



G.0.3.00.08-004 07/18/06

**DALLAS** 

201700101448

## WARRANT OF ARREST AND DETENTION **DALLAS COUNTY, TEXAS** FELONY ROND AMOUNT'S 1 000 000, —

BONL	AMOUNT 5 1,000,000,
COURT	WARRANT NO
NO.	
The State of Texas vs. Mathews, Wesley Mon	
Arrest Status IN CUSTODY	
Race A Sex M DOB Ht. 5' Residence: 919 Sunningdale, Richardson, TX, 75 Business Address: , , Name of Business: D.L. # Sta	081
Complainant: Detective V Diaz #1148 for the Sta	te of Texas
Date of Offense: <u>10/07/2017</u>	Date Complaint Filed:
Warrant of Arrest Issued: <u>City of Richardson Po</u> IN THE NAME OF THE STATE OF TEXAS TO THE STATE OF TEXAS - GREETINGS:	lice Department O ANY SHERIFF OR OTHER PEACE OFFICER OF
YOU ARE HEREBY COMN	MANDED to take instanter the body of:
Mathe	ws, Wesley Mon
Hereinafter called the accused, and him safely ke hold the accused to answer to the State of Texas	sep so that he may be dealt with according to law, and to for an offense against the laws of the said State, namely:
Injury to Child T.P.C. 22.04 F/1	
me and that is by this reference incorporated here	n complaint, made, under oath, that has been presented to ein for all purposes.
WITNESS MY SIGNATURE THIS	24th DAY OF October 2017.
	em.
	Magistrate
	Municipal Court City of Richardson, Texas



\*F1745865\*

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## AFFIDAVIT OF PROBABLE CAUSE

DALLAS JG919

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  $\underline{V.Diaz\#1148}$  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 <u>7th</u> day of <u>October</u>, 2017, one <u>Mathews</u>, <u>Wesley Mon</u> did then and there in the City of Richardson, Dallas County, Texas, commit the criminal offense of:

Injury to Child, a violation of Section 22.04, Texas Penal Code, a F/1.

Affiant's belief is based upon facts and information in the narrative which is attached and incorporated herein, which Affiant received from:

V. Diaz #1148, 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

Magistrate

day of

Municipal Court

City of Richardson, Texas

On this the day of 0, 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



Narrative	
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On 10/7/17 at 8:12 AM, Officers J. Savage #1295 and M. Scroggins #929 were dispatched to 919 Sunningdale, Richardson, Dallas County, Texas in reference to a missing person. RPD Dispatcher provided information that a 3 year old girl was missing and she was last seen wearing black leggings, pink long sleeve shirt, and pink flip flops. The father of the child placed her behind the fence of the house to discipline her for not eating.

Officer Savage made contact with the father, Wesley Mon Mathews (a/m, who advised his daughter 3 year old juvenile went missing between the hours of 3:00 AM and 3:15 AM on 10/07/2017.

During the initial interview, Wesley Mathews said he directed his daughter to stand near a large tree at approximately 3:00 AM on 10/07/2017, because she wouldn't drink her milk. At approximately 3:15 AM, he went back to the spot where he directed his daughter to stay and she was gone. Officer Savage asked Wesley Mathews to take him to the location where he last saw his daughter. Wesley Mathews escorted Officer Savage to the large tree, which was approximately 100 feet south of the residence and across the alleyway. Wesley Mathews later told Richardson Detective Diaz #1148 he knew coyotes had been seen in the alley where he left his daughter.

On 10/22/2017 at 11:00 am, the body of a small child was located in a culvert at Spring Valley Rd and Bowser Rd. Detectives made notification to the Mathews' via telephone.

On 10/23/2017 at 12:15 pm, Wesley Mathews and his attorney came to the Richardson Police Department voluntarily and requested an interview. Detective Diaz read Wesley Mathews his Miranda Warning and stated he understood them and agreed to speak with detectives. Wesley Mathews advised to Detective Diaz he had been trying to get the 3 year old girl to drink her milk in the garage. Wesley Mathews said she wouldn't listen to him. Eventually the 3 year old girl began to drink the milk. Wesley Mathews then physically assisted the 3 year old girl in drinking the milk. The 3 year old girl began to choke. She was coughing and her breathing slowed. Eventually, Wesley Mathews no longer felt a pulse on the child and believed she had died.

Wesley Mathews then admitted to removing the body from the home.

Wesley Mathews is accused of Injury to a Child T.P.C. 22.04, F/1.