IN THE CIRCUIT COURT OF JACKSON COUNTY, MISSOURI <u>AT KANSAS CITY</u>

POLIC	E NO. :	KC2101	15353
PROSECUTO	R NO.:	0954634	428
	OCN:		
STATE OF MISSOURI,)
,	PLAIN	NTIFF,)
vs.)
CARLY GEORGE))
5401 Harrison Street) CASE NO. 2116-CR
Kansas City, MO 64110) DIVISION
DOB: 07/08/1982)
Race/Sex: W/F)
)
	DEFENI	DANT.)

COMPLAINT WARRANT REQUESTED

Count I. Hindering Prosecution Of Felony (575.030-001Y20205006.0)

The Prosecuting Attorney of the County of Jackson, State of Missouri, upon information and belief. charges that the defendant. in violation in violation of Section 575.030, RSMo, committed the class E felony of hindering prosecution, punishable upon conviction under Sections 558.002 and 558.011, RSMo, in that on or about August 15, 2017, in the County of Jackson, State of Missouri, the defendant, for the purpose of preventing the apprehension, prosecution, conviction or punishment of Matthew Beck for conduct constituting the offense of the second degree murder of Sawyer Oliver, a felony, on March 9, 2021, at 5401 Harrison Street, Kansas City, Missouri, Jackson County, provided Matthew Beck with transportation or other means to aid him in avoiding discovery, apprehension, prosecution, conviction or punishment for second degree murder ,to-wit: harboring or concealing Matthew Beck and/or warning Matthew Beck of impending discovery or apprehension.

The range punishment for a class E felony is imprisonment in the custody of the Missouri Department of Corrections for a term of years not less than one (1) year and not to exceed four (4) years; or by imprisonment for a special term not to exceed one (1) year in the county jail or other authorized penal institution; or by a fine not to exceed ten thousand dollars (\$10,000); or by both imprisonment and a fine. If money or property has been gained through the commission of the crime, any fine imposed may be not more than double the amount of the offender's gain from the commission of the crime.

State vs. Carly George

The facts that form the basis for this information and belief are contained in the statement(s) of facts filed contemporaneously herewith, made a part hereof, and submitted as a basis upon which this court may find the existence of probable cause.

Wherefore, the Prosecuting Attorney prays that an arrest warrant be issued as provided by law.

JEAN PETERS BAKER

Prosecuting Attorney Jackson County, Missouri by,

/s/ Jennifer S Tatum
Jennifer S Tatum (#70789)
Assistant Prosecuting Attorney
415 E. 12th Street
Floor 7M
Kansas City, MO 64106

(816) 881-3628 jtatum@jacksongov.org

WITNESSES:

- 1. DET Bonita Y. Cannon, 1125 Locust, Kansas City, MO 64106
- 2. **6**4106

4.

7.

- 3. DET Sean P. Martin, 1125 Locust, Kansas City, MO 64106
- 5. Sawyer Oliver, Prosecuting Atty. Office, 415 E 12th St, Floor 11, Kansas City, MO 64106
- 6. DET James H. Price, 1125 Locust, Kansas City, MO 64106
- 8. DET Ilinca E. Rusnac, 1125 Locust, Kansas City, MO 64106
- 9. DET Derek M. Sanders, 1125 Locust, Kansas City, MO 64106
- 10. DET Timothy R Taylor, 1125 Locust, Kansas City, MO 64106
- 11. DET Nathan S. VanVickle, 1125 Locust, Kansas City, MO 64106

Date: _03/12/2021		CRN: 21-015353	
I, Detective Nathan VanVickle #5169, (Name and identify law enforcement officer,			
		aw, state that the facts contained herein are tru	ıe.
I have probable cause to believe that on	03/09/2021 (Date)	, at _5401 Harrison (Address)	in
Kansas City, Jackson (County)	Missouri George, C	Carly (Name of Offender(s))	
W/F, 07/08/1982 (Description of Identity)	committed one or more criminal offense(s)	
The facts supporting this belief are as follows:	lows:		

On 03/09/2021 at 0616hrs, Officers of the Kansas City, Missouri Police Department were dispatched to 5401 Harrison Street on a reported infant non-breather.

Upon arrival, officers observed Matthew S. Beck W/M 10/27/1980, who appeared to be agitated, pacing in and out of the front door to the residence. As Officers entered the residence, they observed a pillow and small blue towel in the middle of the living room by the front door.

Officers made contact with Beck who stated the infant, SO, had been sick and throwing up throughout the night. He was able to calm SO down enough and laid him down on the pillow in the living room, on the floor. He then fell asleep on the floor next to SO. He stated he last saw SO breathing around 0300 hours on 03/09/2021. He woke up at approximately 0600 hours, and observed SO to be a blueish color and not breathing.

Officers contacted **Carly George W/F 07/08/1982** on scene who stated the following: SO had been very fussy throughout the day and had been throwing up. She stated they had recently taken SO to the Doctor for him throwing up but the doctor told them that was normal for infants. SO had a cold with heavy mucus requiring her to suction his nose and throat constantly. She further stated to officers, Beck is her fiancé, and is not the grandfather to SO.

SO was transported to the hospital where it was later determined SO had suffered life-threatening physical trauma, including contusion to the left forehead, multiple skull fractures, a brain bleed and chest trauma. Although **George** described giving CPR to the infant, the injuries noted are not consistent with a natural death. SO was removed from life-support at approximately 1900 hours on 03/10/2021 and succumbed to his injuries.

On 03/10/2021, Detectives contacted **George** at the Hospital to get a statement. **George** advised that she would not come down to Police Headquarters to provide a statement without an attorney, but provided a brief statement

CRN 21-015353

to Detectives while at the Hospital. **George** stated to Detectives, that she was asleep and was awakened by her fiancé Matthew Beck. He was hysterical holding SO. Beck told her SO was dead. She stated she took SO and began CPR on the bed and called 911. She was told to put SO on the floor. **George** then stated she wasn't thinking when she pulled SO by his feet from the bed to the floor. **George** motioned how high the bed was from the floor (indicating less than two feet). She went on to say she followed the 911 call takers instructions performing CPR until paramedics arrived. She stated Beck was hysterical during this time. When asked if she noticed any injuries, she stated no. She did state that the doctor informed the family of SO's injuries. When asked she stated she had not spoken to or seen Beck since the early morning of 03/11/2021.

On 03/10/2021 contacted detectives via telephone. She stated she had spoken to **George** via telephone. **George** told her she is still with Beck, she told him not to speak with Detectives. She stated **George** told her Beck was hiding across the street from the 5401 Harrison address and was heavily armed. On 03/11/2021 contacted detectives again via telephone and stated **George** spent the night with Beck after SO passed away.

Detectives obtained documents from the Hospital, which noted a time line of events that were provided by **George**. The following is the time line of events provided to medical staff at the Hospital:

03/08/2021:

- -1830 hours, **George** arrived home from work; SO and . were asleep in Oliver's room. **George** takes SO from the room, which wakes him up, and she feeds him.
- -1930 hours, George gives SO a bath
- -2000 hours, SO became fussy and she gave him a pacifier, and he fell asleep.
- -2030 hours SO woke up and was smiling.
- -2130 hours she fed SO and he eventually feel back to sleep.
- -2230 hours Alexis left for work.

Approximately 0001 hours she fell asleep with SO next to her in bed.

Approximately 0400 hours Beck came in and took SO into the living room. Beck told her he fed SO before laying him on the floor in a pile of blankets.

Approximately 0600 hours Beck woke her up and was hysterical, screaming the baby was dead.

-0615 hours she called 911 and did CPR

During a family meeting, the question was asked if there any concerns about any caregivers for SO, George responded with not recently, but did not elaborate.
On 03/11/2021, Detectives conducted and interview with who is the ex-husband of Carly George. Justin George stated that while he was at the hospital with and Carly he heard Carly George talking to Beck on the phone and knew it was Beck because he could hear him talking and knows his voice. He stated that Carly George lied to Detectives when she was interviewed at the Hospital when she stated that she had not talked to Beck.
on 03/12/2021, responded to Police Headquarters with her attorney to provide a statement. was escorted to the 7th floor interview room 4 and she provided the following statement with her attorney present: On 03/08/2021 she got home from work around 0730 hours and got SO up and around for the day. She laid around with SO throughout the day and played with him and SO was not acting any different from normal. She stated that she fell asleep with SO at approximately 1700 hours and George came in and got SO around 1830 hours when she got home from work. She stated that she then got up and left for work around 2200 hours, and did not see SO prior to leaving for work because he was asleep. She stated that when she left the house it was just her mom (George) and SO at the house and George told her that Beck had left to go out with his "Meth Head" friends. She stated on 03/09/2021 her dad came to her place of work and told her something had happened to SO and they needed to go to the Hospital. She stated that George told her that she had taken a pill to go to sleep and SO was asleep with her, and Beck had told her that he came into the room around 0400-0430 hours and got SO because he was fussy, got him to calm down and slept on the floor with SO. He got up around 0600 and told George that SO was not breathing. George then told her that she took SO to her bedroom and began CPR and when she was on the phone with 911 she was told to put SO on the floor, she "yanked" SO by the ankles and flung him on the floor. She stated that George's room has so much stuff in it, that if she flung him off the bed, SO would have hit something in the room do to the lack of space. She stated that it would be unlike Beck to get SO because he was being fussy, rather than just waking George up and telling her that SO is fussy and to deal with it. She further stated that Beck "all about him" and does not like to deal with SO or help with SO. She stated that after SO passed away she heard George talking to Beck and telling him to hide and that t
appearance of the injuries were more consistent with having occurred closer to the time of the 911 call. They advised that due to the severity of the injuries they would have been apparent to transporting EMS staff, had they occurred prior to Oliver leaving for work.

Printed Name Det. Nathan VanVickle #5169 Signature Det. S169

		CRN <u>21-015353</u>	
The Court finds probable cause and directs	the issuance of a warrant this	day of	
	Judge		
Circuit Court of	County, State	e of Missouri.	

IN THE CIRCUIT COURT OF JACKSON COUNTY, MISSOURI AT KANSAS CITY

	POLICE NO.:	KC2101	5353
PR	OSECUTOR NO.:	0954634	129
	OCN:		
STATE OF MISSOU	J RI ,	,)
	· ·	NTIFF,)
VS.)
)
MATTHEW BECK		`)
5401 Harrison Street		`) CASE NO. 2116-CR
Kansas City, MO 641	110	`	DIVISION
DOB: 10/27/1980)
Race/Sex: W/M)
)
	DEFENI	DANT.)
	COMP	LAINT	ŗ

COMPLAINT WARRANT REQUESTED

Count I. Murder 2nd Degree (565.021-001Y20200999.0)

The Prosecuting Attorney of the County of Jackson, State of Missouri, upon information and belief, charges that the defendant, in violation of Section 565.021, RSMo, committed the **class A felony of murder in the second degree**, punishable upon conviction under Section 558.011, RSMo, in that on or about March 9, 2021, in the County of Jackson, State of Missouri, the defendant knowingly or with the purpose of causing serious physical injury to Sawyer Oliver) caused the death of Sawyer Oliver by striking him.

An individual convicted and sentenced for this offense shall not be eligible for parole until eighty-five percent of the sentence is served.

The range of punishment for a class A felony is imprisonment in the custody of the Missouri Department of Corrections for a term of years not less than ten (10) years and not to exceed thirty (30) years, or life imprisonment.

The facts that form the basis for this information and belief are contained in the statement(s) of facts filed contemporaneously herewith, made a part hereof, and submitted as a basis upon which this court may find the existence of probable cause.

Wherefore, the Prosecuting Attorney prays that an arrest warrant be issued as provided by law.

State vs. Matthew Beck

JEAN PETERS BAKER

Prosecuting Attorney Jackson County, Missouri by,

/s/ Jennifer S Tatum

Jennifer S Tatum (#70789) Assistant Prosecuting Attorney 415 E. 12th Street Floor 7M Kansas City, MO 64106 (816) 881-3628 jtatum@jacksongov.org

WITNESSES:

7.

- 1. DET Bonita Y. Cannon, 1125 Locust, Kansas City, MO 64106
- DET Sean P. Martin, 1125 Locust, Kansas City, MO 64106
- 5. Sawyer Oliver, Prosecuting Atty. Office, 415 E 12th St, Floor 11, Kansas City, MO 64106
- 6. DET James H. Price, 1125 Locust, Kansas City, MO 64106
- 8. DET Ilinca E. Rusnac, 1125 Locust, Kansas City, MO 64106
- 9. DET Derek M. Sanders, 1125 Locust, Kansas City, MO 64106
- 10. DET Timothy R Taylor, 1125 Locust, Kansas City, MO 64106
- 11. DET Nathan S. VanVickle, 1125 Locust, Kansas City, MO 64106

CDNI 01 015252

Date		CRN: <u>21-015353</u>
I, Detective Nathan VanVickle #5169, Ka (Name and identify law enforcement officer, or		
knowing that false statements on this form	are punishable by la	w, state that the facts contained herein are true.
I have probable cause to believe that on _0	03/09/2021 (Date)	, at <u>5401 Harrison</u> in (Address)
Kansas City, <u>Jackson</u> (County)	Missouri Beck, Mat	(Name of Offender(s))
W/M 07/10/1982 (Description of Identity)		committed one or more criminal offense(s).
The facts supporting this belief are as follow	ws:	

On 03/09/2021 at 0616hrs, Officers of the Kansas City, Missouri Police Department were dispatched to 5401 Harrison Street on a reported infant non-breather.

Upon arrival, officers observed Matthew S. Beck W/M 10/27/1980, who appeared to be agitated, pacing in and out of the front door to the residence. As Officers entered the residence, they observed a pillow and small blue towel in the middle of the living room by the front door.

Officers made contact with **Beck** who stated the infant, SO, had been sick and throwing up throughout the night. He was able to calm SO down enough and laid him down on the pillow in the living room, on the floor. He then fell asleep on the floor next to SO. He stated he last saw SO breathing around 0300 hours on 03/09/2021. He woke up at approximately 0600 hours, and observed SO to be a blueish color and not breathing.

Officers contacted Carly George W/F 07/08/1982 on scene who stated the following: SO had been very fussy throughout the day and had been throwing up. She stated they had recently taken SO to the Doctor for him throwing up but the doctor told them that was normal for infants. SO had a cold with heavy mucus requiring her to suction his nose and throat constantly. She further stated to officers, **Beck** is her fiancé, and is not the grandfather to SO.

SO was transported to the hospital where it was later determined SO had suffered life-threatening physical trauma, including contusion to the left forehead, multiple skull fractures, a brain bleed and chest trauma. Although George described giving CPR to the infant, the injuries noted are not consistent with a natural death. SO was removed from life-support at approximately 1900 hours on 03/10/2021 and succumbed to his injuries.

On 03/10/2021, Detectives contacted George at the Hospital to get a statement. George advised that she would not come down to Police Headquarters to provide a statement without an attorney, but provided a brief statement

Data 02/12/2021

CRN 21-015353

to Detectives while at the Hospital. George stated to Detectives, that she was asleep and was awakened by her fiancé Matthew **Beck**. He was hysterical holding SO. **Beck** told her SO was dead. She stated she took SO and began CPR on the bed and called 911. She was told to put SO on the floor. George then stated she wasn't thinking when she pulled SO by his feet from the bed to the floor. George motioned how high the bed was from the floor (indicating less than two feet). She went on to say she followed the 911 call takers instructions performing CPR until paramedics arrived. She stated **Beck** was hysterical during this time. When asked if she noticed any injuries, she stated no. She did state that the doctor informed the family of SO's injuries. When asked she stated she had not spoken to or seen **Beck** since the early morning of 03/11/2021.

On 03/10/2021 contacted detectives via telephone. She stated she had spoken to George via telephone. George told her she is still with **Beck**, she told him not to speak with Detectives. She stated George told her **Beck** was hiding across the street from the 5401 Harrison address and was heavily armed. On 03/11/2021 Runkel contacted detectives again via telephone and stated George spent the night with **Beck** after SO passed away.

Detectives obtained documents from the Hospital, which noted a time line of events that were provided by George. The following is the time line of events provided to medical staff at the Hospital:

03/08/2021:

- -1830 hours, George arrived home from work; SO and were asleep in Oliver's room. George takes SO from the room, which wakes him up, and she feeds him.
- -1930 hours, George gives SO a bath
- -2000 hours, SO became fussy and she gave him a pacifier, and he fell asleep.
- -2030 hours SO woke up and was smiling.
- -2130 hours she fed SO and he eventually feel back to sleep.
- -2230 hours Alexis left for work.

Approximately 0001 hours she fell asleep with SO next to her in bed.

Approximately 0400 hours **Beck** came in and took SO into the living room. **Beck** told her he fed SO before laying him on the floor in a pile of blankets.

Approximately 0600 hours Beck woke her up and was hysterical, screaming the baby was dead.

-0615 hours she called 911 and did CPR

CRN 21-015353

During a family meeting, the question was asked if there any concerns about any caregivers for SO, George responded with not recently, but did not elaborate.
On 03/11/2021, Detectives conducted and interview with stated that while he was at the hospital with Alexis and Carly he heard Carly George talking to Beck on the phone and knew it was Beck because he could hear him talking and knows his voice. He stated that Carly George lied to Detectives when she was interviewed at the Hospital when she stated that she had not talked to Beck.
on 03/12/2021, responded to Police Headquarters with her attorney to provide a statement. was escorted to the 7th floor interview room 4 and she provided the following statement with her attorney present: On 03/08/2021 she got home from work around 0730 hours and got SO up and around for the day. She laid around with SO throughout the day and played with him and SO was not acting any different from normal. She stated that she fell asleep with SO at approximately 1700 hours and George came in and got SO around 1830 hours when she got home from work. She stated that she then got up and left for work around 2200 hours, and did not see SO prior to leaving for work because he was asleep. She stated that when she left the house it was just her mon (George) and SO at the house and George told her that Beck had left to go out with his "Meth Head" friends. She stated on 03/09/2021 her dad came to her place of work and told her something had happened to SO and they needed to go to the Hospital. She stated that George told her that she had taken a pill to go to sleep and SO was asleep with her, and Beck had told her that he came into the room around 0400-0430 hours and got SO because he was fussy, got him to calm down and slept on the floor with SO. He got up around 0600 and told George that SO was not breathing. George then told her that she took SO to her bedroom and began CPR and when she was on the phone with 911 she was told to put SO on the floor, she "yanked" SO by the ankles and flung him on the floor. She stated that George's room has so much stuff in it, that if she flung him off the bed, SO would have hit something in the room do to the lack of space. She stated that it would be unlike Beck to get SO because he was being fussy, rather than just waking George up and telling her that SO is fussy and to deal with it. She further stated that Beck "all about him" and does not like to deal with SO or help with SO. She stated that after SO passed away she heard George talking to Beck and telling him to hide and that t
Printed Name Det. Nathan VanVickle #5169 Signature Det. Signature

		CRN 21-015353
The Court finds probable cause and directs the	he issuance of a warrant this	day of
	Judge	
Circuit Court of	County, State	of Missouri.