



STATE OF OKLAHOMA, )  
Plaintiff, )  
VS. )  
Susan M. Grady )  
Defendant, )

CF-2010-4992

AFFIDAVIT

DISTRICT COURT  
FILED

DEC 28 2010

SALLY HOWE SMITH, COURT CLERK  
STATE OF OKLA. TULSA COUNTY

STATE OF OKLAHOMA )  
 ) ss.  
COUNTY OF TULSA )

The undersigned, of lawful age, being first duly sworn, upon oath deposes and states as follows:

She is a detective for the Broken Arrow Police Department.

She has read certain official investigative reports and statements of witnesses regarding the above named Defendant(s) and, from these statements and reports it appears as follows:

**Incident Summary:** On 06.05.09, officers responded to 2183 W. Japer St. Apt. B1, City of Broken Arrow, County of Tulsa in reference to an unattended death. Aaron Grady, a nine year old male, died from unknown reasons.

**Witness Summaries:**

**Shelby Grady:** will testify she is Aaron's sister and had arrived at the apartment on 06.05.09 between 1330-1400 hours. She will testify she did not get to talk to Aaron because he was not responding when she got there just before he passed away.

**Stephen Neal:** will testify he visited Aaron to pray for him. On 06.05.09, Aaron was breathing hard and was not talkative. Later Aaron was able to drink juice and eat pureed vegetables. He will testify that Aaron seemed to be getting better and then Aaron stopped breathing.

**Carol Weir:** will testify she visited Aaron on 06.03.09 and 06.04.09 to pray for him. She will testify that he seemed to feel better when she got Aaron some orange juice. She last saw Aaron on 06.04.09.

**Earl Weir:** will testify he visited Aaron on 06.03.09 and 06.04.09 to pray for him. He will testify Aaron had trouble breathing on 06.04.09 and last saw Aaron on that day.

**Angela Easter:** will testify she knew Aaron had been ill since 06.03.09 and had visited him on 06.03.09 and 06.04.09 to bring him soup. Angela was not present when Aaron passed.

**Jill Branham:** will testify she visited Aaron on 06.04.09 to pray for him. Aaron looked very sick and looked like he had lost weight. She will testify Aaron needed to be carried to the bathroom but was eating chicken broth.

**Kevin Branham:** will testify that he is the defendant's brother and the defendant lives by faith and healing through prayer. He will testify he visited Aaron on 06.05.09. Aaron was lethargic and was urinating on himself. Aaron was breathing hard but was eating chicken broth. He will testify he was present when his father, Aaron Sr., spoke to the defendant about medical intervention; however, the defendant chose to continue to pray and "leave this in the hands of the Lord."

**Officer M. Carter:** will testify he is employed by the City of Broken Arrow as a Police Officer. He will testify he was the responding officer who took this report and filed it under Broken Arrow Police Department case #09-4133.

**Officer B. Payne:** will testify he is employed by the City of Broken Arrow as a Police Officer. He will testify he was the backing officer and initially made contact with the defendant. He will testify the defendant stated that Aaron had not been treated by a doctor but had been seen by a doctor two months ago because his school wanted him tested for ADHD.

**Detective P. O'Brien:** will testify he is employed by the City of Broken Arrow as a Police Investigator and made contact with Kevin Branham and Jill Branham.

**Detective D. Erfurdt:** will testify she is employed by the City of Broken Arrow as a Police Investigator and made contact with Carol Weir, Earl Weir, and Stephen Neal.

**Detective S. Vanscoy:** will testify he is employed by the City of Broken Arrow as a Police Investigator and made contact with the defendant and Shelby Grady.

**Christine Deitz:** will testify she is employed by the Broken Arrow Public Schools and was Aaron's teacher. She will testify

Aaron had been frequently urinating at school and had the nurse contact the defendant. She will testify she received a message from the defendant stating Aaron has been seen by the doctor for his urination problem and that the doctor stated it was psychological.

**Dr. G.M. Anklesaria:** will testify she is a physician for Crest Care Family Medicine and examined Aaron on 04-07-09 and 04-16-09 for an assessment of ADD and behavioral problems such as him banging his head, biting his tongue, hearing voices, and seeing hallucinations. She will testify the defendant did discuss the bedwetting and some accidents during the daytime but never mentioned the issues with the school.

**Dr. J Lanter:** will testify he is the Medical Examiner who performed the autopsy on Aaron and determined the Probable Cause of Death was Complications of Diabetes Mellitus.

**Detective M. Mooney:** Your affiant will testify she is employed by the City of Broken Arrow as a Police Investigator and made contact with the defendant. Your Affiant will further testify the defendant stated she is a member of the Church of the First Born and believes in faith based healing through prayer. The defendant stated Aaron had been sick since 06.02.09 but believed he was getting better because his breathing was not as rapid and he had stopped throwing-up. The defendant advised Aaron was not talking or responding on 06.05.09 and she knew Aaron was really sick; therefore, she continued to pray and have others pray for Aaron. The defendant did not consider taking Aaron to the doctor and stated, "I was trying to live by faith and I felt like God would heal him." The defendant did question if she could be in trouble with the law for not taking Aaron to the hospital. Aaron had been seen by a doctor to be tested for ADHD but the defendant did not feel like the visit was for healing.

**SEE DOCUMENT (S) REGARDING CASE #09-4133**

**THE DEFENDANT IS:** Susan M. Grady

**D.O.B.** 12.05.68 **SSN:** 315925783

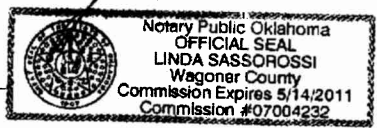
**LAST KNOWN ADDRESS:** 2183 W. Japer St. Apt. B1, Broken Arrow, OK 74011

**WHEREFORE,** affiant prays this Honorable Court to issue a warrant for the arrest of the within named Defendant(s), that he/she/they may be brought before a magistrate and held to answer for the offense of: **Child Neglect**

*Mikka Mooney #189/3160*  
**AFFIANT: Mikka Mooney**

Subscribed and sworn to before me this 29 day of April, 2010

My commission expires 5/14/2011  
*[Signature]*  
Notary Public



**FINDING OF PROBABLE CAUSE**

On this 12/29/10 day of December, 2010, the above styled and numbered cause came on for hearing before me, the under-signed Judge of the District Court of Tulsa County, Oklahoma, upon the Affidavit of Detective Mikka Mooney, requesting that a warrant of arrest be issued for the within named Defendant(s), that he/she/they might be arrested and held to answer for the offense(s) of:

Based upon said Affidavit, I am satisfied and do hereby find that the offense(s) of:

Child Neglect has/have been committed and that there is probable cause to believe the within named Defendant(s) has/have committed said offense(s) and that a warrant of arrest should be issued.

Dated this 12/29/10 day of December, 2010

*[Signature]*  
**JUDGE OF THE DISTRICT COURT**