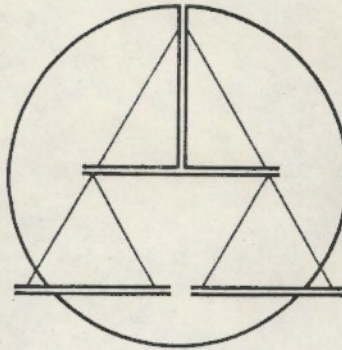


R. PAUL VAN DAM, COUNTY ATTORNEY



GERALD H. KINGHORN, ASSISTANT COUNTY ATTORNEY

WILLIAM R. HYDE  
CHIEF DEPUTY, CRIMINAL DIVISION

October 26, 1976

Phil Killien  
Assistant County Prosecutor  
King County Prosecutor's office  
Seattle, Washington 98104

Dear Phil:

Enclosed is a copy of the Warrant of Arrest and Affidavit of Mike Fisher as well as a copy of Mr. Bundy's personal press release. When Teddy's press release hits the Seattle media, I am sure there will be an outpouring of sympathy and another big "Defend Teddy Fund" started. I will keep you advised.

Very truly yours,

R. PAUL VAN DAM  
County Attorney

*AVE*  
DAVID E. YOCOM  
Deputy County Attorney

DEY:cgy  
Enc.



Theodore Bundy  
Statement to the Press

This message is intended as much for the many people who care about me and believe in my innocence as it is for those who believe there can only be a presumption of guilt in my case.

I am more confident today than at any time before that my kidnapping conviction will be reversed with a new trial resulting in my acquittal on that charge. I am absolutely certain that should I be allowed a fair trial in Colorado, I will be found not guilty of the charge in Colorado. My confidence is not the result of blind faith; it is the product of personal knowledge. Through personal knowledge I can say that I have never killed, never kidnapped and never even desired to injure another human being.

I am prepared to use every ounce of strength I have to vindicate myself. I am prepared to overcome the massive and prejudicial publicity which significantly affected my first trial and promise to influence the second. While I have no money to hire an attorney, and no way of matching the limitless power of the State of Colorado with its prosecutors, investigation, laboratories and expert witnesses, I am prepared to present a defense proving my innocence, and, in reality there is no such thing as a presumption of innocence. I am prepared to do all this alone if necessary. And I will win....because I am right.



IN THE DISTRICT COURT  
IN AND FOR THE COUNTY OF PITKIN  
AND STATE OF COLORADO

Criminal Action No. C-

ARREST WARRANT

TO ALL PEACE OFFICERS OF THE STATE OF COLORADO:

WHEREAS, Michael J. Fisher has this day made before the undersigned District Court Judge an affidavit relating facts sufficient to establish probable cause that an offense has been committed and sufficient to establish probable cause that THEODORE ROBERT BUNDY committed that offense.

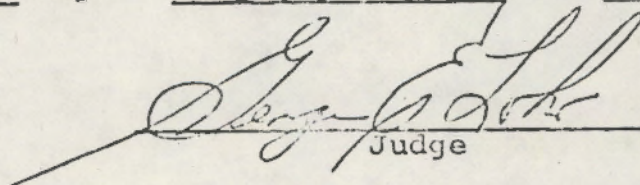
WE THEREFORE COMMAND YOU, that you take the body of THEODORE ROBERT BUNDY and safely keep him so that you have his body forthwith and without unnecessary delay before the nearest Judge of a court of record in the County of Pitkin, to be dealt with according to law.

YOU ARE FURTHER ORDERED to serve upon the person whose arrest is ordered by this warrant a copy of this warrant and a copy of the affidavit of Michael J. Fisher.

Bail for the person whose arrest is ordered by this warrant is set in the amount of \$25,000, and if such person makes the required bail before he can be brought without unnecessary delay before a judge of a court of record in Pitkin County, it is ordered that the person arrested by virtue of this warrant and making such bail, appear before the County Court in and for the County of Pitkin, State of Colorado, on the 15 day of November, 1976, at the hour of 8:30 o'clock, 9.m.

The bail set by this arrest warrant for the person whose arrest is ordered by this warrant shall be subject to revision at the time the person whose arrest is ordered by this warrant first appears before any judge of a court of record.

This the 21 day of October, 1976.

  
Judge

STATE OF COLORADO  
COUNTY OF PITKIN

)  
) ss.  
)

RETURN

I hereby certify that I have duly executed the within and foregoing arrest warrant by arresting THEODORE ROBERT BUNDY as required therein on the \_\_\_\_\_ day of \_\_\_\_\_, 19\_\_.

\_\_\_\_\_  
Peace Officer



STATE OF COLORADO

COUNTY OF PITKIN

)

) ss.

)

AFFIDAVIT FOR ARREST  
WARRANT

My name is Michael J. Fisher. I am the Chief Criminal Investigator of the Ninth Judicial District, State of Colorado. I have been so employed since February 1, 1974 and at all times relevant to this affidavit.

1. Your affiant states that on the 13th day of January, 1975, he received a call from William Baldrige of the Pitkin County Sheriff's Office to respond to the Wildwood Inn located in Snowmass at Aspen, Colorado, to investigate the disappearance of Caryn Eilene Campbell. On that date I interviewed Caryn Campbell's fiancé, Dr. Raymond Gadowski, 27600 Gateway Drive East, Farmington Hills, Michigan. Dr. Gadowski related to me the following information. On January 12, 1975, Gadowski and Caryn Campbell returned to the Wildwood Inn where they were staying from the Stewpot Restaurant where they had dinner. They returned to the Wildwood Inn between 7:00 p.m. and 8:00 p.m. Immediately upon their return, Miss Campbell entered the elevator in the lobby of the Wildwood Inn. Dr. Gadowski states that when she entered the elevator, the elevator was empty and that it was her intent upon entering the elevator to go to their room located on the 2nd floor of the Wildwood Inn to obtain a magazine and to immediately return to the lobby to rejoin Dr. Gadowski. Dr. Gadowski further related to me that he never saw Caryn Campbell again after the doors in the elevator closed.

2. Your affiant further states that on February 26, 1976, he interviewed Mr. & Mrs. Leon Yoder, Denver, Colorado. The Yoder's related to your affiant that approximately 6:30 p.m. they observed Caryn Campbell, with whom they were familiar, exit the elevator on the 2nd floor of the Wildwood Inn. Miss Campbell told the Yoders that she was going to her room to get a magazine and that she would return immediately to the lobby.

3. Your affiant further states that extensive investigation including interviews with known associates of Caryn Campbell as well as showing Miss Campbell's picture to all people staying in the Wildwood Inn



the week of January 12, 1975, uncovered no other witnesses that saw Miss Campbell after the Yoders met her leaving the elevator to go to her room at approximately 6:30 p.m. on January 12, 1975.

4. Your affiant further states that the above mentioned Doctor Gadowski reported the disappearance of Caryn Campbell to the Pitkin County Sheriff's Office at approximately 10:00 p.m. on January 12, 1975, after she failed to return to the lobby of the Wildwood Inn.

5. Your affiant further states that on February 17, 1975, he received a call informing him that a body had been found on Owl Creek Road just west of the Sinclair Divide summit. On that date, your affiant responded to said location and did personally view a dead female body. The body was nude and was found on the south side of Owl Creek Road 2.8 miles N.E. of the Wildwood Inn from where Caryn Campbell disappeared.

6. On February 17, 1975, after viewing the aforementioned body your affiant contacted personnel in the Denver Coroner's Morgue and made arrangements to have the body transported to Howard Mortuary in Denver, Colo. The body was transported to Howard Mortuary and was personally accompanied by Sheriff Carrol Whitmire.

7. Your affiant has personally spoken to Sheriff Whitmire and Sheriff Whitmire has related to your affiant that he was personally present on February 18, 1975, at Howard Mortuary in Denver when an autopsy was performed on the aforementioned body by Dr. Donald M. Clark, 1815 West Davies, Littleton, Colorado. Your affiant has personally seen a copy of the autopsy report by Dr. Clark and informs this Court that according to Dr. Clark the cause of death was blows to the back of the head with a blunt object combined with exposure to sub zero weather (see autopsy report of Dr. Clark attached hereto as exhibit "A").

8. Your affiant further states that between the time that Caryn Campbell disappeared on January 12, 1975, and the body was discovered on February 17, 1975, he obtained from Caryn Campbell's dentist, Dr. Stanley McBride, D.D.S., 15600 Michigan Ave., Dearborn, Michigan, the dental charts and dental X-rays of the missing girl, Caryn Campbell. Your affiant further states that he personally gave these dental charts



body to Howard Mortuary in Denver. Whitmire has told your affiant that on February 18, 1975, Dr. Richard H. Mentzer, D.D.S. 2045 Franklin Street Suite 806, Denver, compared the dental charts and X-rays of Caryn Campbell with that of the dental work of the aforementioned body. Your affiant has personally viewed a written report from Dr. Mentzer and Dr. Mentzer states that it is his unqualified opinion that after comparing the dental charts and the X-rays with the dental work on the body, that the body is in fact Caryn Eilene Campbell. (See report of Dr. Mentzer attached hereto as Exhibit "B").

9. During the course of your affiant's investigation into the death of Caryn Campbell it became apparent that Miss Campbell fit the description of several females who disappeared in the states of Washington and Utah as well as others in the state of Colorado. In communicating with authorities in those various jurisdictions, the name of a possible suspect with connections in all three states appeared. The name of said suspect was Theodore Robert Bundy. After receiving this name, your affiant obtained a photograph of suspect Bundy, and presented a photographic lineup containing said picture to all Wildwood Inn employees as of January 12, 1975, as well as to several of the Wildwood Inn guests on January 12, 1975.

10. On January 9, 1976, your affiant personally presented a photographic lineup consisting of seven photographs including that of Theodore Robert Bundy to a Mrs. Lesbeth Harter. Mrs. Harter was staying in the Wildwood Inn on January 12, 1975. She is in her late 40's or early 50's. After viewing said lineup, Mrs. Harter held up the photograph of Theodore Robert Bundy and inquired of your affiant, "how tall is he?" After this inquiry, your affiant showed Mrs. Harter one large photograph of an actual lineup in which Theodore Bundy was a participant. This photograph was taken in Salt Lake City, Utah, and Bundy is one of 8 people in the lineup. The photograph was provided by Detective Jerry Thompson of the Salt Lake County Sheriff's Dept. who personally viewed the lineup. The lineup is done against a wall with measurements on it which allows the person viewing the lineup to determine the height of the individuals. After viewing this photograph



affiant learned that Mrs. Harter had seen suspect Bundy on the 1st floor of the Wildwood Inn, one floor above the lobby, one floor below where Caryn Campbell was last seen. She further stated that she saw Bundy walk past the elevator on the 1st floor of the Wildwood Inn between 6:00 and 6:15 p.m. on January 12, 1975.

11. Your affiant states that he has personally been in contact with Detective Jerry Thompson of the Salt Lake County Sheriff's Office. Det. Thompson has stated to your affiant that on 1-12-75, the same Theodore Robert Bundy that Mrs. Harter saw near the elevator from which Caryn Campbell disappeared was enrolled in the University of Utah Law School and resided at 565 First Ave. #2, Salt Lake City, Utah.

12. Your affiant states that during the course of the investigation, he obtained information that Theodore Robert Bundy possessed a Chevron Oil Company credit card. Your affiant further states that he inquired of the Chevron Oil Company for information concerning any use of said card from December 31, 1974, to July, 1975. Due to this inquiry, your affiant has personally viewed and has in his possession copies of Chevron Credit card slips signed by Theodore Robert Bundy. These signatures are similar to and differ in no respects evident to your affiant from a sample signature of Theodore Robert Bundy provided by Det. Jerry Thompson. The sample signature is that of the same person identified by Mrs. Harter as being in Snowmass at Aspen on January 12, 1975. The credit card receipts provide the following information: On January 10, 1975, Theodore Robert Bundy purchased gas with this credit card three separate times at Beckstead Chevron in Salt Lake City, Utah. On January 12, 1975, Theodore Robert Bundy purchased gas with his credit card at Grant-Clayton Chevron in Glenwood Springs, Colorado. On January 13, 1975, suspect Bundy purchased gas at Adairs Chevron in Glenwood Springs, Colorado. Furthermore, on January 13, 1975, suspect Bundy purchased gas in Green River, Utah. Your affiant states that he has personally travelled several times between Aspen, Colo. and Salt Lake City, Utah, and that Green River, Utah, is on the most direct route between Salt Lake and Aspen. On January 14, 1975, suspect Bundy purchased gas at Beckstead Chevron in Salt Lake City, Utah.



Your affiant further states that on all of the aforementioned gas purchase receipts, the license number given by the signor is Washington plate IBH-521. Your affiant states that he ran said license plate for vehicle registration information as pertaining to the aforementioned license plate. Your affiant states that he obtained the following information as a result of said inquiry. The vehicle was a 1968 Volkswagon, VIN #118731185 and was registered in the name of Theodore R. Bundy. Furthermore, the vehicle was stated to be out of state and in fact in the State of Utah.

13. Your affiant states that he has personally contacted Det. Jerry Thompson and Thompson has related to him that while investigating Theodore Robert Bundy on another matter, Thompson asked Bundy if he had ever been in Aspen, Colorado, and Bundy replied "no, I have never been in that state". Furthermore, Thompson related that during a search of suspect Bundy's apartment, a skier guide for western states was found. Thompson further states that said guide contained a section on Aspen and that the portion of said guide that discussed the Wildwood Inn was checked.

14. Your affiant states that Det. Jerry Thompson has stated to your affiant that on October 15, 1975, the 1968 Volkswagon VIN #118731185 owned by the aforementioned Theodore Robert Bundy, was seized pursuant to a search warrant unrelated to the Campbell case in Salt Lake City, Utah. He further states that after said seizure, he personally vacuumed said car in order to obtain any possible hair samples that said vehicle might contain. Thompson further stated to your affiant that in fact several hairs were obtained from the Bundy vehicle. The hairs were obtained from various parts of the vehicle. Your affiant states that Sheriff Whitmire and Lt. Baldridge stated to him that during the autopsy on Caryn Campbell, hair samples were taken from Miss Campbell. They further stated that these hair samples were taken by themselves and subsequently sent to the F.B.I. Laboratory in Washington, D.C.

Detective Thompson has stated to your affiant that the ha



15. Your affiant states that on February 9, 1976, he received from Robert Neil of the F.B.I. Laboratory, a report that stated that the hair samples of Caryn Campbell were microscopically indistinguishable from hairs obtained from the front floor mat in the above mentioned Bundy vehicle as well as from the trunk of the Bundy vehicle. Your affiant further states that he has personally contacted Mr. Neil and Mr. Neil has related to your affiant that the hairs taken from the Bundy vehicle either belonged to Caryn Campbell or belonged to another caucasian with hair that had identical microscopic characteristics, who had direct or indirect contact with the floor mat and the trunk of the Bundy vehicle.

16. Robert Neil further stated to your affiant that a pubic hair taken from the Bundy vehicle was microscopically indistinguishable from a pubic hair which was taken from a [REDACTED]. Detective Thompson has stated to your affiant that said [REDACTED] was a homicide victim whose body was recovered in the State of Utah in 1974. Neil further stated that the pubic hair taken from the Bundy vehicle was either that of [REDACTED] or that of a caucasian person with pubic hair that exhibits identical microscopic characteristics who had direct or indirect contact with the trunk of the Bundy vehicle.

17. Robert Neil has further related to your affiant that another head hair taken from somewhere in the Bundy vehicle was microscopically indistinguishable from that of a Carol DaRonch. Det. Thompson as well as Deputy District Attorney David Yocum have related to me that Miss DaRonch was a kidnap victim on November 8, 1974. (See paragraph 19 for a further discussion of the DaRonch incident). Neil stated that the hair taken from the Bundy vehicle was either that of Miss Carol DaRonch or from another caucasian person with hair that exhibits identical microscopic characteristics who had contact with the Bundy vehicle.

18. Robert Neil further related to your affiant that he has been doing microscopic hair comparison for the F.B.I. since 1963. He further stated that this has encompassed approximately 4 to 5 thousand microscopic hair comparisons. Furthermore, Neil stated to your affiant



that at least several hundred of these 4 to 5 thousand comparisons involved cases with one suspect and multiple victims. Finally Neil stated that this case is the first case out of these several hundred that multiple known hairs of the victims have been microscopically indistinguishable from multiple unknown hairs taken from a source belonging to the suspect.

19. As stated above in paragraph 17, Detective Thompson and Deputy District Attorney David Yocum have related to your affiant that Carol DaRonch was a kidnap victim in Salt Lake City on November 8, 1974. In addition, they have related to your affiant the following facts, and also your affiant has personally viewed a transcript of the testimony of Miss DaRonch given in Salt Lake City District Court on February 23, 1976 and said testimony relates the following. On November 8, 1974, Miss DaRonch was enticed into entering a light colored Volkswagon by a person she positively identified in court as Theodore Robert Bundy. This is the same person as identified by Mrs. Harter as discussed above. Miss DaRonch further testified that while in said volkswagon, Bundy attempted to place a handcuff on Miss DaRonch. Further, Miss DaRonch stated that Theodore Robert Bundy, before she had a chance to escape attempted to strike her on the head with a crowbar. Miss DaRonch has further stated that Bundy was unsuccessful in his attempt to strike her and that she was subsequently able to escape.

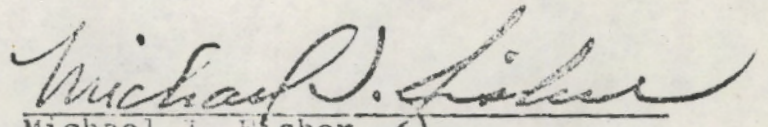
Detective Thompson has related to your affiant that after the Bundy vehicle was seized, he personally was present when Miss DaRonch stated that said vehicle was that used by Bundy on November 8, 1974. The VIN # on the vehicle which Miss DaRonch positively identified was 118731185. This is the same VIN Number as that of the vehicle used when gas was purchased in Glenwood Springs on January 12, 1975 and January 13, 1975. Furthermore, Thompson stated that found in Bundy's vehicle when he was first arrested for a traffic offense on August 16, 1975, was a satchel containing handcuffs and a crowbar.

Theodore Robert Bundy, the same individual as that mentioned throughout this affidavit was convicted of first degree kidnap of Carol DaRonch; he was sentenced for second degree kidnap in this incident, and



according to Thompson and Yocum, is presently serving one to fifteen years in the Utah State Prison.

Based on the foregoing facts, your affiant has probable cause to believe that Theodore Robert Bundy did commit the crime of first degree murder in violation of C.R.S. 1973, 18-3-102, as amended. Therefore, I request that a warrant issue for the arrest of Theodore Robert Bundy from the District Court of Pitkin County, State of Colorado.

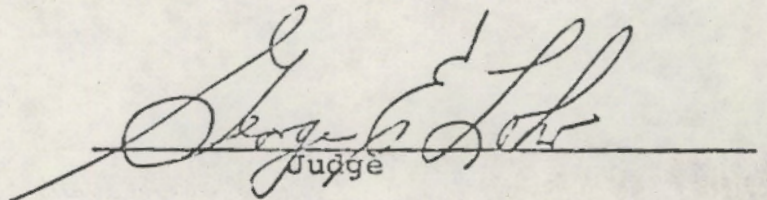
  
\_\_\_\_\_  
Michael J. Fisher

State of Colorado

)  
) ss.  
)

County of Pitkin

Subscribed and sworn to before me this 21 day of  
October, 1976.

  
\_\_\_\_\_  
Judge