

**ARREST WARRANT
APPLICATION/AFFIDAVIT**

JD-CR-64a Rev. 5-02
C.G.S. § 54-2a, Pr. Bk. Sec. 36-1, 36-2, 36-3

**STATE OF CONNECTICUT
SUPERIOR COURT**

AGENCY NAME New London Police Department	AGENCY NO. 095
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NAME AND RESIDENCE (Town) OF ACCUSED Walker, Kevon LKA 23 Phillips Street New London, CT 06320	COURT TO BE HELD AT (Town) New London	G.A. NO. 10
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AFFIDAVIT

The undersigned affiant, being duly sworn, deposes and says:

1. That the affiant, Officer Kevin Barney is a regular member of the New London Police Department having been so employed since July of 1989. That the affiant is presently assigned to the New London Police Department Youth Services Division currently appointed as D.A.R.E./Youth Officer, having been assigned since November of 2005. Affiant Barney has conducted and assisted in the investigation where his training and experience has been employed and resulted in the arrest and convictions of those parties involved.
2. That the affiant knows from official records of the New London Police Department, personal interviews and physical evidence that on July 10, 2006 a sexual assault of a juvenile by an adult was reported to the Department. In compliance with Connecticut General Statute 54-86e the identity of the fifteen year-old female victim (date of birth of (06/09/1991) of the assault is not disclosed in the affidavit and will be referred to as the victim.
3. That on July 10, 2006 at approximately 1:00 P.M. the New London Police Department received a written statement from the mother of the victim, witness #1, who was reporting that the victim, her daughter, had sex and was pregnant by a twenty-one year old male by the name of Kevon Walker. Witness #1 told Officer Sloan that a Connecticut Department of Child and Family social worker, Claudia Mitchell, told the victim's mother to report the incident to the police. The victim lives with her mother in New London, CT.
4. That on July 17, 2006 I spoke on the telephone with Claudia Mitchell from the Connecticut Department of Child and Family who informed me that the victim was to have an abortion that would be conducted on July 22, 2006 at the Planned Parenthood Clinic in Norwich, CT. The affiant spoke on the telephone with the victim's mother, witness #1, to confirm the date of the victim's abortion. Witness #1 came to the New London Police Station and signed an authorization to release the product of the human conception to the New London Police Department following the abortive procedure.
5. That on July 22, 2006 at approximately 10:20 A.M. the affiant and Officer Pickett went to the Planned Parenthood Clinic in Norwich, CT to seize the product of human conception from the victim. The procedure was performed by Dr. Leonard Lippman and the product of human conception was turned over to the affiant by nurse Donna Bonanno. The product was sealed in a container, immediately transported to the New London Police Department and placed in a secure refrigerator.

(This is page 1 of a 5 page Affidavit.)

DATE AND SIGNATURE	DATE 12/05/06	SIGNED (Affiant) Officer Kevin Barney #503 <i>Kevin Barney #503</i>
JURAT	SUBSCRIBED AND SWORN TO BEFORE ME ON (Date) <i>December 5, 2006</i>	SIGNED (Judge, Clerk, Comm. Sup. Ct., Notary Pub.) <i>Capt. Will D. [Signature]</i>
SIGNED (Prosecutorial Official) <i>Maryjane [Signature]</i>	DATE <i>12-18-06</i>	SIGNED (Judge / Judge Trial Referee) <i>[Signature]</i>
		DATE <i>12/19/06</i>

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AFFIDAVIT

The undersigned affiant, being duly sworn, deposes and says:

6. That on August 1, 2006 the affiant went to the rental office of the Nutmeg Woods Apartments on Hawthorne Drive North in New London, CT. The affiant was informed by the victim's mother that the accused, Kevon Walker, was a resident of that particular apartment complex. A staff member of the housing complex told me that she is familiar with Kevon Walker and he presently lives in apartment 23B of 175 Hawthorne Drive New London, CT. The housing staff confirmed to me that the date of birth listed on the rental application for Kevon Walker was 03/31/1985. The housing staff told me that Kevon Walker moved into his apartment on April 15, 2006.

7. That on August 9, 2006 at approximately 10:30 A.M. Officer Pickett and I went to the residence of witness #1 to speak with the victim. The victim was uncooperative with the officers and she refused to make any written statement. However, when I asked the victim if Kevon Walker was the father of her child, the victim would neither confirm nor would she deny that the accused was the person she had sex with and got her pregnant. Officer Pickett used four (4) Pur-Wraps sterile cotton tipped applications to swab the inside of the victim's mouth for D.N.A. comparison samples.

8. That on August 9, 2006 at approximately 11:00 A.M. Officer Pickett and the affiant went to 175 Hawthorne Drive apartment 23B to speak with the accused, Kevon Walker. The officers were unable to make contact with accused, however, a work order for installation of television cable was left on the door. The work order confirmed that Kevon Walker was the resident of apartment 23B of 175 Hawthorne Drive New London, CT.

9. That on September 6, 2006 at approximately 2:55 P.M. witness #1 and her husband witness #2 came to the New London Police Headquarters at 5 Governor Winthrop Boulevard New London, CT to make a complete statement concerning the relationship between the victim and Kevon Walker. In her written statement witness #1 said that sometime in the winter of 2006, either January or February, the victim and her older daughter, witness #3 went to New York City on a shopping trip. It was during this visit that the victim met the accused. When the victim returned to New London, witness #1 stated that a male who identified himself as Kevon Walker started calling her residence and asked for the victim. Sometime in the Spring of 2006 witness #1 said the victim started making weekend trips to New York City and occasionally the victim would make these trips alone on a bus. Witness #1 stated that in either February or March of 2006 she and witness #2 went to New York City to pick up the victim from the accused's apartment. According to witness #1, the victim was living with the accused in his apartment in Queens New York and she wanted to transfer to a junior high school in New York City. Witness #1 and witness #2 brought the victim back to New London and she (victim) returned to her classes at the Bennie Dover Jackson Junior High School. Witness #1 said that Kevon Walker would make trips up to New London to visit the victim at her residence. Then, in April of 2006 Kevon Walker moved to New London and got an apartment in Nutmeg Woods complex on Hawthorne Drive New London, CT. Witness #1 said that once Kevon Walker moved to the New London area the victim stopped making her weekend trips to New York City.

(This is page 2 of a 5 page Affidavit.)

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JURAT	SUBSCRIBED AND SWORN TO BEFORE ME ON (Date) <i>December 5, 2006</i>	SIGNED (Judge, Clerk, Comm. Sup. Ct. Notary Pub.) <i>Capt. [Signature]</i>
SIGNED (Prosecutorial Official) <i>Marygrace [Signature]</i>	DATE <i>12-18-06</i>	SIGNED (Judge, Judge Trial Referee) <i>[Signature]</i>
		DATE <i>12/19/06</i>

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AFFIDAVIT

The undersigned affiant, being duly sworn, deposes and says:

10. That witness #1 said that the victim told her sometime in April of 2006 she (victim) was pregnant and that the accused, Kevon Walker, was the father of her child. Witness #1 told the affiant that after she found out the victim was pregnant she went to Kevon Walker and told him that the victim was only fourteen years old. Witness #1 stated that she took the victim to Planned Parenthood in Norwich for an abortion. According to witness #1, the victim was too young to care for a child.
11. That witness #1 told that affiant sometime in June of 2006 the victim told her that she (victim) was pregnant a second time and that Kevon Walker was the father of the second pregnancy. According to witness #1, the victim told her that she (victim) is lonely and that she is in love with Kevon. On July 22, 2006 witness #1 said she took the victim to the Planned Parenthood Clinic in Norwich for a second abortion.
12. That on September 20, 2006 the affiant spoke on the telephone with Claudia Mitchell social worker with the Connecticut Department of Child and Family. Claudia stated that the victim was pregnant for a third time and an abortion was scheduled for September 23, 2006 at the Planned Parenthood Clinic in Norwich.
13. That on September 21, 2006 Officer Pickett and the affiant went to the accused's residence at 175 Hawthorne Drive apartment 23B New London. The officers discovered that Kevon Walker was evicted from the apartment and he moved to 23 Phillips Street New London. Officer Pickett and I went to 23 Phillips Street and spoke with a tenant at that address. The tenant informed us that Kevon Walker is a resident of 23 Phillips Street, but he was presently working at Sears in the Crystal Mall in Waterford, CT.
14. That on September 21, 2006 at approximately 10:30 A.M. Officer Pickett and I spoke in person with Kevon Walker in a public place outside of Sears at the Crystal Mall in Waterford, CT. Kevon Walker agreed to give the officers a voluntary statement in the parking lot outside of Sears. Kevon Walker admitted to the officers that he is in a relationship with the victim and he knows that the victim is only fifteen years old. The accused told the officers that he met the victim while she was in New York City with her older sister. At that time of the first meeting the victim was only fourteen years old. Kevon stated that the victim would make frequent trips on the weekend to visit him in New York City and that sometimes he would send money to her for her trips. Kevon confirmed in his statement that he moved to New London, 175 Hawthorne Drive apartment 23B New London, CT, to be closer to the victim. It was at this time that he (Kevon) and the victim started to become sexual active. According to Kevon, sometime in April of 2006 the victim told him that she was pregnant and he (Kevon) was the father of the child. Kevon told the officers that he wanted to keep the child but witness #1 insisted that the victim get the abortion.

(This is page 3 of a 5 page Affidavit.)

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JURAT	SUBSCRIBED AND SWORN TO BEFORE ME ON (Date) <i>December 5, 2006</i>	SIGNED (Judge, Clerk, Comm. Sup. Ct., Notary Public) <i>Capt. William Pickett</i>
SIGNED (Prosecutorial Official) <i>Mary Grandanakis</i>	DATE <i>12-18-06</i>	SIGNED (Judge, Judge Trial Referee) <i>[Signature]</i>
		DATE <i>12/19/06</i>

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The undersigned affiant, being duly sworn, deposes and says:

15. That in his statement Kevon Walker admitted to the officers that after the first abortion he and the victim continued dating and having sex together. Kevon said that sometime in June of 2006 the victim told him that she was pregnant a second time and that he (Kevon) was again, the father. It was at this time, according to Kevon, that witness #1 approached him and asked that he (Kevon) pay money towards that victim's abortions. Kevon told Officer Pickett and me that he has paid witness #1 three hundred (\$300.00) dollars towards the victim's abortions. Kevon said to the affiant that it is his intention to pay witness #1 more money, but he just doesn't have it right now.

16. That Kevon Walker told the affiant in his statement the victim came to his residence, sometime around September 19, on Phillips Street to tell him that she (victim) is pregnant for a third time and he is the father of her child. Kevon Walker freely admitted to Officer Pickett and me that all three of the victim's pregnancies are a result of his (Kevon's) sexual activity with the victim. Kevon said that he has tried to break up with the victim several times but he doesn't have the "balls" to do it. The accused told the officers he (Kevon) knew it was wrong to have sex with the victim because of her age, but he is in love with her.

17. That on September 21, 2006 witness #1 came to the New London Police Headquarters and signed a authorization to release the product of the human conception for the scheduled abortion at Planned Parenthood in Norwich.

18. That on September 23, 2006 at 10:25 A.M. Officer Pickett and I went to the Planned Parenthood Clinic is Norwich and seized the product of human conception. The sample was turned over to the affiant by nurse Shelby Pedley and the procedure was performed by Dr. Kirschenbaum. The sample was returned to New London Police Headquarters and placed in a secure refrigerator.

19. That on September 27, 2006 witness #3, the victim's sister, came to the New London Police Headquarters and gave the affiant a written statement. Witness #3 confirmed that victim was with her in New York City when Kevon Walker met with the two of them. Witness #3 told the affiant that she was aware that the victim was traveling to New York City to see Kevon and that he (Kevon) was sending her money for the trips. Witness #3 said that the victim confirmed to her that Kevon was the only man in her life and he (Kevon) was the father of each of the victim's pregnancies.

(This is page 4 of a 5 page Affidavit.)

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SIGNED (Prosecutorial Official) <i>Mary [Signature]</i>	DATE <i>12-18-06</i>	SIGNED (Judge / Judge Trial Referee) <i>[Signature]</i>
		DATE <i>121900</i>

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AFFIDAVIT

The undersigned affiant, being duly sworn, deposes and says:

20. That on September 28, 2006 the affiant spoke with victim's counselor, witness #4, at the Child and Guidance Clinic 75 Granite Street New London, CT. The affiant received a signed consent to release medical information from the victim's mother witness #1. Witness #4 confirmed to me that in her sessions with the victim, she (victim) told her counselor that she is sexually active with a man by the name of Kevon. It was Kevon who got her pregnant three times that resulted in the abortions.
21. That medical records and school records provided by witness #1 confirm that the victim's date of birth is 06/09/1991.
22. That Kevon Walker's date of birth of 03/31/1985 was confirmed from his application with Nutmeg Woods management, from the Department of Human Resources at Sears in the Crystal Mall and by the accused's own words. Initially, the affiant was informed that the accused's first name was spelled Kavon. However, the previous contacts have confirmed that the spelling of the accused's first name is Kevon. The accused signed his voluntary statement as Kevon Walker.
23. That on October 11, 2006 the Human Resources Department of Sears in the Crystal Mall stated that Kevon Walker quit his job with Sears the day (September 22, 2006) after Officer Pickett and I spoke with him in the parking lot.
24. That on October 13, 2006 the affiant spoke with the accused's landlord at 23 Phillips Street New London, CT. The landlord told me that the accused moved out of his apartment at 23 Phillips Street on or about September 23, 2006.
25. That based upon the preceding information this officer requests that an arrest warrant be issued for Kevon Walker (date of birth of 03/31/1985). Kevon Walker can be described as a black male approximately 5'06" tall, weighs 140 to 150 pounds with brown hair and brown eyes. The accused's last known address 23 Phillips Street New London, Connecticut.

(This is page 5 of a 5 page Affidavit.)

DATE AND SIGNATURE	DATE 12/05/06	SIGNED (Affiant) Officer Kevin Barney #503 <i>Kevin T. Barney #503</i>
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