

File No.

SEARCH WARRANT

IN THE MATTER OF

Novo Nordisk (C/O Williams Mullen @ Highwoods Tower One 3200 Beechleaf Court suite 500 Raleigh, NC 27604)

Date Issued 1/2/2008 Time Issued AM PM

Name of Applicant Investigator R. C. SPIVEY III

Name of Additional Affiant

Name of Additional Affiant

RETURN OF SERVICE

I certify that this Search Warrant was received and executed as follows:

Date Received 1/2/2008 Time Received 11:19 AM PM

Date Executed 1/2/2008 Time Executed 3:17 AM PM

I made a search of Wake News 354 N. W. Williams Pullen St.

as commanded.

I seized the items listed on the attached inventory

I did not seize any items.

This Warrant WAS NOT executed within forty-eight (48) hours of the date of issuance and I hereby return it not executed.

Signature of Officer Making Return

Department or Agency of Officer Wake County Sheriff's Office Incident Number 06-141641

STATE OF NORTH CAROLINA

Wake County

In the General Court of Justice Superior District Court Division

To any officer with authority and jurisdiction to conduct the search authorized by this Search Warrant, the undersigned, find that there is probable cause to believe that the property and person described in the application on the reverse side and related to the commission of a crime is located as described in the application.

You are commanded to search the premises, vehicle, person, and other place or item described in the application for the property and person in question. If the property and/or person are found, make the seizure and keep the property subject to Court Order and process the person according to law.

You are directed to execute this Search Warrant within forty-eight (48) hours from the time indicated on this Warrant and make due return to the Clerk of the Issuing Court.

This Search Warrant is issued upon information furnished under oath by the person(s) shown.

Date 1/16/2008 Signature [Signature] Deputy CSC Assistant CSC CSC Magistrate District Ct. Judge Superior Ct. Judge

This Search Warrant was returned to me on the date and time shown below.

Date 1/16/2008 Time 3:18 PM Signature [Signature] Deputy CSC Assistant CSC Clerk of Superior Court

SEARCH WARRANT
(Insert name and address, or if law enforcement officer, name, rank and agency)

Being duly sworn, request that the court issue a warrant to search the person, place, vehicle, and other items described in this application and to find and seize the property and other items described in this application. There is probable cause to believe that (Describe property to be seized, or if search warrant is to be used for searching a place to serve an arrest warrant or other process, name person to be arrested.)
See Attached

constitutes evidence of a crime and the identity of a person participating in a crime.
(Name Crime) MURDER (G.S. 14-17)

and is located (check appropriate box(s) and fill-in specified information)
 in the following premises (Give address and, if useful, describe premises)
See Attached

(and)
 on the following person(s) (Give name(s) and, if useful, describe person(s))
N/A

(and)
 in the following vehicle(s) (Describe vehicle(s))
N/A

(and)
 (Name and/or describe other places or items to be searched, if applicable)
N/A

The applicant swears to the following facts to establish probable cause for the issuance of a search warrant:
See Attached

SWORN AND SUBSCRIBED TO BEFORE ME

Date 11-6-2008

Date 11/6/08
Signature of Applicant

Signature [Signature]

Magistrate Dep. CSC Asst. CSC Clerk of Superior Court Judge

In addition to the affidavit included above, this application is supported by additional affidavits, attached, made by _____

In addition to the affidavit included above, this application is supported by sworn testimony, given by _____

This testimony has been (check appropriate box) reduced to writing tape recorded and I have filed each with the clerk.

NOTE: If more space is needed for any section, continue the statement on an attached sheet of paper with a notation saying "see attachment." Date the continuation and include on it the signatures of applicant and issuing official.

SEARCH WARRANT

STATE OF NORTH CAROLINA

In the General Court of Justice
Wake County
District Court Division
Supervisor

In the Matter of: Michelle Young (06-141641)

Continuation of: Constitutes evidence of a crime and the identity of a person participating in a crime;

Murder (G.S. 14-17)

Continuation of: Description of Property to be Seized;

Recovered data from the computer belonging to Novo Nordisk and assigned to Jason Young while he was employed with Novo Nordisk that may aid in the further identification of a suspect (s) and the motivation for the murder of Michelle Fisher Young to include: Material and/or data related to the commission of this offense, "Cookie" data files, network drive image, internet browser logs, internet TEMPF files, saved and/or cashed web pages showing sites visited, financial records, e-mails, instant messages and related text files that may show correspondence with others participating in the listed offense; occupant e-mail address accounts and passwords; images and texts; journals and diaries; computer programs, address books, phone listings, communication programs, video images and formats, and all evidence that may relate to the crime listed above or any other crime.

Continuation of: Description of Premises and Curtilage to be Searched;

N/A

Continuation of: Description of Persons to be Searched and/or Seized;

N/A

Continuation of: Description of Vehicle to be Searched;

N/A

Continuation of: Description of other Place or Item to be Searched;

N/A

Continuation of: Probable Cause:

This affiant is a Deputy Sheriff / Investigator for the Wake County Sheriff's Office assigned to the Criminal Investigation Division. I have been employed with the Wake County Sheriff's Office since April of 2004 and assigned to the Criminal Investigation Division since October of 2006. Prior to joining the Wake County Sheriff's Office, I worked for nine years with the Durham City Police Department. While with the Durham City Police Department I worked as a Detective, and a Detective Supervisor, in the Violent Crimes Unit of the Criminal Investigation Division. While serving with the Criminal Investigation Division I investigated and

SWORN AND SUBSCRIBED TO BEFORE ME

DATE 11-6-2008

Signature of Magistrate / District Court Judge / Superior Court Judge

Signature of Applicant

SEARCH WARRANT

STATE OF NORTH CAROLINA

Wake County

In the General Court of Justice

~~District~~ Court Division

Supervisor

In the Matter of: Michelle Young (06-141641)

participated in investigations of adults and juveniles, both as suspects and victims of crimes. My assignments and experiences have included the criminal investigation of property crimes, crimes of violence against persons, fraud cases, drug investigations, child abuse cases, and covert and electronic surveillance operations. During the past 17 years as a law enforcement officer, I have received, and continue to receive, specialized training through schools, law enforcement agencies (Federal, state, and local), and seminars. This has included specialized training in criminal investigations, interview and interrogation, statement analysis, search warrants, criminal and psychological profiling, criminal investigative analysis, crime scene analysis, crime scene searches, analytical investigative techniques, conspiracy investigations, and criminal intelligence. The affiant currently holds an Advanced Law Enforcement Certificate awarded by the North Carolina Sheriff's Education and Standards Commission, completed the Criminal Investigation Certificate Program through the North Carolina Justice Academy, and is a current North Carolina State Certified Criminal Justice Instructor.

On November 3rd, 2006, the Wake County Sheriff's Office responded to 5108 Birchleaf Drive, Raleigh, North Carolina in reference to the murder of Michelle Young. Her sister, Meredith Fisher, discovered Mrs. Young's body. Meredith Fisher reported that she had stopped by the Birchleaf Drive location at the request of the decedent's husband, Jason Young. According to Ms. Fisher's statement, Jason Young left a cell phone message for Meredith Fisher on November 3rd, 2006 at 12:10 hours (12:10 pm). In the message he asked her to recover E-Bay printouts from his home printer for Coach handbags. The Coach handbag was reportedly being considered as a belated surprise anniversary gift from Mr. Young to Mrs. Young. Their wedding anniversary was on October 3rd, 2006, however, they were actually married at the Magistrate's Office on August 12th 2003.

The original E-Bay printouts were recovered from the scene as well as from a subsequent search of the Young's computer. It has been determined that the auction items from the printouts and the computer data search were for auctions that would have ended prior to Mr. Young arriving at the Hampton Inn in Hillsville, Va. Therefore, the searched handbags from the printouts would have no longer been available for purchase or bidding.

Meredith Fisher has stated that she responded to her sister's home, passed through the unsecured garage, and entered the residence through the garage / kitchen door. Once inside she walked through the residence and ultimately discovered the decedent lying on the floor of her bedroom. In addition to discovering the decedent, the decedent's child was reportedly discovered by Meredith Fisher as well. The child was found on, what appeared to be, Jason Young's side of the bed in the master bedroom.

After locating the decedent, Ms. Fisher called 911. Once responding deputies arrived at 5108 Birchleaf Drive they secured the scene and it was processed by the City - County Bureau of Identification. As a part of the crime scene processing, items that may be of an evidentiary value are seized. Some of the items seized from a crime scene may need additional analysis or processing in order to determine the extent of their evidentiary value. This was the case with several items taken from 5108 Birchleaf Drive.

SWORN AND SUBSCRIBED TO BEFORE ME

DATE 11-6-2008

Nature of Magistrate / District Court Judge / Superior Court Judge

Signature of Applicant

According to the Young family, the victim's husband, Jason Young was informed of his wife's death on the evening of November 3rd, 2006. This supposedly occurred upon his arrival at his mother's home in Brevard, NC. Upon learning of the death, Jason Young and his family made their way to Raleigh. While in route, he was contacted by Detectives from the Criminal Investigation Division of the Wake County Sheriff's Office. During their brief conversation, Jason Young stated that he would not be willing to speak with the investigators until he had secured legal counsel. The investigator was attempting to enlist Jason Young's assistance in the early stages of the investigation so that he could do a walk through of the residence to look for items that were missing or out of place. In addition, Mr. Young may have been able to provide names of person that may have had a conflict with his family or information on recent visitors or workers that may have been in the residence. However, he refused to come to the scene or to continue speaking with investigators. In addition to refusing to cooperate with the investigation, Mr. Young did not inquire as to his daughter's wellbeing or the nature and / or cause of his wife's death. The conversation concludes with Jason Young hanging up on the investigator who is speaking with him. As of this date, Jason Young has not voluntarily assisted in any aspect of the investigation into his wife's death, he has not made an inquiring into the progress of the case, and he has not been interviewed by investigators despite requests in person and through his attorney.

In an attempt to learn as much as possible about the Young's habits, patterns, and lifestyle, several investigative techniques were employed. Interviews were conducted with the Young's friends, family, and co-workers and, pursuant to search warrants and court orders, various forms of electronic communications were examined as well. These tools and techniques were also utilized to try and account for Jason Young's whereabouts on November 2nd, 2006 thru November 3rd, 2006.

As a result of the investigation it was learned that Jason Young left Raleigh on the evening on November 2nd, 2006 and headed to Virginia in order to attend a meeting at the Dickenson Community Hospital in Clintwood, Virginia on November 3rd, 2006 at 10:00 am. It was also learned that Mr. Young was 35 minutes late for the meeting according to a representative of Norton Community Hospital. (Dickenson Community Hospital is a critical access hospital owned by Norton Community Hospital) The hospital representative who met with Mr. Young said that he excused his late arrival to the meeting as a result of getting lost. The hospital representative continued by describing Mr. Young as being "hyper" and "this looked like it was nervousness". While conducting the investigation into Jason Young's whereabouts on November 2nd, 2006 thru November 3rd, 2006, investigators became aware of a possible relationship between Mr. Young and a woman by the name of Michelle Money. As already stated, various electronic communication records and devises were analyzed. This analysis quickly revealed that Mr. Young was engaged in an extramarital affair with Mrs. Money. Mrs. Money was interviewed about the relationship and admitted that she was in frequent communication with Mr. Young and that their relationship included a physical element as well.

SWORN AND SUBSCRIBED TO BEFORE ME

DATE 11-6-2008

Nature of Magistrate / District Court Judge Superior Court Judge

Signature of Applicant

In the Matter of: Michelle Young (06-141641)

On November 16th, 2006 Mrs. Money was interviewed about her relationship with Jason Young. She provided investigators with a detailed account of a visit she received from Mr. Young during the weekend of October 7th, 2006. During the visit Mrs. Money stated that she and Mr. Young had sexual intercourse on two occasions.

A male friend of Jason Young's was interviewed during the course of this investigation and he corroborated Mrs. Money's statements. The friend stated that Jason Young told him that he loved Michelle Money and believed that she loved him as well. In addition the friend says Jason Young stated, "Mrs. Money and her husband were trying to have a child, but Mrs. Money stated she hoped it would be his."

A search warrant for the Young's E-mails and computers lead investigators to find the following E-mail exchange from October 28th, 2006.

Michelle Money - "I hope your doing okay! MY and I am sorry that you are having a bad day.

I wish that I could make everyday a great day for you and you do the same for me. I would change things if we could but we can't. I want to enjoy what I can and make the best of it. I love that we are open and caring and loving and sharing with each other. It is so important. I feel so lucky that I have all that from you and have you in my life.

ILY"

Jason Young - "missing you so much...got a nice beer buzz...after hours of "counseling" with meredith and debating/arguing with michelle. thank God for meredith is all I can say...that girl is so level headed and cool...once again, a "bigger" girl with a cool personality"

"I feel lucky just to know you, much less love you, but I do.

I don't know how all this happened, but I know how it will end up...two broken hearts...but, I don't care. I know there is pain in my future, but you are so worth it, even if it's only for a "blink" in time."

Michelle Money - "Missing you so much!!! I won't even get in to my husbands lack of rama, affection, attention, etc..."

"I am glad Meredith was there to support you and I am sad for you and Michelle that it is not a good mix. I wish things were different for all of us."

"Miss you tons!"

SWORN AND SUBSCRIBED TO BEFORE ME

DATE 11-6-2008

nature of Magistrate / District Court Judge / Superior Court Judge

Signature of Applicant

The last recorded phone call made by Jason Young on his cell phone on November 2nd, 2006 was to Mrs. Money. It was one of approximately fifty phone calls and text messages calls between the two parties on this date. (There were approximately 980 phone calls and text messages between Jason Young and Michelle Money between the date s of October 4th, 2006 and November 3rd, 2006) On the morning of November 3rd, 2006 records show that Jason Young made his first phone call to Mrs. Money at 7:49 am.

A further examination of Jason Young's cell phone records revealed trends and data that are of interest in the investigation of this case. Jason Young recorded the following calls to his mother, Pat Young during the thirty days prior to, and including, the homicide:

- October 4th, 2006 - 1 call
- October 5th, 2006 - 5 calls
- October 6th, 2006 - 3 calls
- October 11th, 2006 - 2 calls
- October 12th, 2006 - 1 call
- October 13th, 2006 - 4 calls
- October 15th, 2006 - 5 calls
- October 16th, 2006 - 9 calls
- October 17th, 2006 - 1 call
- October 18th, 2006 - 5 calls
- October 19th, 2006 - 6 calls
- October 20th, 2006 - 3 calls
- October 21st, 2006 - 1 call
- October 22nd, 2006 - 2 calls
- October 24th, 2006 - 10 calls
- October 26th, 2006 - 5 calls
- October 28th, 2006 - 3 calls
- October 30th, 2006 - 1 call
- October 31st, 2006 - 1 call
- November 1st, 2006 - 1 call
- November 2nd, 2006 - 6 calls
- November 3rd, 2006 - 28 calls

The twenty-eight calls between Jason and Pat Young were not the norm according to the records. In addition, the twenty-eight calls all occurred prior to 1:37 pm. After 1:37 pm on November 3rd, 2006 all calls between Jason Young and Pat Young ceased. The 911 call from Meredith Fisher was placed at 1:325 hours. Pat

SWORN AND SUBSCRIBED TO BEFORE ME

DATE 11-6-2008

Nature of Magistrate / District Court Judge Superior Court Judge

[Signature]

Signature of Applicant

[Signature]

Young has stated that she did not want to inform Jason Young of his wife's death while he was in transit. However, this was not the case with Linda Fisher, Michelle Young's mother.

According to Jason Young's cell phone records, he received four calls from Linda Fisher on November 3rd, 2006. Despite the fact that a call from Mrs. Fisher would be an unusual occurrence, (When looking at Jason Young's cell phone records for the thirty days prior to the murder, there are only two calls between him and his mother-in-law, Linda Fisher. These calls are from Mr. Young to Mrs. Fisher and they occurred on October 12th, 2006 at 10:01 hours (10:01 am) for 0 seconds (possibly a text message due to the duration of the call), and on October 16th, 2006 at 16:41 hours (4:41 pm) for 37 seconds.) Mr. Young did not answer her calls, respond to her messages, or return the missed calls. The calls from Linda Fisher to Jason Young on November 3rd, 2006 were as follows:

November 3rd, 2006 (1:53:04 pm) for 0 seconds
November 3rd, 2006 (1:53:23 pm) for 44 seconds
November 3rd, 2006 (2:51 pm) for 0 seconds
November 3rd, 2006 (2:52 pm) for 38 seconds

Cell Phone records from November 3rd, 2006 show that Jason Young called his voicemail and checked his messages. According to Mrs. Fisher, when she called Jason Young she left a message stating, "I need to talk to you. Please call me back." When Linda Fisher made this call and left the message, Jason Young was on the phone with Michelle Money. Records show that Jason Young did not return this call nor did he call his wife or sister-in-law to see why Linda Fisher was calling him. The failure to return her call needs to be placed in context: A call from Linda Fisher would be unusual according to the phone records; Jason Young has a pregnant wife at home and he has called her twice without reaching her (According to records, Jason Young called Michelle Young's work number at 12:02 pm and he called her cell phone number at 12:17 pm).

Jason Young only made one phone call after the calls from Linda Fisher. The last phone call, prior to arriving at his mother's home in Brevard, North Carolina, is to Michelle Money. Jason Young calls Mrs. Money at 2:05 pm and, according to the phone records, talks with her for approximately 27 minutes. Jason Young stops using and answering his phone until reaching his mother's Brevard home at approximately 3:30 pm. (Pat Young, Jason Young's mother, stated that Jason Young arrived at her home between 3:30 pm and 4:00 pm. He got out of his vehicle wearing a white shirt and tie, dark pants, dress shoes, and he had his blazer slung over his shoulder. He wore these same cloths on the trip to Raleigh. Mrs. Young added that she had her son put on a light tan colored sweater with some buttons because she was concerned that he might go into shock during the ride to Raleigh)

During the investigation detectives with the Wake County Sheriff's Office discovered that the relationship between Jason Young and Michelle Money did not end when Michelle Young was murdered. Phone records show that there were approximately two hundred and seven cell phone contacts between the two

SWORN AND SUBSCRIBED TO BEFORE ME

DATE 11-6-2008

Signature of Magistrate / District Court Judge / Superior Court Judge

Signature of Applicant

In the Matter of: Michelle Young (06-141641)

from December 18th, 2007 to January 25th, 2008. There was also at least one face-to-face meeting between the two during the summer of 2007 that occurred in Myrtle Beach, South Carolina.

The relationship with Mrs. Money was not the only evidence that investigators found concerning troubles in the Young's marriage. Detectives interviewed a former co-worker of Mr. Young, on November 9th, 2006. The following statements and observations were recorded:

"She advised Jason often talked about his family, however he did not talk about Michelle on "glowing terms." He often made statements to (former co-worker #1) such as, "I'm not getting sex" and "She brides me for sex." Ms. (former co-worker #1) advised Jason did not appear to be happy being married to Michelle a large majority of the time."
"Ms. (former co-worker #1) described Jason as a person that feels things intensely and has tense emotions. She advised Jason liked women and was very flirtatious."
"(Former co-worker #1) advised upon hearing of Michelle's death, she felt Jason might have been involved."

A second former co-worker of Mr. Young was also interviewed on November 9th, 2006 with the following statements and observations recorded:

"(Former co-worker #2) advised upon beginning employment with Sentric Medical, Jason Young was assigned to train her. She advised directly after beginning training with Jason, he began talking inappropriately with her about sex. (Former co-worker #2) described Jason as being "too open with his thoughts." She advised many conversations made her feel uncomfortable. Jason often talked about being sexually frustrated with his wife. On one occasion, Jason described himself as a "Boob Man" and advised he was a horny person. He advised his wife, Michelle, would not let him "touch her boobs." Jason advised (former co-worker #2) that Michelle had insecurities with her body and that he wanted to start trying to have another child, so that he could "just have sex..."

(Former co-worker #2) advised Jason would often compliment her on her looks, stating, "You're a pretty girl." She advised Jason didn't talk about Michelle half as much as he talked about his daughter, Cassidy. In most instances that he would talk about Michelle, it was usually in reference to her sexual problems."
"She advised she observed several flower arrangements for Michelle at the wake, but stated she found it odd that none of the arrangements were from Jason."

On May 3, 2007 a friend of Jason Young's was interviewed. The friend stated that Jason Young told them that he was unhappy in his marriage and never would have married Michelle Young if she had not gotten pregnant. The friend did not recall the exact date that the statement was made. However, they did remember that it was said prior to the automobile accident involving Jason and Michelle Young. This was the accident that proceeded Michelle Young's miscarriage.

SWORN AND SUBSCRIBED TO BEFORE ME

DATE 11-9-2008

nature of Magistrate / District Court Judge / Superior Court Judge

Signature of Applicant

In the Matter of: Michelle Young (06-141641)

In e-mails that were retrieved during the investigations, Jason Young was found to have denied or hidden his marital status. In an e-mail from May 18th, 2006, Mr. Young has initiated contact with a female who had attended Camp Illahee in Brevard, North Carolina. Mr. Young had been an instructor at the camp in his late teens. In the e-mail he is discussing a mutual friend.

Subject: RE: Campillabee
From: Jason young
Date: Thu, May 18, 2006 7:40 am

"From there, we stayed in touch, i didn't end up getting married, she found someone and did. i really think we make great friends, and that's it. do i find her attractive...sure, she's hot, but so are you and about a million other girls out there, timing, i have learned is as important as anything in regards to relationships...and a bit of luck or lack thereof..."

The May 18th, 2006 e-mail was not the only e-mail discovered by investigators. In an e-mail exchange between Jason Young and his sister, Kim Young, he expresses some of his thoughts on the investigation that he has not cooperated with. The following are excerpts are from this E-mail.

Jason Young - "Recall what we were discussing, it was YOUR statement that Roger was somehow benefiting financially by this being drawn out. That is simply WRONG and is an assumption on your part that is based on nothing. The FACT is, there is a set amount for this investigative process. PERIOD. If this investigation lasts 3 months or 2 years, he doesn't "benefit" from the longevity. His ONLY concern is for me and that hopefully there will NEVER be an arrest."
Jason Young - "The only thing that matters is the investigation itself and you can see that is has led to nothing"

Jason Young - "I hired a good attorney (which I didn't even know at the time, they were just recommended) and I haven't been arrested even though it's been obvious that the focus has been on me. I am going to continue to follow what they say."
The following quotes are from the same E-mail exchange between Jason Young and Kim Young. In this part of the exchange, Kim Young has written a long statement. Jason Young has entered his rebuttals into a copy of her original statement.

Kim Young - "If you think public opinion doesn't matter, then you are living in a very naive isolated world. You are very insulated in Brevard and have no clue out of that protected little world about what is and isn't being said, including by your own close friends, some of whom who do have doubts about you this has gone on

SWORN AND SUBSCRIBED TO BEFORE ME

DATE 11-6-2008

Signature of Magistrate / District Court Judge / Superior Court Judge

Signature of Applicant

SEARCH WARRANT

STATE OF NORTH CAROLINA

Wake County

In the General Court of Justice

~~Wake~~ Court Division

Superior

In the Matter of: Michelle Young (06-141641)

for so long with so many thing being said by the media and police that neither you nor Roger ever address. As time goes on that only progresses."

Jason Young - "There are glory "lawyers" out there that will do anything and-everything to get in the news. Thank God, I do not have one. Thank God, I live in my "insulated" world, but I don't CARE anymore about what is being said about me. It as very clear to me from the start that there will be a PUBLIC trial and what REALLY happens. A public trial does nothing, zero, zilch. If it filters out "true" friends then great. I can't imagine you being privy to conversations with my "close friends", but maybe you've changed and hangout in Raleigh with them on a regular basis...???"

Kim Young - "What happens when her little friends aren't allowed to come play with her or spend the night because rumor is her daddy killed her mommy?"

Jason Young - "I don't think that would ever happen, I think you are being extremely dramatic and very unrealistic. Your whole world is based on the people you know and who know about this situation. You spend your days on the internet going into chatrooms where you're not going to find anything good written about the situation, but in time, things will die down. Most people out there don't know one thing about any of this. Your are right, I am here in Brevard, but in little old Brevard there was a big article written about this and you know how a small town talks. Still though, the majority of folks have no idea and that amount will continue to decrease with time. Think for a moment, how many crimes and murders do you recall? What details do you know about that situation? Did you even hear about the murder in Durham about a year ago under similar before you started your internet chat room time? I doubt it...I bet you can't even name the husband who moved out West to be with family after the murder. Was he a suspect? Is he still? I don't know but I do know that I wouldn't recognize his name or his face if he or his kid walked up to me tomorrow."

Kim Young - "Have you thought about the day when she asks you why you were having a relationship with someone else? How is that going to make her feel?"

Jason Young - "Yes I have, and it is not going to be an easy time for me, but it will have to happen. I don't know how it's going to make her "feel".

Kim Young - "When you called me when Michelle was pregnant and said you were getting married, I asked you if you were ready for that responsibility or if you would resent it? You said you were ready."

Jason Young - "ok, and your point is???"

Kim Young - "Your actions here affect everything about the rest of Cassie's life and you need to think about that"

SWORN AND SUBSCRIBED TO BEFORE ME

DATE 11-6-2008

Signature of Magistrate / District Court Judge / Superior Court Judge

Signature of Applicant

SEARCH WARRANT

STATE OF NORTH CAROLINA

Wake County

In the General Court of Justice

~~District~~ Court Division

Superior

In the Matter of: Michelle Young (06-141641)

When computer search topics are reviewed from Jason Young's computer, the following search items were found:

- Real-estate searches and owner list information for Jason Young and the 5108 Birchleaf Drive address
- Searches for Michelle Money and Michelle Money Florida
- Eric Rudolph
- Free porn movies
- Ischemia (NOTE: This is defined as a decrease in the blood supply to a bodily organ, tissue, or part caused by constriction or obstruction of the blood vessels.)
- Prudential Properties Soverby
- Gay bars and gay bars New York City
- Opportunity
- Anatomy of a knockout
- Head trauma knockout
- Divorce
- Right posterior parietal occipital region (NOTE: The occipital region is the back of the head)

(NOTE: The search items found on the computer occurred prior to the homicide. The computers and the recovered data were seized pursuant to search warrants.)

During the crime scene search of the residence conducted by the City-County Bureau of Identification, a pillow was located in the victim's bedroom. This pillow contained two footwear impressions in what appeared to be blood.

During subsequent analysis by the City-County Bureau of Identification, one footwear impression was identified as a "Franklin" brand athletic type shoe through a footwear database. The number 10 could be seen in the impression. The other footwear impression could not be identified.

The unidentified footwear impression was submitted to the NC State Bureau of Investigation (SBI) Laboratory. Agent Karen Murray of the Latent Evidence section of the SBI Laboratory continued searching footwear databases in an attempt to identify the shoe. On December 11, 2007, Agent Murray emailed a photograph of the unidentified footwear impression to Michael Smith of the Federal Bureau of Investigation (FBI) in Quantico, Virginia. Smith conducted a search through the FBI Footwear database in an attempt to identify the brand of the unidentified footwear impression. The unidentified footwear impression could not be

SWORN AND SUBSCRIBED TO BEFORE ME

DATE 11-6-2008

[Signature]

nature of Magistrate / District Court Judge / Superior Court Judge

Signature of Applicant

[Signature]

Smith advised Agent Murray he would continue to search the database on a regular basis due to the database being continuously updated.

On January 25, 2008, Smith telephoned Agent Murray and advised that he found a shoe that corresponds with the unidentified footwear impression located in the bedroom of Michelle and Jason Young. Smith concluded the footwear impression was made by a "Hushpuppies" brand shoe. Smith's co-worker, Eric Gilkerson, reviewed the comparison and agreed with Smith's conclusion. Agent Murray also reviewed Smith's comparison and agreed with his conclusion.

Smith contacted Tom Riha of "Hushpuppies" brand shoes located in Rockford, Michigan. Smith requested information pertaining to what models of "Hushpuppies" brand shoes had the same outsole design as the sample in the FBI database which was compared to the footwear impression left in the crime scene. Agent Murray also spoke with Riha directly about this matter. Riha informed Agent Murray that two separate models of "Hushpuppies" had this same outsole design. He stated "Hushpuppies" models "Bellville" and "Sealy" contained this specific outsole. Both models had been discontinued. Riha told Agent Murray there could possibly be another model that contained this same outsole design but he needed to continue searching his records. Since the shoes were discontinued, stores no longer carried the shoes to be sold but that some Internet shoe sites could possibly have a pair.

On December 6th, 2006 an inquiry was made to DSW Shoe Warehouse due to attempting to locate shoe purchases made by Jason and Michelle Young. A DSW shoe warehouse card was located as part of the crime scene search of the Young's residence. DSW provided a printout pursuant to a Court Order showing purchases made by Jason and Michelle Young.

DSW records reflect that on July 4, 2005, Jason Young purchased four pairs of shoes from DSW Shoe Warehouse in Cary, NC. The four pairs of shoes were described as: 1) Reebok white/red Net Hex men's basketball athletic leather, size n/a; 2) Candies C-Delfin wood low heel buckle with bow slide, junior leather sandal, size 7; 3) Hush Puppies Orbital plain toe slip on men's casual leather shoe, size 12; and 4) Adidas white/navy Fortitude men's leather athletic jogger.

An inquiry was made to "Hushpuppies" to determine if the Hushpuppies "Orbital" shoe had the same outsole design as the "Bellville" and "Sealy" models. Tom Riha researched the shoe and telephoned Agent Murray to advise her that the "Orbital" model did have the same outsole design as the "Bellville" and the "Sealy", therefore, it had the same outsole as the footwear impression in blood located inside the crime scene. This shoe had also been discontinued.

SWORN AND SUBSCRIBED TO BEFORE ME

DATE 11-6-2008

Signature of Magistrate / District Court Judge / Superior Court Judge

Signature of Applicant

Riha told Agent Murray that he could inquire with the Hushpuppies manufacturer in China to determine if he could have a pair of "Orbital" shoes made in size 12 which was the size that DSW records reflect Jason Young purchased from DSW.

Riha sent copies of DSW purchase orders and shipping records of shoes purchased from Hushpuppies.

On November 7th, 2006 Jason Young was served with a Non-Testimonial Identification Order compelling him to appear and allow for the collection of certain standards. The standards included fingerprints, hair samples, and blood. The order also allowed for the collection of photographic evidence. As a part of this procedure photographs were taken of Mr. Young's bare feet. In the photographs blister like irritations can be seen on the sides of his feet. The most prominent areas seem to be along the sides at and near the little toe and the area above and behind the big toe.

On August 5th, 2008 a board certified podiatrist, viewed the photographs of Jason Young's feet from the Non-Testimonial Identification Order. He stated that the blister like irritations were consistent with someone who may have been wearing shoes that were too small for their feet.

In reviewing the Birehear crime scene, bottles of Tylenol Extra Strength adult cold medicine and Pancof-PD were found in Cassidy's room. Both medications were located on the shelves / hutch area in her room. The other medications on this shelving unit appear to be Eckerd's brand children's vitamins, children's Gummy Vites vitamins, a bottle of Hot Steam Liquid, and two additional bottles whose labels cannot be read. One of the bottles appears to contain a white cream-like substance.

The following information on Pancof-PD is from Drugs.com:

Generic Name: chlorpheniramine, dihydrocodeine, and phenylephrine

Chlorpheniramine is an antihistamine. It blocks the effects of the naturally occurring chemical histamine in the body and reduces congestion

Dihydrocodeine is a narcotic. It is a pain reliever and a cough suppressant.

Phenylephrine is a decongestant. It works by constricting (shrinking) blood vessels in the sinuses and nose decreases congestion

Use caution when driving, operating machinery, or performing other hazardous activities. Chlorpheniramine, dihydrocodeine, and phenylephrine may cause dizziness or drowsiness.

SWORN AND SUBSCRIBED TO BEFORE ME

DATE 11-6-2008

Signature of Magistrate / District Court Judge / Superior Court Judge

Signature of Applicant

In the Matter of: Michelle Young (06-141641)

Chlorpheniramine, dihydrocodeine, and phenylephrine may increase the effects of other drugs that cause drowsiness, including antidepressants, sedatives (used to treat insomnia), pain relievers, anxiety medicines, seizure medicines, and muscle relaxants.

Dihydrocodeine is habit forming. It is possible to become physically and/or psychologically dependent on the medication.

The safety of chlorpheniramine, dihydrocodeine, and phenylephrine for children younger than 2 years of age has not been established.

If you experience any of the following serious side effects, stop taking chlorpheniramine, dihydrocodeine, and phenylephrine and seek emergency medical attention or contact your doctor immediately: -An allergic reaction (difficulty breathing; closing of the throat; swelling of the throat; or face; or hives); or -confusion, hallucinations, or unusual behavior.

Other, less serious side effects may be more likely to occur. Continue to take chlorpheniramine, dihydrocodeine, and phenylephrine and talk to your doctor if you experience -dizziness, drowsiness, or sleepiness; -restlessness or irritability; -blurred vision; -constipation; -dry mouth, nausea, vomiting, or decreased appetite; -muscle twitching; -sweating; -itching; -decreased urination; increased sensitivity to light.

The following information on Pancof-PD is from everydayhealth.com:

Pancof PD Liquid should be used with extreme caution in children; safety and effectiveness in children have not been confirmed.

A review of Jason Young's wage history file shows that Pan American Laboratories employed him in March of 2004, April of 2004, and January of 2005. When an Internet search done for Pan American Laboratories it shows that the company has changed its name to PamLab LLC.

Jason Young's connection to PamLab / Pan American Laboratories is being noted because they manufacture Pancof PD.

On May 29th, 2008 a court order for Cassidy Young's medical records was obtained. The reason for obtaining the records was to determine if Pancof PD had ever been prescribed for Cassidy Young. As stated Pancof PD is a medication that was located on a shelf in Cassidy Young's room on November 3rd, 2006. It and a bottle of Adult Extra Strength Tylenol were the only non-children's medications seen on the shelves. Pancof PD is noteworthy because of it's possible sleep inducing side effects.

SWORN AND SUBSCRIBED TO BEFORE ME

DATE 11-6-2008

Signature of Magistrate / District Court Judge

Superior Court Judge

Signature of Applicant

In the Matter of: Michelle Young (06-141641)

A reviewed of the copies of Cassidy Young's medical records revealed no mention, prescription, or reference to Pancoff PD. However, there were references, suggestions, and prescription notes concerning children's medications, ibuprofen, Tylenol, and rash creams.

The records also acted as conformation that Jason Young worked for Pan American Laboratories. On an insurance form dated April 2nd, 2004, it lists Jason Young as Cassidy Young's father and gives his employer as being Pan American Laboratories. The form appears to have been signed by Michelle Young.

As previously stated, Jason Young was formerly a sales representative for Pan American Laboratories. Pan American Laboratories is now doing business as Parlalab. Parlalab was contacted on 07/14/08 and the Wake County Sheriff's Office investigators requested information on Mr. Young's employment history. Investigators specifically requested to know about which medications Jason Young had received training and which medications he had been given samples.

The following reply was received from Parlalab on 07/21/08:

"Our Compliance Department was waiting for my return in order to send information to you. There may have been a communication error on my part and I apologize for the delay.

Jason Young was a pharmaceutical sales representative for Pan American Laboratories from 3/18/2002 - 1/24/2005 when he resigned for another job. During the course of his employment he would have been thoroughly trained in product knowledge for all products he sampled.

Attached is a report showing products sampled by Jason Young during the period 1/1/2004 through 12/31/2005.

Please let me know if you require any additional information.

Lee Ingles
Director of Human Resources

In the attachment to Parlalab's reply, Parlalab listed Pancoff PD as a medication that was represented by Mr. Young. It lists Pancoff PD 15 ml. and Pancoff PD 4 oz. as being the medications and sample sizes that were issued to Mr. Young by the company.

Upon review of the investigation thus far, and due to his lack of cooperation, Jason Young's participation in his wife's murder cannot be ruled out.

SWORN AND SUBSCRIBED TO BEFORE ME

DATE 11-6-2008

nature of Magistrate / District Court Judge / Superior Court Judge

Signature of Applicant

[Handwritten Signature]

[Handwritten Signature]

SEARCH WARRANT

STATE OF NORTH CAROLINA

Wake County

In the General Court of Justice
District Court Division

In the Matter of: Michelle Young (06-141641)

Until recently, Jason Young was employed by Novo Nordisk and worked as a drug sales representative in the Greenville, South Carolina area. In the course of his employment he was issued a company owned computer. This computer had the capability to access the Internet and to transmit and receive data. Jason Young was recently separated from Novo Nordisk and the computer was returned to the company.

Novo Nordisk has reportedly been able to recover data from the hard drive of the computer issued to Jason Young. This search warrant is being requested for the limited purpose of gathering possible evidence and recovered data from a computer used by Jason Young that is the personal property of Novo Nordisk. If issued, the requested search warrant will be served upon Novo Nordisk through it's local designees, the Williams Mullen Law Firm located at Highwoods Tower One, 3200 Beechleaf Court, Suite 500, Raleigh, North Carolina 27604.

Based upon this affiant's training and experience, it is believed the preceding facts establish probable cause to believe that the collection of the described data will aid in the continuation of the Michelle Young homicide investigation and aid in the identification of the person or persons who acted as participants in the crime of N.C.G.S. 14-17 Murder.

For these reasons, this affiant respectfully requests this search warrant.

SWORN AND SUBSCRIBED TO BEFORE ME

DATE 11-6-2008

Signature of Magistrate / District Court Judge



Signature of Applicant

