

QUEZADA, JERI RENEE



Photo Date: 03/25/16

QUEZADA, JERI RENEE (W F)

**ARREST / DETENTION
WARRANT**

DALLAS COUNTY, TEXAS

FELONY

WARRANT NUMBER F-1630621

BOND AMOUNT \$ 500,000

In the name of the State of Texas to any sheriff or other Peace officer in the State of Texas—
Greetings: You are hereby commanded to take instanter the body of:

QUEZADA, Jeri Renee
Race W Sex F DOB 11/11/1985

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 and an offense against the laws of said State, Namely:

PC 22.04 Injury to a Child - F1

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 25th day of March 2016.



Magistrate Municipal Court Dallas County, Texas

ADMINISTRATIVE DATA

State of Texas v. Quezada, Jeri Renee	Arrest Status At-Large	TRN#	TRS#
Race W Sex F DOB 11/11/1985	HT 5'3" WT 110	Hair Bro	Eyes Bro
Residence Address 4716 Madison Dr Grand Prairie, TX 75052			
DL / ID# [REDACTED]	State TX	Service# 1600004982	
Business Name	Business Address		
Complainant Leiliana Wright			
Date of Offense 03/12/16-03/13/16		Warrant Issued to Grand Prairie Police Department	

RETURN

CAME TO THE HAND THE 25TH DAY OF MARCH A.D. 2016 AND EXECUTED THE _____
DAY OF _____ A.D. 2016.

BY ARRESTING THE ABOVE NAMED AND ACCUSED AND _____
BY _____

FOR COURT USE ONLY

STATUTE OF LIMITATION 03/13/2026

AFFIDAVIT FOR ARREST WARRANT

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 B. Makov 343 and I am a Peace Officer for the City of Grand Prairie, Dallas County, Texas. I, the Affiant, have good reason and do believe that between 03/12/16-03/13/16, one **Quezada, Jeri Renee** did then and there in the City of Grand Prairie, Dallas County, Texas commit the offense of **PC 22.04 Injury to a Child - F1**

Affiant's personal knowledge of this alleged offense.

The Defendant in this case is **Quezada, Jeri Renee W/F 11/11/1985** who was 30 years of age at the time of the offense. The complainant in this case is Leiliana Wright, and she was 4 years of age at the time of the offense. The defendant is the mother of the child. The location of the offense is **2250 SE 14th St Grand Prairie, Dallas County, Texas.**

The alleged offense is a violation of Texas Penal Code **PC 22.04 Injury to a Child** committed when the defendant intentionally, knowingly, recklessly, or with criminal negligence, by act or omission caused serious bodily injury to a child who was 4 years of age which resulted in the child's death.

On 03/13/16 Grand Prairie PD and Grand Prairie FD responded to a medical emergency at 2250 SE 14th St in which a 4 year old child was having difficulty breathing. During the 911 call, the mother of the child was reportedly doing CPR on the child. GPPD arrived at the scene, and located the child in the hallway adjacent to a bathroom. The child was not breathing at the time, and was seen having severe bruising to her face. While working on the child, medics reported that the mother of the child, Jeri Quezada, stated that the child had fallen in the shower.

When GPPD Officers S. Muslimovic P501 and Officer K. Buresh P433 responded to the scene, they found the defendant yelling "oh my God," while her boyfriend, Charles Phifer, sat quietly inside. The defendant initially told officers that the child had been staying with a friend over the past several days. The defendant heard a knock on the front door, and upon answering it, the victim walked inside. The defendant noticed said she observed severe bruising on her face. The defendant told the officers that the victim wanted to take a shower, which she did on her own. It was when the victim was in the bathroom that they heard her fall, and she was found unresponsive.

In the early morning hours of 03/13/16 Detective B. Makovy P343 responded to the scene, and transported the defendant to the Grand Prairie Police Department for a voluntary interview. Over the course of several interviews that day and the following week, the defendant changed her story several times. The defendant ultimately admitted that at around 11:30AM on 03/12/16 she went to 2250 SE 14th St to visit with Charles, and that she had the child/complainant with her, as well as her 18 month old son. The defendant stated that she and Charles had gone to the bathroom to shoot heroin, while she left the children in the living room. The defendant later stated that prior to leaving, both she and Charles began to hit the child with a belt, and a bamboo stick due to her drinking the 18 month old child's juice. She also admitted later that she had left the child with Charles, because she knew that she couldn't take the child out in public due to the bruising on the child's face.

The defendant reported that after she left the child with Charles, she and her son went to run errands and then returned to her house at 4716 Madison Dr. That afternoon, the defendant stated that Charles called her, and asked her to bring pedialyte to the house for the child, and she did so at around 3:30PM.

The defendant stated that she left the child with Charles, at 2250 SE 14th St, and went home to take a nap. The defendant later reported that at around 5:30PM on Saturday, 03/12/16, she received a call from Charles who had stated that he had the child tied up since she was making herself throw up. The defendant stated that Charles had told her that the child had been tied up for about 10 minutes, but he stated that he had untied her.

After going to dinner, the defendant stated that she and her family returned home to 4716 Madison Dr. She stated that she had left the house, and got to 2250 SE 14th St to pick the child up between 9:20PM and 9:30PM on 03/12/16.

The defendant stated that when she got to the house Charles had told her that the child was tied up in the closet, so she allowed him to give her a shot of heroin since the child couldn't see her mother doing drugs. The defendant initially stated that the child remained in the closet for 2 to 10 minutes. When the door was opened, the defendant admitted to seeing the child with her wrists tied behind her back. There was also something attached to the ligature that was also attached to the coat rod in the closet which prevented the child from sitting down.

Once the child was let out of the closet, the defendant stated that the child had said she was hungry so she made her a half of a peanut butter sandwich. While sitting next to the child on the floor, the defendant stated that the child began to have trouble swallowing the sandwich. The defendant admitted that when the child was having trouble swallowing she began to slap the child on her chest while telling her to swallow her food. She also admitted to hitting the child on the back of her head while telling her to swallow her food. She then said that Charles put on black gloves, and forced the child's mouth open while he poured pedialyte into her mouth.

The defendant stated that she moved to the couch, and the child stood next to her while she held her head down and stared at the floor without saying anything. The child then stated that she was going to throw up, and as she ran to the bathroom she threw up on the floor by the kitchen. The child was able to make it to the bathroom, where she finished up vomiting. As the child exited the bathroom, the defendant stated that Charles was sitting at the edge of a bed that was in the living room. The defendant stated that as the child went back into the living room, Charles grabbed her by the throat and lifted her off of the ground with one hand.


The defendant described Charles shoving the child against a piece of drywall that was inside of the closet, all the while holding her by the throat with one hand. It is believed that when this happened, the child's body created an indentation in the drywall. While holding the child by the throat, the defendant stated that Charles cursed at her for throwing up. The defendant said that Charles then threw the child back into the closet and closed the door.

The defendant stated that while the child was in the closet, she and Charles sat on the bed and they left her in there for about 15 to 20 minutes. Once the child was let out of the closet, the defendant stated that she asked the child if she wanted to take a shower. She then took the child to the bathroom, where the child was allowed to change and shower on her own. The defendant stated that while the child was showering she had gone to a room to get her some pajamas. While doing this, the defendant stated that she heard Charles in the bathroom saying "get you some of this." Moments later, the defendant stated that she had heard the child fall in the shower.

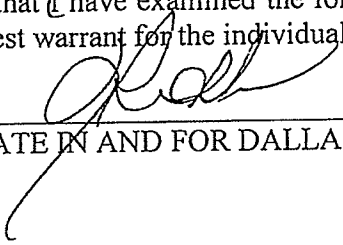
Later on 03/13/16 the child was examined at the Tarrant County Medical Examiner's Office, and the autopsy was witnessed by Detective Makovy. The child was found to have extensive bruising from head to toe. The child also had whip marks on her back, and severe bruising to her buttock and back of her thighs. The Tarrant County Medical Examiner later ruled the child's death a homicide as a result of blunt force trauma to the abdomen and head.

S. McKoy 343 WHEREFORE, affiant's request that an arrest warrant be issued for the above accused individual in accordance with the law.

SUBSCRIBED TO ME ON THE 25TH DAY OF MARCH, 2016


MAGISTRATE IN AND FOR DALLAS COUNTY TEXAS

On this the 25th day of March, 2016, I hereby acknowledge that I have examined the foregoing affidavit and have determined probable cause exist for the issuance of an arrest warrant for the individual accused herein.


MAGISTRATE IN AND FOR DALLAS COUNTY TEXAS