

ORIGINAL
(In Red)



G.0.3.00.08-004
07/18/06

201700101448

DALLAS

WARRANT OF ARREST AND DETENTION
DALLAS COUNTY, TEXAS
FELONY
BOND AMOUNT \$ 250,000

COURT NO. _____

WARRANT NO. _____

The State of Texas vs. Mathews, Sini Ann

Arrest Status AT LARGE

Race A Sex F DOB [REDACTED] Ht. 5'05" Wt 165 Hair. BLACK Eye BROWN
Residence: 919 SUNNINGDALE DR, RICHARDSON, TEXAS
Business Address: 1935 MEDICAL DISTRICT DRIVE, DALLAS, TEXAS
Name of Business: CHILDREN'S MEDICAL CENTER OF DALLAS
D.L. # [REDACTED] State [REDACTED]

Complainant: DETECTIVE J. FARMER #1010 FOR THE STATE OF TEXAS

Date of Offense: 10/06/2017

Date Complaint Filed : _____

Warrant of Arrest Issued : City of Richardson Police Department
IN THE NAME OF THE STATE OF TEXAS TO ANY SHERIFF OR OTHER PEACE OFFICER OF THE STATE OF TEXAS - GREETINGS:

YOU ARE HEREBY COMMANDED to take instanter the body of:

Mathews, Sini Ann

Hereinafter called the accused, and him safely keep so that he may be dealt with according to law, and to hold the accused to answer to the State of Texas for an offense against the laws of the said State, namely:

Abandoning or Endangering a Child T.P.C. 22.041 SJF

Of which Felony offense he is accused by written complaint, made, under oath, that has been presented to me and that is by this reference incorporated herein for all purposes.

WITNESS MY SIGNATURE THIS 16 DAY OF November 2017

Deen D Amore

Magistrate
Municipal Court
City of Richardson, Texas

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AFFIDAVIT OF PROBABLE CAUSE

DALLAS
TET275

Cause :
Offense :
Arrest :

THE STATE OF TEXAS
COUNTY OF DALLAS

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 V. Diaz #1148 and I am a peace officer for the City of Richardson, Dallas County , Texas.

I, the affiant, have good reason to believe and do believe that on or about the 6th day of OCTOBER, 2017, one Mathews , Sini Ann did then and there in the City of Richardson, Dallas County, Texas, commit the criminal offense of:

Abandoning or Endangering a Child , a violation of Section 22.041, Texas Penal Code, a SJF.
Affiant's belief is based upon facts and information in the narrative which is attached and incorporated herein, which Affiant received from :

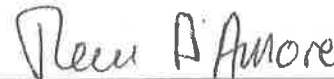
J. Farmer #1010 , a fellow peace Officer of the City of Richardson , DALLAS County, Texas, who personally participated in the investigation of this alleged offense, providing this information to Affiant, and whose information Affiant believes to be credible.



AFFIANT

WHEREFORE, Affiant requests that an arrest warrant be issued for the above accused individual(s) in accordance with the law.

Subscribed and sworn to before me on the 16 day of November ,2017.

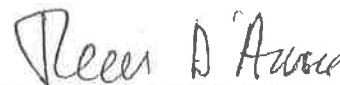


Magistrate
Municipal Court
City of Richardson, Texas

Magistrate's Determination of Probable Cause

On this the 16 day of November, 2017.

I hereby acknowledge that I have determined that probable cause exists for the issuance of an arrest warrant for the individual accused therein.



Magistrate
Municipal Court
City of Richardson, Texas

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Narrative.....

On 10/07/2017 at 8:12 a.m. Richardson Police Officers were dispatched to 919 Sunningdale Drive, Richardson, Dallas County, Texas on a report of a missing three year old child. Responding officers contacted Wesley Mathews who initially told officers and detectives that he had last seen his three year old daughter, Sherin Mathews, at 3:15 a.m. when he placed her near a tree outside of his yard along the railroad property easement. During a lengthy investigation, Sherin Mathews' dead body was found in a culvert north of the Mathews' residence on 10/22/2017.

Detectives were able to determine that on the evening of 10/06/2017 Wesley and Sini Ann Mathews (A/F, [REDACTED]) went to dinner at a restaurant in North Garland with their biological three year old daughter leaving Sherin Mathews at home alone, thereby placing Sherin Mathews in imminent danger of death, bodily injury, or physical or mental impairment. Detectives obtained cell phone records which confirmed that both Wesley and Sini Ann Mathews' cell phones were at a restaurant in North Garland during the evening hours of 10/06/2017. Detectives obtained financial documents including an itemized receipt from the meal which showed the Mathews only purchased one child's meal in addition to their individual meals. The waiter who served the Mathews confirmed to detectives that there was only one child present at the meal.

On 10/23/2017 detectives interviewed Wesley Mathews who agreed to be interviewed after being advised of his Miranda Rights. During the interview Wesley Mathews confirmed that he and Sini Ann Mathews left Sherin Mathews at home alone while the rest of the family went to eat dinner at a restaurant. Wesley Mathews told detectives that Sherin Mathews was refusing to drink her milk and he grew impatient. Wesley Mathews said that he decided to leave Sherin Mathews at the family's residence and go to dinner. Wesley Mathews told detectives that he told Sini Ann Mathews to come with him and their biological daughter and she voluntarily complied without being coerced or threatened leaving Sherin Mathews home alone in the kitchen of the house. Wesley Mathews estimated that they left Sherin Mathews alone for approximately an hour and a half. When the family returned home Sherin Mathews was still in the kitchen.

Sini Ann Mathews is accused of Abandoning or Endangering a Child, T.P.C. 22.041, a State Jail Felony as a result of abandoning three year old Sherin Mathews in the family residence to go out to dinner at a restaurant.