JPPC / Page 2 of 2.

Defendant:

ROBERT HOWARD BRUCE W/M, DOB 1-23-1961

Charge:

Count I - Burglary I Count II - Rape I

Count III - Forcible Oral Sodomy

Further your Affiant sayeth not.



IN THE DISTRICT COURT OF **CLEVELAND COUNTY** STATE OF OKLAHOMA

F-12-377

STATE OF OKLAHOMA S.S.

FILED in The Office of the Court Clerk Case Nbr. NPD 1985-07217

STATE OF OKLAHOMA

Plaintiff,

FEB 1 6 2012

WARRANT REQUEST

ROBERT HOWARD BRUCE, W/M, DOB 1-23-1961

DOCKET Rhonda Halk Coffed Switt Of Probable Cause

1, Detective Jim Parks, the Affiant, being first duly sworn, upon oath, deposes and says:

That I am a duly sworn and authorized peace officer for the City of Norman, County of Cleveland, State of Oklahoma and was acting in that capacity at all times mentioned herein.

was at home (1010 Drake Drive) on Friday, March 15th, 1985 and was asleep in her R.F. U. bedroom, when she was roused from sleep by an unknown subject straddling her. The suspect told her 'be quiet and you won't get hurt'. As R.F.H. began to struggle, the suspect pinned her arms behind her and handcuffed them and then put a pillowcase over her head. The suspect asked if she was black and she told him that she was Indian. The suspect then said, 'I'm raping your Indian ass - bitch'. The suspect then penetrated her vagina with his penis and had intercourse with her until he ejaculated. The suspect also performed oral sex on HOLDER but did not force her to reciprocate. The suspect then left and told R. F. U. that he was leaving the key to the handcuffs on the kitchen table. Suspect then fled the residence.

HOLDER then notified family members and Norman Police. NPD Patrol Officer T. Roberts was the initial patrol officer with now Detective A. Dupuis (now-retired) handling the investigation at that time. After a period of time the case was de-activated and unsolved.

This case went 'unsolved' for a period of time and in 2009, a suspect in several other serial rape cases was developed. The newly developed suspect was ROBERT HOWARD BRUCE and in January of 2012, BRUCE was interviewed by Norman Detectives Parks & Hopkins. BRUCE was interviewed with his attorney present and was given MIRANDA prior to questioning. Over the course of the interview, BRUCE admitted that he had entered HOLDER's residence intending to assault her and did so. BRUCE recalled using handcuffs to restrain HOLDER and also remembered asking her if she was black. BRUCE further advised that he had left the handcuff key on a counter for her just as he left. BRUCE was read the Patrol Officer's and Detective's reports which related the victim's statements to them. BRUCE had no objections or denials and stated that those statements were made shortly after the incident and his admissions to the incident were made from his memory of what had happened many years ago.

Based on the foregoing facts, your Affiant prays that this honorable court issue a finding of fact that probable cause exists to believe that the crimes; Burglary I (OS 21- 1431), Rape (OS 21- 1115) and Forcible Oral Sodomy (OS 21-888) did occur at the residence located at 1010 Drake Drive, within the City of Norman, County of Cleveland, State of Oklahoma. Further that the said offenses were committed by the defendant ROBERT HOWARD BRUCE, contrary to the law and against the peace and dignity of the State of Oklahoma. Your Affiant requests that the defendant be held for bond. The Affiant swears and affirms that the above information is true and correct.

JPPC / Page 1 of 2.

STATE OF OKLAHOMA) Case Nbr. NPD 1985 - 20879
Plaintiff, Vs.)
Robert Howard BRUCE W/M, DOB 1-26-1962 Defendant.) WARRANT REQUEST
**) Affidavit Of Probable Cause

I, Detective Jim Parks, the Affiant, being first duly sworn, upon oath, deposes and says:

That I am a duly sworn and authorized peace officer for the City of Norman, County of Cleveland, State of Oklahoma and was acting in that capacity at all times mentioned herein.

On July 17th, 1985 shortly after midnight, the resident at 435 S. Flood Avenue — L.T. — contacted police and advised that she had just been sexually assaulted. Norman Police Patrol Officer Ron Boone (no longer with the PD) responded and made contact with L.T. and learned that a suspect had gained entry to the L.T. residence through a back window which had been opened and left open. L.T. related that she had been asleep when she was awakened by a subject on top of her, kissing her and when she began to resist the suspect told her that he had a razor and would use it if necessary. The suspect had vaginal intercourse with her until he ejaculated. The suspect then fled the residence on foot.

Officer Boone notified NPD / CID and Detectives Pearo and Tipton (both now retired) responded and talked with the victim, ensured that she was willing to submit to a Sexual Assault Examination – which took place at Norman Regional Hospital. Detectives also interviewed further with L.T. and processed the scene. Photographs were taken and items of potential evidence (fibers and latent prints) were collected.

The case went unsolved for a period of time and in 2009 a suspect in several other serial rape cases was developed. The newly developed suspect was Robert Howard BRUCE and in January of 2012 BRUCE was interviewed by Norman Detectives Parks & Hopkins. BRUCE was interviewed with his attorney present and after being provided MIRANDA prior to being interviewed. Over the course of the interview, BRUCE admitted to having accessed L.T.'s residence by a city drainage ditch which abuts her backyard. BRUCE stated that he entered the home through a window he opened, a back bedroom window near the back porch, he then assaulted who was in the front bedroom. BRUCE admitted to having intercourse with her and added that he had initially tried to cut her panties off but she woke up and that's when he assaulted her. BRUCE used his attorneys laptop and Google Maps to locate the residence he described and the address was L.T.'s 1985 residence of 435 S. Flood.

Based on the foregoing facts, your Affiant prays that this honorable court issue a finding of fact that probable cause exists to believe that the crimes; Burglary I (OS 21 – 1431) and Rape I (OS 21 – 1114.A) did occur at the residence located at 435 S. Flood, within the City of Norman, County of Cleveland, State of Oklahoma. Further that the said offenses were committed by the defendant Robert Howard BRUCE, contrary to the law and against the peace and dignity of the State of Oklahoma. Your Affiant requests that the defendant be held for bond. The Affiant swears and affirms that the above information is true and correct.

JPPC///Page 1 of 2.

called her boyfriend and the police.

JPPC///Page	2 of 2.						
Defendant:	Robert Howard B	RUCE W/M	4, DOB 1-26	-1962			
Charge:	Count I - Burglar Count II - Rape I	γI					
Further your	Affiant sayeth not.						
		ABQVE INGRMATI	ON IS TRUE AND CO	1	OFFICIAL S BEVERLY J. ARMS Commission # 03 Expires Feb. 25	SEAL STRONG 3003342	5
I,		, R	EAD THE ABOVE A	PFIDAVITY TO JUDGE		BY TELEPHO	NE THIS
DAY OF		, AT	o,aroak _	M., AND RECEIVED V	ERBAL AUTHORIZATION	TO DETAIN THE DEFE	NDANT.
				DEPUT	Y SHERIFF	-	
THE UNDERSIGNED J	Judge of this Coury, upon af			LE CAUSE TO DETA IS NOT) PROBABLE CAUSE		INT PENDING FURTHER	
_							
DATED T	HIS DAY OF			JUDGE			



● STATE OF OKLAHOMA	Case Nbr. NPD 1997-25152
Plaintiff, Vs.) WARRANT REQUEST
Robert Howard Bruce W/M, DOB 1-26-1962 Defendant.) Affidavit Of Probable Cause

I, Detective Jim Parks, the Affiant, being first duly sworn, upon oath, deposes and says:

That I am a duly sworn and authorized peace officer for the City of Norman, County of Cleveland, State of Oklahoma and was acting in that capacity at all times mentioned herein.

)

On Tuesday, August 18th, 1987 at about 02:00 (a.m.) C.H. was asleep in her bedroom at 213 Harvard Drive, Norman, Oklahoma. . and her roommates were first year college students. C.H.'s roommate was not home on this particular night.

Sensing or hearing someone in her room, C. H. awoke and saw a subject kneeling at the foot of her bed. C.H. repeatedly stated 'who are you'. The subject ignored her, forcibly got on top of her and pinned her to the bed. C.H. struggled unsuccessfully against the subject who was much stronger than she. The subject began to kiss and fondle C.H. from her mouth to her genitals. C.H. continued to struggle against her attacker who bent her right arm up behind her back and told her that if she didn't stop resisting she would be handcuffed. The subject was then able to 'rape' her by inserting his erect penis into her vagina. The subject ejaculated and then got off of C.H. and left the room. C.H. did not know her attacker, does not know how he entered her home as she believed all doors & windows to have been locked and she did not consent to having sex with him.

C.W. remained in bed, being still, until after hearing the front door open and close. After a few more minutes, C.H. got up ran to the living room and phoned police. Officer Frank Pasierb of the Norman Police Department responded and filed the initial report and contacted Officer Paul Blackwell who processed the scene. NPD CID was notified and Detective Clayton Hoskinson (now retired) responded to the scene and also made contact with the victim who had been transported to Norman Regional Hospital for a Sexual Assault Examination.

Several items of evidence were recovered from the scene, and from the victim's person to include 'swabs' that, although unknown at the time, held potential for DNA analysis.

Detective Hoskinson was not able to develop any leads, suspects or further information that would assist in this case and the case was de-activated in September of that same year.

In the later part of 2010, the Oklahoma State Bureau of Investigation received a CODIS 'match' and forwarded a copy of the 'match' to Norman Police Department. Briefly, a Registered Sex Offender out of Colorado had his DNA entered into the CODIS System and potential 'matches' were made in multiple states, to include Oklahoma – specifically a case that OSBI had entered into the system from Norman Police Department / Case #1997-25152 – Victim – Carmen Haley.

The Registered Offender was identified as Robert Howard BRUCE who was currently (as of November 2010) incarcerated in the Pueblo County Colorado Detention Center.

Your affiant – Detective Sgt. Jim Parks / NPD-CID – has been working a series of related sexual assaults and even more recently has been working with OSBI's Cold Case Unit in an attempt to solve major crimes through re-evaluation and analysis of evidence with technology that was not present in years past. As a result BRUCE's identification as a potential suspect in Norman's 1987 case was further investigated by Detective Parks. An Oklahoma Search Warrant & Affidavit were prepared – asking for DNA Samples from BRUCE by Buccal Swab.

///jppc///Page I of 2

///jppc///Page 2 of 2

With a granted Search Warrant (SW 10-140), your affiant traveled to Pueblo, Colorado and used the Oklahoma Search Warrant (with the help of local authorities) to obtain a Colorado Court Order for Non-Testimonial Evidence (Buccal Swabs and finger prints). The order was granted by a Colorado District Court Judge and Buccal Swabs and finger prints were obtained from Robert Howard BRUCE.

BRUCE's Buccal Swab was then submitted to OSBI / COLD CASE UNIT and forwarded to the DNA lab. The results of the analysis of BRUCE's 'KNOWN' DNA - when compared with DNA profiles recovered from victim Haley were a positive match. More specifically; the DNA profile obtained from Haley's Vaginal Swab (Sperm fraction) matches the DNA Profile from BRUCE's Buccal Swab with probabilities of one in 35.5 Trillion.

Based on the foregoing facts, your Affiant prays that this honorable court issue a finding of fact that probable cause exists to believe that the crimes; Burglary I and Rape I did occur at the residence located at 213 Harvard Drive, within the City of Norman, County of Cleveland, State of Oklahoma. Further that the said offenses were committed by the defendant Robert Howard Bruce, contrary to the law and against the peace and dignity of the State of Oklahoma. Your Affiant requests that the defendant be held for bond. The Affiant swears and affirms that the above information is true and correct.

Defendant: Robert Howard Bruce W/M, DOB 1-26-1962, SSN585 56 1621

Charge:

Further your Affiant sayeth not.

Burglary 1/a violation of Oklahoma Statute 21 - 1431 Rape I / a violation of Oklahoma Statute 21 - 1115

SOTARIO	THE ABOVE INDRMATION IS TRUE AND CORRECT. APPLANT'S SIGNATURE OUT 201	1412
DAY OF	COURT CLERK OR NOTARY PU READ THE ABOVE AFFIDAVIT TO JUDGE ATO'CLOCKM_, AND RECEIVED VERBAL AUTHORIZATION	BY TELEPHONE THIS
6 p.	DEPUTY SHERIFF	
THE UNDERSIGNED JUDGE OF THIS COURT, UPON PROCEEDINGS.	FINDING OF PROBABLE CAUSE TO DETAIN AFFIDAVIT, HEREBY FINOS THERE (IS) (IS NOT) PROBABLE CAUSE TO DETAIN THE DEFEND.	ANT PENDING FURTHER
DATED THIS DAY OF_	Jupge Jupge	

1

STATE OF OKLAHOMA	Case Nbr. NPD 2001-18196
Plaintiff,)
Vs.)
Robert Howard BRUCE, W/M. dob 1-26-1962 Defendant.) WARRANT REQUEST
	Affidavit Of Probable Cause

I, Detective Jim Parks, the Affiant, being first duly sworn, upon oath, deposes and says:

That I am a duly sworn and authorized peace officer for the City of Norman, County of Cleveland, State of Oklahoma and was acting in that capacity at all times mentioned herein.

On 12-14-2001 at about 04:00 the resident — K. P. — notified Norman Police that she had just been sexually assaulted. Patrol Officers Settle, Stege & Terry responded and filed an offense report and made notifications to NPD/CID. Then Detective Teuscher was lead investigator on the case.

It was learned that $k \cdot D$. had been asleep in her bedroom when she was attacked by a suspect using a STUN GUN on her. While disoriented the suspect bound her with duct tape and rope before he penetrated her vagina with his penis, having sexual intercourse with her until he ejaculated. The suspect used the stun gun on the victim at various times during the attack as well. During the assault the suspect was wearing a mask and gloves and had covered the victim's face. Following the assault, the suspect started to shave public area but changed his mind – instead he used an unknown green 'gel' to rub on her and inside of her. The suspect gathered several items from $k \cdot D$. (bed sheets, mattress cover, victim's clothing, wash cloth, robe and pillow cases) before leaving the residence.

Detective Teuscher discovered that entry into K.D. home was made through forcing a living room window near the front door. Several items of evidentiary value were collected from the home and K.D. Submitted to a Sexual Assault Examination as well.

After an extensive initial investigation the case was de-activated and remained unsolved until recently.

In 2009 a 'suspect' in this case and several other related cases surfaced. In 2012, Norman Detectives Parks and Hopkins interviewed with the suspect – Robert Howard BRUCE. During the course of the interview (January 23, 24 & 25, 2012) BRUCE admitted to the assault on **K.D.**, and related details of the assault that were only known to the victim, police and the suspect. BRUCE stated that he flew to Dallas on a business trip and there rented a car – which he drove to Norman – intending to do an 'assault' on a female. BRUCE stated that he bought items necessary to complete his intended task while in Dallas; duct tape, rope, a few other items and a STUN GUN. BRUCE admitted to having entered the house using a 'heat and punch' method that he had developed and then using the stun gun to incapacitate the victim and then binding her with tape and rope prior to having sex with her. BRUCE stated he didn't recall how many times he had 'zapped' her with the stun gun.

Further details of the incident as related by BRUCE are documented by; (1) a complete Audio File of the interviews between BRUCE and Detectives Parks and Hopkins, and / or (2) Interview Report of BRUCE specific to the K.D. case compiled by Detective Hopkins.

JPPC///Page 1 of 2.

JPPC ///Page 2 of 2.

Based on the foregoing facts, your Affiant prays that this honorable court issue a finding of fact that probable cause exists to believe that the crimes; Burglary I (OS 21 - 1431) and Rape I (OS 21 - 1114.A) did occur at the residence located at 2235 Donna Drive, within the City of Norman, County of Cleveland, State of Oklahoma. Further that the said offenses were committed by the defendant Robert Howard BRUCE, contrary to the law and against the peace and dignity of the State of Oklahoma. Your Affiant requests that the defendant be held for bond. The Affiant swears and affirms that the above information is true and correct.

Defendant: Robert Howard Bruce w/m, dob 1-26-1962 Charge: Count I - Burglary I (OS 21 - 1431) Count II - Rape I (OS 21 - 1114.A) Further your Affiant sayeth not.

THE UNDERSIGNED SWEARS AND AFFIRMS THAT THE ABOVE INORMATION IS TRUE AND CORRECT. MY COMMISSION EXPIRES コーシューシのへつ BEVERLY J. ARMSTRONG Commission # 03003342 Expires Feb. 25, 2015 READ THE ABOVE AFFIDAVIT TO JUDGE M., AND RECEIVED VERBAL AUTHORIZATION TO DETAIN THE DEFENDANT. DEPUTY SHERIPF

FINDING OF PROBABLE CAUSE TO DETAIN

THE UNDERSIGNED JUDGE OF THIS COURT, UPON AFFIDAVIT, HEREBY FINDS THERE (IS) (IS NOT) PROBABLE CAUSE TO DETAIN THE DEFENDANT PENDING FURTHER PROCEEDINGS.

DATED THIS JUDGE

STATE OF OKLAHOMA) Case Nbr. NPD 2003-00956
Plaintiff, Vs.	
Robert Haward BRUCE w/m, DOB 1-26-1962 Defendant.) WARRANT REQUEST
	Affidavit Of Probable Cause

I. Detective Jim Parks, the Affiant, being first duly sworn, upon oath, deposes and says:

That I am a duly sworn and authorized peace officer for the City of Norman, County of Cleveland, State of Oklahoma and was acting in that capacity at all times mentioned herein.

and R.A.B. lived together at 805 'B' Biloxi during January of 2003 as both were students at OU. C.Y. > 2.A.B. had been studying late with friends and then went grocery shopping at a west side Norman store and then returned to their apartment, carrying in and putting away the groceries. Shortly after that they both retired to their separate bedrooms and went to sleep.

Both C.Y. & R.A. awoke the following morning (1-22-2003) and discovered that their apartment had been broken into during the night. An unknown subject had made entry through the kitchen window and then turned the AC on instead of heat and the front door was now unlocked and it had been 'locked' before they went to bed. They also discovered some items had been moved around within their apartment – a footstool which had been in the living room was now in C.Y. 's bedroom and an even more bizarre finding was that the crotch of C.y.'s outer shorts and panties had been cut at the crotch and they were not that way when she had gone to bed. C.Y. admitted that she was a heavy sleeper but had no explanation for the crotch being cut on her outer shorts and panties. Both C.Y. & P.A.B. found cash missing from their respective purses.

Norman Police were notified and Officer B, Flores responded and filed the initial report. He also enlisted the assistance of MPO R. Goins to process the scene for evidence and by photograph. Several evidentiary items were collected and booked into NPD Property Custody.

The case was assigned to Detective R. Jackson for follow-up and after a lengthy investigation it was deactivated and remained unsolved for some time.

In 2009 a 'suspect' was developed in this and other related cases. The suspect - Robert Howard BRUCE was contacted and an interview was requested but BRUCE declined at that time.

In 2012 BRUCE was again contacted by Norman Detectives Parks & Hopkins. BRUCE consented to being interviewed. The interviews with BRUCE took place on January 23, 24 & 25, 2012 - BRUCE was afforded MIRANDA prior to the interviews and he related that he understood his rights and was willing to talk with police. BRUCE's attorney was also present at the time of the interviews and voiced no objections.

During the interviews BRUCE made several statements concerning the C.M. & R.A.B. BRUCE admitted to having entered through a kitchen window using a 'heat & ice' method and to using a car antennae to open the lock. BRUCE advised that he did not sexually assault the girl – stating that he didn't know their names, he simply entered the bedroom with the door that had been ajar - adding that the other girl's door had been shut. BRUCE stated that he never 'touched' the girl but he did touch her shorts and panties while cutting them at the crotch.

BRUCE was very boastful and proud of his confidence and stealth that allowed him to spend about an hour with the girl (C.Y.) while he quietly and carefully cut her clothing without waking her up.

JPPC///Page 1 of 2.

JPPC///Page 2 of 2.

BRUCE was applogetic for having let the girl's cat out - it ran out the front door which he had left open in case he needed to make a 'hasty escape'. BRUCE also admitted to having 'messed with the thermostat' to create a little 'normal house noise' while he moved around inside.

Detective Parks (your affiant) later confirmed through both C.Y. & E.A.B . that they did have a cat at the time and did have a sign on the inside of the front door about the 'bolting cat'.

Based on the foregoing facts, your Affiant prays that this honorable court issue a finding of fact that probable cause exists to believe that the crimes; Burglary I (OS 21 - 1431) and Sexual Battery (OS 21 - 1123.B) did occur at the residence located at 805 'B' Biloxi, within the City of Norman, County of Cleveland, State of Oklahoma. Further that the said offenses were committed by the defendant Robert Howard BRUCE, contrary to the law and against the peace and dignity of the State of Oklahoma. Your Affiant requests that the defendant be held for bond. The Affiant swears and affirms that the above information is true and correct.

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Robert Howard BRUCE w/m, DOB 1-26-1962

Charge:

Count I - Burglary (OS 21-1431)

Count II - Sexual Battery (OS 21-1123.B)

Further your Affiant sayeth not.

THE UNDERSIGNED SWEARS AND AFFIRMS THAT THE A	THE REAL	A 8296
SUBSCRIBED AND SWORN TO BEFORE ME THIS	S DAY OF THE DO 1 2 AFFIANTISSIGNATURE	En.
My Commission Expires	COUNT CLERK OR NOTARY PUBLI	0
	SEAL A BEVERLY J. ARMSTRONG Commission # 03003342 Expires Feb. 25, 2015	ŧ
I,	READ THE ABOVE AFFIDAVIT TO JUDGE	BY TELEPHONE THIS
DAY OF	, ATO'CLOCKM_, AND RECEIVED VERBAL AUTHORIZATION TO	DETAIN THE DEFENDANT.
	DEPUTY SHERIFF	1 1
The uninformer lines of the Court Heat age	FINDING OF PROBABLE CAUSE TO DETAIN	CONTINUE SUCTION
THE UNDERSEGNED JUDGE OF THIS COURT, UPON AFF PROCEEDINGS.	idavit, hereby finds there (is) (is not) probable cause to detain the Defendant	PERMUND FOR / FER
DATED THIS DAY OF	Jupge	

) Case Nbr. NPD 2003-08534	
Plaintiff, Vs.)	
Robert Howard BRUCE w/m, DOS 1-26-1962 Defendant.) WARRANT REQUEST	
	Affidavit Of Probable Cause	

I, Detective Jim Parks, the Affiant, being first duly sworn, upon oath, deposes and says:

That I am a duly sworn and authorized peace officer for the City of Norman, County of Cleveland, State of Oklahoma and was acting in that capacity at all times mentioned herein.

Victim identified in this case as K.R.S. - who on 6-27-2003 was living at 929 Deonne Circle, Norman,

On that date and at about 06:20 hours K.R.S awoke to being 'intoxicated or drugged', restrained by having her hands secured and fastened to something that was tied around her neck, and she had a 'foggy / unclear' image of performing oral sex on a male subject who was in the room with her. K.R.S. was being manipulated by the suspect that she did not know and she was unable to see clearly as something had been placed over her eyes, and her conscious level continued to go up and down. K.R.S. heard material noises, metallic slides and clicks – that she associated with a camera. K.R.S. found that the suspect was 'dressing' her and was putting a sock or something on one of her legs which he had pushed up against her chest. K.R.S. was able to 'see' through a small 'slit' in whatever was over her eyes and could see that the suspect was a white male and he had brown hair.

was able to disengage her hands from behind her head—noticing that what had been around her neck was a dog collar and that her wrists were in handcuffs.

as if gathering things—and then heard him run down the stairs.

by adjoining bathroom and shut the door.

close but did not hear anything. After a period of time

close but did not hear anything. After a period of time

crept out into the hall and then down the stairs. When she got downstairs she saw the back door standing open and she shut and locked it and then remained quiet thinking that the suspect might still be inside. After a minute or two,

found a phone and called police.

Officer J. Robertson was assigned and responded and soon enlisted the assistance of other officers to search the area and to aid him in the initial investigation. NPD / CID was notified and Detectives Parks & Harris were assigned and responded to the scene.

The initial investigation included K. R. S. Submission to a Sexual Assault Exam, a Neighborhood Canvas, and Scene Processing by IDS May, IDS Pasierb and Detective C. Caudle.

It was noted that entry was made to KR.S.'S; front living room window by using a 'heat and punch' method and there was evidence indicating that the suspect went throughout the downstairs portion of the home before confronting the victim who was in an upstairs bedroom. The suspect had altered the thermostat to create a little 'normal noise', he also cut a 'rag' from one of the victim's tank tops which had recently been laundered and folded and was in a basket in the living room. Some cash had also been taken from the victim's wallet. The suspect's footwear impressions – located around the victim's home and specifically beneath the entry window were also located underneath or near several other windows at residences within the neighborhood.

JPPC///Page 1 of 3.

JPPC///Page 2 of 3.

After an exhaustive investigation the case was deactivated and has remained unsolved up until recently.

In 2009 a 'suspect' was developed in this and other related cases. The identified suspect – Robert Howard BRUCE – was contacted at that time but declined to interview with police.

In January of 2012 BRUCE had agreed to interview with police and Norman Detectives Parks and Hopkins interviewed with him. During the interviews (which took place over a three day period) BRUCE admitted to having broken into the apartment of K. C. 5. — having made entry into the apartment using a 'heat and ice' method to crack the glass of the front window near the front door. BRUCE admitted that he had altered the thermostat and poked around downstairs for a while and even opened the back door — for a quick escape if necessary.

BRUCE related that he had been on a business trip to Dallas, and while thee had rented a car - intending to drive to Norman to do an assault on a female. He had no specific victim in mind but would return to his old neighborhood where he knew through his window peeping experiences that he had good odds of finding a victim (BRUCE lived on Drake Drive while attending OU in the early 80's). BRUCE relates that before leaving Dallas he went to a K or Wal-Mart and purchased items needed for his intended assault; a propane tank (to heat the entry window), tape, a pair of cheap disposable shoes and a pair of women's fishnet stockings. BRUCE stated that after arriving in Norman it didn't take his long to locate a victim - stating that when first seen - she (K.R.S.) was downstairs, reading and /or studying before going upstairs to bed. BRUCE stated that while giving her a little time to go to sleep, he continued to 'window peep' around the neighborhood. BRUCE described used 'chloroform' as the chemical to subdue the victim and stated that she after only a couple of breaths she became very 'loopy' and 'talkative' but he couldn't understand what she was saying. After handcuffing her and using a small D-ring type clip to clip the handcuffs to a dog collar he had put on her he begins fondling her, her hair and her face and she begins to 'suck' on his fingers. BRUCE stated that he simply took advantage of the situation and replaced his fingers with his penis. BRUCE then described that he K.R.S.'s bedroom - later stating that he was using a video camera and had one set up on a tripod in hadn't had time to 'record'. BRUCE stated that while he was putting some stockings on the victim - she got very aggressive and kicked him away and managed to run into a nearby room. BRUCE stated that he just gathered his stuff up and ran down the stairs and out the already open back door. He ran to his vehicle (parked nearby) and drove back to Dallas.

Based on the foregoing facts, your Affiant prays that this honorable court issue a finding of fact that probable cause exists to believe that the crimes; Burglary I, Forcible Oral Sodomy & Sexual Battery did occur at the residence located at 929 Deonne Circle, within the City of Norman, County of Cleveland, State of Oklahoma. Further that the said offenses were committed by the defendant Robert Howard BRUCE, contrary to the law and against the peace and dignity of the State of Oklahoma. Your Affiant requests that the defendant be held for bond. The Affiant swears and affirms that the above information is true and correct.

Defendant:

Robert Howard BRUCE w/m, DOB 1-26-1962

Charge:

Count I - Burglary I - OS 21 - 1431

Count II - Forcible Oral Sodomy - OS 21-888 Count III - Sexual Battery OS 21 - 1123.B

Further your Affiant sayeth not.

THE UNDERSIGNED SWEARS AND AFFIRMS THAT THE ABOVE INORMATION IS TRUE AND CORRECT.

AFFIANT'S SYGNATI

02/17/2012 12:21 405--360-6394

JPPC///PAGE 3 OF 3. SUBSCRIBED AND SWORN TO BEFORE ME THIS_ MY COMMISSION EXPIRES OFFICIAL SEAL BEVERLY J. ARMSTRONG Commission # 03003342 Expires Feb. 25, 2015 , READ THE ABOVE AFFIDAYTT TO JUDGE_ BY TELEPHONE THIS O'CLOCK M, AND RECEIVED VERBAL AUTHORIZATION TO DETAIN THE DEFENDANT. DAY OF_ DEPUTY SHERIFF FINDING OF PROBABLE CAUSE TO DETAIN THE UNDERSIGNED JUDGE OF THIS COURT, UPON AFFIDAVIT, HEREBY FINDS THERE (15) (IS NOT) PROBABLE CAUSE TO DETAIN THE DEFENDANT PENDING FURTHER PROCEEDINGS. JUDGE

STATE OF OKLAHOMA) Case Nbr. NPD 2004 - 12568
Plaintiff, Vs.	}
Robert Howard BRUCE w/m, DOB 1-26-1962 Defendant.) WARRANT REQUEST
	Affidavit Of Probable Cause

I. Detective Jim Parks, the Affiant, being first duly sworn, upon oath, deposes and says:

That I am a duly sworn and authorized peace officer for the City of Norman, County of Cleveland, State of Oklahoma and was acting in that capacity at all times mentioned herein.

Victim identified in this case as L.A.K. - who on 10-13-2004 was living at 1436 Kenwood Drive, Norman.

On that date and at about 04:00 hours NPD was notified of a sexual assault that had just occurred at that address.

Norman Patrol Officer B. Alves was dispatched and responded, filed the initial offense report and notified investigations due to the highly unusual circumstances.

Officer Alves made contact with L.A.L. who was visibly upset and extremely disoriented. KEARNS face (below the eyes) was extremely red and beginning to swell. L.A. L. stated that her nose and throat was 'raw' and 'burnt' feeling. Officer Alves also learned that: L. A.K. had been outside and had re-entered the house and contacted her roommates. After a period of time, La.L. began to calm down and related that she had gone to bed - dressed in a T-shirt, dark shorts and ankle socks. She was attacked while she was asleep by a subject who put a rag soaked with some sort of chemical over her mouth. LAK. recalled thrashing around and trying to fight the subject and she was rolled over with her legs partially off of the bed. The subject was pushing her face and mouth (still covered with the rag) into her pillow. L. a.k. stated that she was trying to hold her breath and not to breath but she needed air - she took a breath and must have blacked out because that is the last thing she remembers until finding herself in between two houses in a grassy area. She recalls being very groggy and with every breath her nose, mouth and throat are burning. [A.K. leans against the brick house to gain her senses and slowly realizes that she is outside - between her house and their neighbors house (to the south). She still has on her T-shirt but her pants are gone and so is one sock. At this point all she can think of is to get inside and get help from her roommates (3). \. \. \. manages to get back inside through the front door which she finds unlocked. Contact is made with the roommates and police are notified.

Officer Alves learns that there are four females residing at the home, two of the girls have a bedroom to themselves and two share a third bedroom. LA.K, had a room to herself - the front (NE corner) bedroom. The house had been secured prior to all the girls retiring for the night.

Officer Alves found the entry to the home to have been forced by using a 'heat & punch' method to unlock and open the kitchen window. The suspect used a 5-gallon bucket to stand on to gain entry in the window. The home's thermostat had also been altered.

A backing officer - Officer Ridner - responded to the call as well and noted; a pair of blue shorts on the corner of LA. 's bed (later identified as the ones she had wom to bed), the bed pillow and a comforter were on the floor between the bed and the wall, and one sock was located as well.

JPPC///Page 1 of 3.

Officer's secured the scene and notifications were made to CID. Detectives Parks & Harris responded and took over the investigation which included a neighborhood canvas, Crime Scene Processing and the victim's submission to a Sexual Assault Examination.

Multiple items of evidence were collected and stored at NPD Property Custody. After an exhaustive investigation no leads or suspects were developed and the case was de-activated and remained unsolved up until recently.

In 2009 a 'suspect' was developed in this and other related cases. The identified suspect – Robert Howard BRUCE – was contacted at that time but declined to interview with police.

In January of 2012 BRUCE had agreed to interview with police and Norman Detectives Parks and Hopkins interviewed with him. During the interviews (which took place over a three day period) BRUCE admitted to having broken into — A.C. residence. BRUCE explained that he had been there previously—he had traveled from Dallas to Norman in a rental car specifically to make a sexual assault on a female at the residence. BRUCE stated that he had been on the internet and pulled up a 'site' showing OU Pom-Pom girls and it also provided names for the girls. He then used other internet 'sites' and was able to obtain the girl's address—1436 Kenwood Drive.

NOTE: The OU Pom-Pom member was not L.A.K. but was one of the roommates. Equally important is that during the interview BRUCE related that the OU Pom-Pom girl was NOT the target – the house was the target and once inside the home – several factors determined which of the females would become his victim.

BRUCE related that his 'first' trip to the Kenwood address had to be aborted but he didn't remember the exact reason - something just wasn't going well so he returned to Dallas.

On his next business trip to Dallas – he already knew that he would be getting a rental car and going to Norman – back to the Kenwood address and that's what he did. BRUCE parked his car on a short dead-end street just north of the L.A. K. house. He 'window peeped' the house and after the girls went to bed he waited a while and then began his assault.

BRUCE stated that he found a bucket in the neighborhood and used it while making entry into the kitchen window. He used the 'heat & ice' method to quietly break the glass near the window locks. After making entry he unlocked the doors, adjusted the thermostat (for normal noise) and the looked over the situation.

BRUCE stated that because all of the bedrooms were on one side of the house he chose to enter the front bedroom because it afforded the quickest escape should it be necessary – he didn't want to get caught down the hallway and in between rooms.

BRUCE stated that he entered the front bedroom and quickly covered the victim's mouth with the chemical rag. BRUCE stated that she struggled quite a bit and after she 'went out' he removed her pants. BRUCE was afraid that they had made to much noise and so he decided to take her outside – to the back yard – where he intended to have sex with her. BRUCE stated that he 'half-carried / half-walked' the victim out to the back yard and laid her down.

BRUCE stated that once in the backyard – something didn't fell right – he couldn't recall what it was specifically but something came up that told him to leave and so he did. He ran out of the back yard to his vehicle and again drove back to Dallas without completing his intended mission.

Several other statements specific to the L.A.K.: assault were made during the course of the three days spent interviewing with BRUCE, and are documented by; (1) an Interview Report by Detective Hopkins that details the specific statements BRUCE made regarding the L.A.K. Assault, and (2) by reviewing the entire Audio Files of the Interviews that took place between BRUCE and Norman Detectives Parks & Hopkins.

The L.A.K. specific Interview Report is included in this case file (by attachment) and the Complete BRUCE Audio File can be obtained through NPD Property Custody under related Case #1985-07217.

JPPC///Page 2 of 3.

JPPC///Page 3 of 3.

Based on the foregoing facts, your Affiant prays that this honorable court issue a finding of fact that probable cause exists to believe that the crimes; Burglary I, Attempted Rape & Sexual Battery did occur at the residence located at 1436 Kenwood Drive, within the City of Norman, County of Cleveland, State of Oklahoma. Further that the said offenses were committed by the defendant Robert Howard BRUCE, contrary to the law and against the peace and dignity of the State of Oklahoma. Your Affiant requests that the defendant be held for bond. The Affiant swears and affirms that the above information is true and correct.

Defendant: Charge:	Robert Howard BRUCE w/m, DOB 1-26-1962 Count I – Burglary I / OS 21 – 1431 Count II – Attempted Rape I / OS 21 – 1114 Count III – Sexual Battery / OS 21 – 1123.B
Further your	Affiant sayeth not.
THE UNDERSIGNED S	WEARS AND AFFIRMS THAT THE ABOVE INORMATION IS TRUE AND CORRECT. AFFIANT'S SIGNATURE 8290
SUBSCRIBED AND ST	WORN TO BEFORE ME THIS 9 DAY OF JULY 2013
My Commission E	
	SEAL COUNTY BEVERLY J. ARMSTRONG Commission # 03003342 Expires Feb. 25, 2015
I,	, READ THE ABOVE AFFIDAVIT TO JUDGEBY TELEPHONE THIS
DAY OF	ATO'CLOCKM., AND RECEIVED VERBAL AUTHORIZATION TO DETAIN THE DEFENDANT.
	DEPUTY SHERIFF
THE UNDERSIGNED J	FINDING OF PROBABLE CAUSE TO DETAIN LDGE OF THIS COURT, UPON AFFIDAVIT, HEREBY FINDS THERE (IS) (IS NOT) PROBABLE CAUSE TO DETAIN THE DEFENDANT PENDING FURTHER.

JUDGE

* STATE OF OKLAHOMA) Case Nbr. NPD 2005 - 13967	
Plaintiff, Vs.)	
Robert Howard BRUCE w/m, DOB 1-25-1962 Defendant.) WARRANT REQUEST	
	Affidavit Of Probable Cause	

I, Detective Jim Parks, the Affiant, being first duly sworn, upon oath, deposes and says:

That I am a duly sworn and authorized peace officer for the City of Norman, County of Cleveland, State of Oklahoma and was acting in that capacity at all times mentioned herein.

On the 14th day of November, 2005, the victim — T.C. was living at 426 Page Circle. Her boyfriend (S. Porterfield) was spending the night with her as her female roommate was not going to be home. On the morning of the 14th, T.C. and Porterfield awoke and found that someone had entered the home during the night while they were sleeping. The front window had been forced open and left that way, the thermostat had been altered to create a little normal noise and items were moved from the kitchen into the living room. Police were notified and Officer J. Formby responded and filed the initial report. As a result of the unique method of entry (HEAT & PUNCH), Officer Formby notified NPD IDS & CID.

IDS B. May was contacted responded and processed the scene. CID Detective J. Parks (your affiant) responded as the unique method of entry had been used in similar incidents (to include sexual assaults) and a suspect had yet to surface.

In 2009 a 'suspect' was developed - Robert Howard BRUCE. BRUCE was contacted by your affiant

but at that time refused to talk with police.

BRUCE was again contacted by your affiant and Detective Hopkins in 2012 and this time was willing to talk openly with police. The interviews took place over the course of three days and BRUCE was given and was aware of his rights by MIRANDA, and even had his attorney present during the audibly recorded interviews.

BRUCE admitted that in regards to the T.C. burglary – he was responsible. BRUCE further advised that he had traveled from Dallas in a rental car for the specific intention of sexually assaulting a victim. BRUCE stated that the T.E. house looked familiar and stated that he would take credit for the offense stating that he supposes that he opened or looked into the bedroom of T.C. and when he noticed the boyfriend – aborted his plans and fled the residence.

Based on the foregoing facts, your Affiant prays that this honorable court issue a finding of fact that probable cause exists to believe that the crimes; Burglary I did occur at the residence located at 426 Page Circle, within the City of Norman, County of Cleveland, State of Oklahoma. Further that the said offenses were committed by the defendant Robert Howard BRUCE, contrary to the law and against the peace and dignity of the State of Oklahoma. Your Affiant requests that the defendant be held for bond. The Affiant swears and affirms that the above information is true and correct.

Defendant:

Robert Howard BRUCE w/m, DOB 1-26-1962

Charge:

Count I - Burglary I / OS 21 - 1431

JPPC /// Page 1 of 2.

02/17/2012 12:21 405--360-6394

JPPC /// Page 2 of 2.
Further your Affiant sayeth not.
THE UNDERSIGNED SWEARS AND AFFIRMS THAT THE ABOVE INORMATION IS TRUE AND CORRECT. AFFIANT'S SIGNATURE
SUBSCRIBED AND SWORN TO BEFORE ME THIS 9 DAY OF 11 2018
My Commission Expires
SEAL 5 BEVERLY J. ARMSTRONG Commission # 03003342 Expires Feb. 25, 2015
I,
DAY OF, ATO'CLOCK M_, AND RECEIVED VERBAL AUTHORIZATION TO DETAIN THE DEFENDANT.
DEPUTY SHERIFF
FINDING OF PROBABLE CAUSE TO DETAIN THE UNDERSIGNED JUDGE OF THIS COURT, UPON AFFIDAVIT, HEREBY FINDS THERE (IS) (IS NOT) PROBABLE CAUSE TO DETAIN THE DEPENDANT PENDING FURTHER PROCEEDINGS.
DATED THIS DAY OF JUOGE

STATE OF OKLAHOMA) Case Nbr. NPD 2005-14013		
Plaintif, Vs.)		
Robert Howard BRUCE w/m, DOB 1-26-1962 Defendant.) WARRANT REQUEST		
	Affidavit Of Probable Cause		

I, Detective Jim Parks, the Affiant, being first duly sworn, upon oath, deposes and says:

That I am a duly sworn and authorized peace officer for the City of Norman, County of Cleveland, State of Oklahoma and was acting in that capacity at all times mentioned herein.

Victims identified in this case are K.M. and C.S. — who on 11-15-2005 were living at 506 Manor Drive, Norman. Both K.M. & C.S. awoke that morning and while preparing for their day, noticed that it was extremely hot in the house and that the kitchen window was standing open, as was the door leading to the garage and the garage door leading to the outside. Police were notified.

MPO B. Alves responded and contacted the victims and filed the initial report. Officer Alves noted that the kitchen window was the point of entry and that it had been forcibly entered by a 'heat and punch' method which was similar to other burglary / assault cases he had responded to (2004-12568). NPD IDS and CID were notified as well. Officer Alves confirmed with the victims that the home had been secured the night before. He also learned that a subject had entered the home as various items in the home had been moved (kitchen table, kitchen chair, mail from the dining room) as well as the opened garage doors.

IDS B. May responded and processed the scene and Detective Parks was notified and responded as well.

Detective Parks confirmed that the unique method of entry linked this case with several other unsolved cases that included burglaries and sexual assaults.

In 2009 a suspect – BRUCE – was developed and in 2012 Norman Detectives Parks & Hopkins had opportunity to interview with BRUCE. The interviews took place over a three day period and BRUCE was appropriately MIRANDIZED – and related that he understood his rights and was willing to talk with police. BRUCE's attorney was present as well and voiced no objections.

During the course of the interviews BRUCE admitted that the address was one that he had targeted during one of his Norman trips. He advised that he watched both girls as they sat on the front porch smoking. After the went inside and went to bed he waited about an hour before using his 'HEAT & ICE' method to get the rear kitchen window unlocked and open. BRUCE stated that he doesn't remember entering the home – but advised that he may have – he just didn't remember it.

BRUCE's interviews were documented audibly and an Interview Report specific to this case was prepared by Detective Hopkins and will be included with the case file. A complete Audio File of the BRUCE interviews is maintained in NPD Property Custody – under related Case #1985-07217.

Based on the foregoing facts, your Affiant prays that this honorable court issue a finding of fact that probable cause exists to believe that the crimes; Burglary I did occur at the residence located at 506 Manor Drive -, within the City of Norman, County of Cleveland, State of Oklahoma. Further that the said offenses were committed by the defendant Robert Howard BRUCE, contrary to the law and against the peace and dignity of the State of Oklahoma. Your Affiant requests that the defendant be held for bond. The Affiant swears and affirms that the above information is true and correct.

JPPC /// Page 1 of 2.

JPPC /// Page 2 of 2.					
Defendant: Charge:	Robert Howard BRU Count I - Burglary I				
Further your Affiant	sayeth not.				
	EFORE ME THIS DAY C		2012 J	AT LAUGHARY PUBLI	2 C. 3290
		A	empulation Tuner		BY TELEPHONE THIS
DAY OF	AT		200	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	DETAIN THE DEFENDANT.
			DEPUT	Y SHERIFF	
THE UNDERSIGNED JUDGE OF TH PROCEEDINGS.	FINDIN IS COURT, UPON APPIDAVIT, HEREB	G OF PROBABI Y FINDS THERE (15)	LE CAUSE TO DETA (IS NOY) PROBABLE CAUSE	ain Ito detain the Defendant	F PENDING FURTHER
DAYED THIS	DAY OF		Judge		

STATE OF OKLAHOMA Plaintiff.) Case Nbr. NPD 2006-06540		
Vs.	j		
Robert Howard BRUCE w/m, DOB 1-26-1962 Defendant.) WARRANT REQUEST		
	Affidavit Of Probable Cause		

I, Detective Jim Parks, the Affiant, being first duly sworn, upon oath, deposes and says:

That I am a duly sworn and authorized peace officer for the City of Norman, County of Cleveland, State of Oklahoma and was acting in that capacity at all times mentioned herein.

Victim identified in this case as - who on 5-22-2006 was living at 1714 Canterbury, Norman.

PHILLIPS learned - through family and her alarm system - that on that date at about 04:00 hours her home alarm system was activated and the alarm company notified Norman Police.

Norman Patrol Officer S. Clement responded that found that an unknown subject had forced entry into the home via a kitchen window by using a unique method of entry (Heat & Punch). Officer Clement cleared the home and found no one inside however, did find evidence that entry had been made by the suspect.

Officer Clement was able to get in touch with family members who advised that A. P. of town at the time but had secured the home prior to leaving. Family made arrangements to re-secure the residence.

Because of the unique method of entry, Officer Clement made notifications to NPD IDS & CID. MPO R. Goins was tasked with processing the scene and Detective Parks was notified of the incident as well as this case seemed to be related to several other burglaries and sexual assault cases that have remained unsolved.

In 2009 a suspect in this and related cases surfaced and in 2012, Norman Detectives Parks & Hopkins interviewed with the suspect - Robert Howard BRUCE. BRUCE was interviewed over a three day period in regards to several Norman unsolved case - including this one. Prior to the interview BRUCE was afforded MIRANDA which he stated that he understood and would be willing to talk with police. BRUCE also had his attorney present during the entire interview.

BRUCE related that he had traveled to Norman from Dallas specifically to commit a sexual assault on the female resident that resided at the Canterbury address - as he had located her and her address through an Internet Search (My Space or Facebook, or similar site). After arriving in town he parked around the corner from the PHILLIP's house and 'window peeped' it a little before he actually attempted entry. BRUCE described his entry (to include his HEAT & ICE method) and stated that he had checked out both bedrooms found no one present - and that's when the interior audible alarm went off - and that's when he headed for his car - exiting through the same kitchen window that he entered. BRUCE stated that he wa probably on 1-35 and on his way back to Dallas by the time the cops showed up.

BRUCE's interview - specific to this case - was documented by: (1) Case Specific Interview Report prepared by Detective Hopkins, which will be added to this case file, and (2) Complete Audio File of the interviews between BRUCE and Detectives Parks & Hopkins. The complete Audio File is maintained (and can be accessed) at NPD Property Custody under related Case #1985-07217.

JPPC /// Page 1 of 2.

JPPC /// Page 2 of 2.

Based on the foregoing facts, your Affiant prays that this honorable court issue a finding of fact that probable cause exists to believe that the crimes; Burglary II did occur at the residence located at 1714 Canterbury, within the City of Norman, County of Cleveland, State of Oklahoma. Further that the said offenses were committed by the defendant Robert Howard BRUCE, contrary to the law and against the peace and dignity of the State of Oklahoma. Your Affiant requests that the defendant be held for bond. The Affiant swears and affirms that the above information is true and correct.

Defendant:

Robert Howard BRUCE w/m, DOB 1-26-1962

Charge:

Count I / Burglary II - OS 21-1435

Further your Affiant sayeth not.

THE UNDERSIGNED SWEARS AND AFFIRMS THAT THE ABOVE INORMATION IS TRUE AND CORRECT.

I,	My Commission Expires			SEAL Commi	NOTARY PUBLIC ICIAL SEAL LY J. ARMSTRONG ssion # 03003342 es Feb. 25, 2015
DAY OF, ATO'CLOCKM., AND RECEIVED VERBAL AUTHORIZATION TO DETAIN THE DEPENDANT DEPUTY SHERIFF FINDING OF PROBABLE CAUSE TO DETAIN THE UNDERSIGNED JUDGE OF THIS COURT, UPON AFFIDAVIT, HEREBY PINDS THERE (IS) (IS NOT) PROBABLE CAUSE TO DETAIN THE DEFENDANT PENDING FURTHER					
DEPUTY SHERIFF FINDING OF PROBABLE CAUSE TO DETAIN THE UNDERSIGNED JUDGE OF THIS COURT, UPON AFFIDAVITY, HERESY PINDS THERE (IS) (IS NOT) PROBABLE CAUSE TO DETAIN THE DEFENDANT PENDING FURTHER	Ι,	F	READ THE ABOVE A	FIDAVIT TO JUDGE	BY TELEPHONE THIS
FINDING OF PROBABLE CAUSE TO DETAIN THE UNDERSIGNED JUDGE OF THIS COURT, UPON AFFIDAVIT, HEREBY FINDS THERE (IS) (IS NOT) PROBABLE CAUSE TO DETAIN THE DEFENDANT PENDING FURTHER	DAY OF	, AT	o,croox _	M., AND RECEIVED VERBAL AUT	HORIZATION TO DETAIN THE DEPENDANT,
THE UNDERSIGNED JUDGE OF THIS COURT, UPON AFFIDAVIT, HEREBY FINDS THERE (IS) (IS NOT) PROBABLE CAUSE TO DETAIN THE DEFENDANT PENDING FURTHER	(2)			DEPUTY SHERIFF	
					THE DEFENDANT PENDING FURTHER

JUDGE

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