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IN THE THIRD DISTRICT COURT, SALT LAKE DEPARTMENT
IN AND FOR THE COUNTY OF SALT LAKE, STATE OF UTAH

THE STATE OF UTAH

Plaintiff,

vs.

DARWIN CHRISTOPHER BAGSHAW

DOB: 06/10/1997,

AKA: CHRIS BAGSHAW,

GRAND JUNCTION, CO 84501

D.L.#

OTN

SO#

Booking#

Defendant.

Assigned to: PATRICIA CASSELL and
PETER LEAVITT

**AMENDED
INFORMATION**

DAO # 14024409

Bail: \$1,000,000

Case No. 151905672

The undersigned Deputy District Attorney upon a written declaration states on information and belief that the defendant, DARWIN CHRISTOPHER BAGSHAW, committed the crime of:

COUNT 1

MURDER, 76-5-203 UCA, First Degree Felony, as follows: That on or about March 10, 2012 at 12678 South Jordan Parkway Trail, in Salt Lake County, State of Utah, the defendant intentionally or knowingly caused the death of Anne Kasprzak; or intending to cause serious bodily injury to another, committed an act clearly dangerous to human life that caused the death of Anne Kasprzak; or acting under circumstances evidencing a depraved indifference to human life, knowingly engaged in conduct which created a grave risk of death to another and thereby caused the death of Anne Kasprzak.

THIS INFORMATION IS BASED ON EVIDENCE OBTAINED FROM THE FOLLOWING WITNESSES:

J. Moore, Detective Adams, R. Andrews, D. L. Bagshaw, T. Baucum, M. Bolinder, L. Bowman, J. Bratcher, C. Carpenter, S. Clark, D. Cobs, S. C., W. Deutsch, J. Evans, C. Fackrell, D. Ferry, J. Franklin, T. Giles, A. Gleason, M. Gleason, A. Gorringer, M. Harris, T. Herbert, K. Imig, D. Johnson, A. Johnson, J. Jones, D. Kasprzak, V. Kasprzak, W. Land, B. Larsen, E. Leis, A. McElreath, G. Mortensen, S. Ockey, T. Oliver, B. Oliver, I. Petersen, D. Petersen, T. Pixton, L. Ramos, H. Reboloso, R. Robinson, J. Savage, K. Stephens, M. Street, J. Thaller, J. Upchurch, V. Vehikite, C. Voorhees, N. Walters, F. Young, and M. Zeeman.

DECLARATION OF PROBABLE CAUSE:

Your Declarant, Detective J. Moore with the Draper City Police Department, based on information in report number 2012-001660, interviews of witnesses, and investigation by law enforcement officers states as follows:

On March 10, 2012, at 8:42p.m. 15-year-old Anne Kasprzak was reported missing by her parents. Her parents began "pinging" Anne's phone, which indicated the phone was within less than one mile of 11811 South 700 West, Salt Lake County. The phone stopped pinging at 9:22p.m.

On March 11, 2012, Draper City Police officers responded to 12678 South Jordan Parkway Trail, Salt Lake County, on a report of blood and a shoe located in the area. Later that day, officers located a body, later identified as Anne Kasprzak further down the Jordan River.

On March 12, 2012, Dr. Edward Leis performed an autopsy on Anne Kasprzak and determined her cause of death was multiple blunt force injuries of the head, including but not limited to skull fractures. Dr. Leis determined the manner of death was homicide.

Anne's phone records detailed numerous calls to and from her boyfriend, DARWIN CHRISTOPHER BAGSHAW, between 7:00p.m. and 8:30p.m. the night of her disappearance. After 8:30p.m., BAGSHAW never called Anne again.

On March 14, 2012, Officers spoke with BAGSHAW and requested the shoes he was wearing on March 10, 2012. BAGSHAW immediately told officers Anne had a bloody nose two weeks prior at the defendant's friend, S.C.'s, house and that some of her blood dropped onto his left shoelace. The defendant denied being at the Jordan River or seeing Anne the night of March 10, 2012.

During an interview with S.C., he initially confirmed Anne had a bloody nose at his house. Officers asked to view S.C.'s phone and located a text from BAGSHAW asking S.C. to tell the police Anne had a bloody nose at his house. S.C. then admitted he never saw Anne with a bloody nose and that he lied previously because BAGSHAW asked him to. S.C. also stated BAGSHAW informed him he had been at the Jordan River that night, but not to tell anyone. BAGSHAW instructed S.C. to erase the messages on his phone.

The defendant's shoes were tested and human blood was located in multiple areas on both shoes. Further testing on the human blood on both shoes yielded a DNA profile which matches the DNA profile of Anne Kasprzak.

Officers searched BAGSHAW's residence and found a shredded piece of paper in his trash can. Officers put the paper back together. The paper contained notes with facts about the case, a rough time line, and a line describing a jacket "she" was wearing "that night." However, BAGSHAW previously told police he never saw Anne that night. Officers contacted Mrs. Kasprzak who confirmed a jacket Anne owned, matching the description in the note, was missing. Neither the police nor Mrs. Kasprzak were aware of the jacket prior to this.

On the night in question, Mrs. Kasprzak called BAGSHAW at 9:01p.m. trying to locate Anne. BAGSHAW stated he had not seen Anne and did not know where she was. BAGSHAW's phone records were obtained and a detailed analysis of cell tower data, coverage patterns, network link budgets, and geographical features determined BAGSHAW's phone was within 100 meters of the crime scene when Mrs. Kasprzak called him at 9:01p.m. on March 10, 2012.

Pursuant to Utah Code Annotated § 78B-5-705 (2008) I declare under criminal penalty of the State of Utah that the foregoing is true and correct to the best of my belief and knowledge.

Executed on: _____

Declarant

Authorized for presentment and filing
SIM GILL, District Attorney

/S/ Peter D. Leavitt

Deputy District Attorney
11th day of May, 2015
EG / DAO # 14024409