

WITNESSES ENDORSED FOR THE STATE OF OKLAHOMA

Ryan Beck, OSBI, 1401 Lera Drive, Ste. 5, Weatherford, OK 73096

Orlando Martinez, OSBI, 1401 Lera Drive, Ste. 5, Weatherford, OK 73096

Broden Carls, Oklahoma Highway Patrol, Troop J., 5725 W. Owen K. Garriott, Enid, OK 73703

Robert Cottrill, Oklahoma Highway Patrol, Troop J, 5725 W. Owen K. Garriott, Enid, OK 73703

Kyle Rosine, Oklahoma Highway Patrol, Troop J, 5725 W. Owen K. Garriott, Enid, OK 73703

IN THE DISTRICT COURT OF MAJOR COUNTY
STATE OF OKLAHOMA

Plaintiff,

STATE OF OKLAHOMA,

Docket #:

CF-2024-39

FILED
MAJOR COUNTY, OKLAHOMA

Defendant (s),

NAVARRO, JOSE DE JESUS

D.O.B.: 10/**/1980, H/M

43822 South Elm

Ringwood, Oklahoma 73768

DEC 19 2024

LINDSEY KECK, COURT CLERK
BY Lindsey Keck DEPUTY

AFFIDAVIT OF PROBABLE CAUSE

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

1. I am Special Agent Ryan Beck of the Oklahoma State Bureau of Investigation. Beck has been employed with the Oklahoma State Bureau of Investigation for approximately five years. Prior to OSBI, Beck was an Investigator for Custer County Sheriff's Office.
2. I have read certain official investigative reports and statements of witnesses regarding the above-named defendant and, from these statements and reports it appears as follows:
3. On December 18, 2024, Major County Sheriff's Office requested Oklahoma State Bureau of Investigation investigative assistance with a homicide at 43822 South Elm Street in Ringwood, Major County, Oklahoma.
4. It was reported that at approximately 0844 hours, Oklahoma Highway Patrol Troopers were at Vanessa's Mexican Restaurant located at 216 North Main in Ringwood, Oklahoma, when the troopers were approached by a Hispanic male, Jose De Jesus Navarro. The Navarro asked to speak with the trooper's outside.
5. Trooper Broden Carls followed Navarro outside. Navarro told Carls that "something bad happened" and Navarro wanted to turn himself in. Navarro told Carls that Navarro was involved in a fight with his wife and Navarro believed he had killed his wife. Carls observed a large amount of blood on the lower area of both pant legs of Navarro's jeans. Carls placed Navarro into handcuffs. The troopers drove to the address where Trooper Kyle Rosine went into the residence and located a female, who was deceased, in the living room. Trooper Rosine and Lieutenant Trooper Robert Cottrill searched the residence for any other occupants. After Rosine and Cottrill found no other occupants, Rosine and Cottrill established a crime scene and secured the scene with crime scene tape.

6. On the same date Special Agent Ryan Beck and Special Agent Orlando Martinez interviewed Navarro. After Navarro was read the Miranda warning, Navarro agreed to speak with Beck and Martinez.
7. Navarro and Reyna shared eight children. The oldest child was eighteen years old and the youngest was three months old. Navarro stated that Navarro and his wife, Beatriz Reyna, had a history of domestic violence throughout their relationship. Reyna filed for and was granted a protective order on December 3, 2024. Navarro was served the protective order and forced to leave the residence. Navarro moved to Navarro's parent's house south of Ringwood, Oklahoma. Navarro stated he believed that he would be deported while Reyna stayed in Ringwood with their children if Navarro was arrested for domestic violence. Navarro stated he was jealous of other men who looked at Reyna.
8. The night of December 17, 2024, Navarro thought about the current situation and became extremely angry. Navarro decided to kill Reyna. On the morning of December 18, 2024, Navarro walked approximately three miles from Navarro's parent's residence to Reyna's residence. Navarro hid in a tree line to the east of Reyna's residence until the residence was empty and Reyna took their children to school.
9. Reyna returned to her residence at approximately 0800 hours. Reyna and Navarro had three children that were not of school age who were with Reyna. The children were four years old, three years old, and three months old. As Reyna entered the residence Navarro obtained an eight-pound splitting maul that was near the front of the residence and followed Reyna into the residence. Reyna heard Navarro and turned around. Reyna was startled and yelled "Jose". As Navarro stood by the front door, Navarro swung the maul from right to left and hit Reyna in the face. Reyna fell to the ground and did not move. Navarro hit Reyna in the back of the head approximately three to four more times. Navarro returned the maul to the place Navarro found it and took the three children, who stood in the kitchen, and drove the children to a relative's house in Reyna's vehicle. Navarro went back to the residence to get a bottle for the three-month-old but was unable to find the bottle.
10. Navarro drove the vehicle into Ringwood where Navarro saw the troopers at Vanessa's. Navarro stopped at Vanessa's and turned himself into law enforcement.
11. During the investigation, it was found that Reyna completed an emergency protection order and a report with Major County Sheriff's Office on December 3, 2024. The report stated that Reyna was a victim of domestic assault and battery in between November 24, 2024, and November 29, 2024. On November 24, 2024, Reyna reported being hit by Navarro. Navarro hit Reyna with a closed fist to the left temple of Reyna's head because Navarro became jealous of a vehicle that drove by. On November 27, 2024, Reyna attempted to change her baby's diaper when Navarro asked to hold the baby. Reyna told Navarro that Reyna needed to change the baby's diaper and Navarro did not like the tone of Reyna's voice. Navarro hit Reyna three times with a closed fist to Reyna's left temple.

On November 29, 2024, Navarro and Reyna returned home from Wal Mart in Enid, Oklahoma. Navarro sat on their bed and asked Reyna who people were in Wal Mart. Reyna asked Navarro what Navarro was talking about at which time Navarro grabbed Reyna by the wrist and attempted to force Reyna into the bathroom. Reyna was in fear for her life and felt Navarro would kill Reyna. Reyna was able to get free from Navarro and ran into the kitchen. Navarro attempted to pull Reyna back into the bathroom but Reyna resisted. Navarro hit Reyna with a closed fist in the left side of her stomach. Reyna also complained of pain in her right arm. Navarro asked Reyna if Reyna "wanted all of this to end".

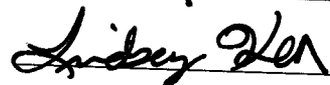
12. Approximately eight years prior to the domestic assault and battery, Navarro threatened Reyna with a knife. Reyna did not report this incident. Reyna stated that Navarro had assaulted Reyna on numerous occasions outside of the three incidents Reyna reported.

WHEREFORE, affiant prays this Court to find that there is Probable Cause to believe that an offense(s) has/have been committed and that the ARRESTEE committed the said offense(s), and that the ARRESTEE should be held in custody until a bond, as set forth, is posted or the ARRESTEE is brought back before the Court to answer for the offense(s) of:

JOSE DE JESUS NAVARRO
Count 1 – Murder in the First Degree
Count 2 – Felony Child Abuse

Affiant: 

Subscribed and sworn to before me this 19 day of December 2024

Notary Public / Court Clerk: 

Commission Number: 13007474 Expires: 08/13/2025



IN THE DISTRICT COURT OF MAJOR COUNTY
STATE OF OKLAHOMA

FILED
MAJOR COUNTY, OKLAHOMA

DEC 19 2024

STATE OF OKLAHOMA,)
)
Plaintiff,)
)
vs.)
)
JOSE DE JESUS NAVARRO,)
)
Defendant.)

LINDSEY KECK, COURT CLERK
BY Lindsey Keck DEPUTY

Case No. CF-2024-39

MOTION FOR DETENTION WITHOUT BOND

COMES NOW, the State of Oklahoma, by and through Christopher M. Boring, District Attorney, and pursuant to the Constitution of the State of Oklahoma,¹ Brill v. Gurich², Tit. 22 Okla. Stat. §1101³, Tit. 22 Okla. Stat. §1105⁴ and Tit. 21 Okla. Stat. §701.7 and requests that the above-named Defendant be held without bond pending trial. In support of said Motion, the State shows the Court as follows:

The Defendant is charged by Information with 21 O.S. §701.7 occurring on or about 18 December 2024.

The defendant is charged with a crime that, if found guilty, could subject him to death or life sentence without parole⁵.

The offense is prescribed by statute where bail may be denied. To wit:

Tit. 22 Okla. Stat. §1101(C) states, in relevant part:

*All persons shall be bailable by sufficient sureties, except that **bail may be denied** for:*

1. *Capital offenses when the proof of guilt is evident, or the presumption thereof is great;*
2. ***Violent offenses;***
3. ***Offenses where the maximum sentence may be life imprisonment or life imprisonment without parole;***
4. *Felony offenses where the person charged with the offense has been convicted of two or more felony offenses arising out of different transactions; and*
5. *Controlled dangerous substances offenses where the maximum sentence may be at least ten (10) years' imprisonment.*

On all offenses specified in paragraphs 2 through 5 of this subsection, the proof of guilt must be evident, or the presumption must be great, and it must be on the grounds that no condition of release would assure the safety of the community or any person. (Emphasis added.)

The Defendant's pending case falls under the exceptions listed by the Oklahoma Constitution to a Defendant's right to bail, specifically violent offenses.

The Defendant is a flight risk. See Brill factors. The defendant is a foreign national residing in Major County illegally. There is no knowledge of Defendant's employment. There is no record of ties to the community. However, it is foreseeable that the defendant has contacts in communities that will provide shelter within the jurisdiction of the United States and will use them to access and cross the international border into Mexico and then to parts unknown.

The Defendant is a danger to people in the community. See Brill factors. If released it is anticipated that the Defendant will attempt to flee which will put people and property in jeopardy.

An additional factor bearing on the risk of failure to appear, is that, at the time of this crime, the Defendant had been charged by Information with assault and battery in the presence of a minor child which included and active warrant. Also, the Court granted a protective order. Neither of

¹ (Article II §8) Right to bail – Exceptions

² 965 P. 2d 404 (1998)

³ Offenses Admitting Bail – Persons Authorized to Take Bail

⁴ The Trooper Nik Green, Rocky Eales and Matthew Evans Act

⁵ Tit. 21 Okla. Stat. §652A

which were sufficient to abate the Defendant's conduct. This homicide occurred in the presence of these same minor children. It is reasonable to anticipate that the children and placement providers are at risk from the Defendant.

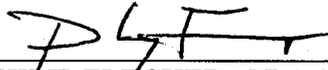
Because of the factors articulated above, and the weight of evidence, the proof of guilt is evident or the presumption thereof great and the likelihood of the conviction is great.

There is no condition or combination of conditions which will reasonably assure the appearance of the Defendant, the safety of the victim or any other person in the community in the event that the Defendant is permitted to leave the custody of the Major County Sheriff's Department.

WHEREFORE, the State of Oklahoma prays that this Court will enter an Order detaining the Defendant without bail prior to trial.

Respectfully submitted,
CHRISTOPHER M. BORING,
DISTRICT ATTORNEY

By:



PHILIP FLECHER, OBA #32183
Assistant District Attorney