visited and the search terms used on the internet. I know that to retain the integrity of a computer's memory and how the system was used, the computer needs to be searched in a laboratory and carefully examined by a trained computer forensic examiner in order to ensure that the data is not corrupted, damaged, or otherwise changed from the time when the machine was seized. Mansor

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told me that he searched the internet between the time he noticed Bryan was having difficulty breathing and the time he called emergency dispatch. He told me that he was using a computer to search the internet for advice on what he should do. When I was in the residence, I saw two laptop computers and two desktop computers. Mansor did not specify which computer he was using just before he called 911.

I know from my training and experience that people use cell phones to maintain close contact with one another. Especially parents of young children often give one another updates on the condition of their babies when one is absent. I know people can use cell phones to speak to one another by voice transmissions, but also cell phones can be used to text, or email a message to the other party.

I know that cell phones can retain some of this data internally, and that some of this data is maintained by the cell phone service provider. I know that parents of injured children often call one another when their child is hurt, and sometimes call one another before requesting emergency assistance. Mansor told me that both he and his wife have cell phones. I know based on my training and experience that suspects oftentimes use cell phones to reach out to friends or family members to seek assistance when they believe that they are about to be investigated for recent criminal activity.

I know that the Northwest Regional Computer Forensic Laboratory has the capability to forensically examine cellular phone in much the same way as a computer. That the cell phone needs to be examined in a controlled setting by qualified personnel in order to preserve the integrity of the data.

## DESCRIPTION OF RESIDENCE TO BE SEARCHED

The home at 9465 SW Sutton Place – Tigard OR 97223 is a two-story condominium with vinyl siding and gray composite roofing material. It is attached to three other condominiums and is the southeasternmost condominium in the complex. The front door is accessible underneath a covered porch. The numbers “9465” are horizontal and in gold numbers above the entrance. The door is salmon-colored and opens inward. There are large windows on the first and second floor, both to the left of the front door.

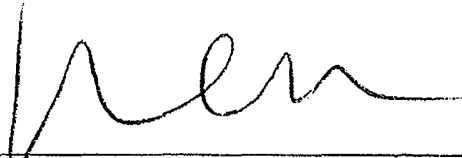
CONCLUSION

Based on the above information, I have good reason and probable cause to believe that the crimes of Criminal Mistreatment I and Assault I occurred at 9465 SW Sutton Place in Tigard, Washington County, Oregon. I therefore pray for a search warrant to search the residence at 9465 SW Sutton Place in Tigard, Washington County, Oregon, for the following items:

- 1) Clear plastic bottle with green, screw-on top from second-floor office/baby room;
- 2) 50ml container of Enfamil-brand Poly-Vi-Sol with Iron vitamins;
- 3) 30ml container of "Infants gas relief" medication;
- 4) Little Tummy's-brand "gripe water" container from second-floor office/baby room;
- 5) Plastic droppers used to measure/administer medication/vitamins;
- 6) White rugs from second-floor hallway bathroom;
- 7) Sample of brown substance from second-floor hallway bathroom;
- 8) Any and all rags that reasonably appear to be used to clean up brown liquid substance;
- 9) Two laptop computers in the residence;
- 10) Two desktop computer towers located in the office/baby room;
- 11) Cell phones assigned the phone numbers 503-804-2886 and 503-780-7169

I further request permission to search the persons of Kaliq Mansor and Angela Mansor and seize their respective cell phones with the numbers 503-804-2886 (Kaliq) and 503-780-7169 (Angela).

I further believe that evidence of this crime is still located at 9465 SW Sutton Place in Tigard, Washington County, Oregon. The evidence prayed for in this affidavit pertains to crimes committed in and a case to be prosecuted in Washington County, Oregon.

  
\_\_\_\_\_  
Detective Robert L. Rookhuyzen

SUBSCRIBED AND SWORN to before me this 12<sup>th</sup> day of June, 2011.

  
\_\_\_\_\_  
Judge

Judge Andrew R. Erwin



FILED  
OREGON JUDICIAL DEPARTMENT  
WASHINGTON COUNTY

2011 JUN 17 AM 10:57

### SEARCH WARRANT

IN THE CIRCUIT COURT OF THE STATE OF OREGON  
FOR THE COUNTY OF WASHINGTON

To Any Police Officer in the State of Oregon: You are hereby commanded to search the following in the County of Washington:

**Premise described as:**

The home at 9465 SW Sutton Place – Tigard OR 97223 is a two-story condominium with vinyl siding and gray composite roofing material. It is attached to three other condominiums and is the southeasternmost condominium in the complex. The front door is accessible underneath a covered porch. The numbers "9465" are horizontal and in gold numbers above the entrance. The door is salmon-colored and opens inward. There are large windows on the first and second floor, both to the left of the front door.

**You are to seize and search and forensically examine the following objects:**

- See attachment A

**The Persons of :**

- Kalik Mansor (DOB: 11-22-1977)
- Angela Mansor (DOB: 11-24-1971)

**You are to seize and search and forensically examine**

- The cell phones assigned the phone numbers 503-804-2886 and 503-780-7169

You are further directed to execute the Search Warrant within five (5) days of issuance, between the hours of 7 AM and 10 PM, and make return of this Search Warrant to me within five (5) days after execution, except as otherwise provided herein:

☒ This warrant may be executed at any time of day or night

☐ This warrant may be executed more than five (5) days but not more than ten (10) days from its date of issuance.

DATED this 12<sup>th</sup> day of June, 2011, at 9:35 AM/PM

Certified To Be A True And  
Correct Copy Of The Original

Date 6/17/11  
TRIAL COURT ADMINISTRATOR  
Washington County

By: [Signature]

[Signature]  
Signature of Magistrate

ANDREW R. ERWIN  
Circuit Court Judge



ATTACHMENT "A"  
ITEMS TO BE SEARCHED FOR, TO BE SEIZED, AND TO BE  
ANALYZED

- 1) Clear plastic bottle with green, screw-on top from second-floor office/baby room;
- 2) 50ml container of Enfamil-brand Poly-Vi-Sol with Iron vitamins;
- 3) 30ml container of "Infants gas relief" medication;
- 4) Little Tummy's-brand "gripe water" container from second-floor office/baby room;
- 5) Plastic droppers used to measure/administer medication/vitamins;
- 6) White rugs from second-floor hallway bathroom;
- 7) Sample of brown substance from second-floor hallway bathroom;
- 8) Any and all rags that reasonably appear to be used to clean up brown liquid substance;
- 9) Two laptop computers in the residence;
- 10) Two desktop computer towers located in the office/baby room;
- 11) Cell phones assigned the phone numbers 503-804-2886 and 503-780-7169