



# South Carolina

## STATE LAW ENFORCEMENT DIVISION

P.O. Box 21398  
Columbia, South Carolina  
29221-1398

*Henry D. McMaster, Governor*

*Mark A. Keel, Chief*

WWW.SLED.SC.GOV

(803) 737-9000

FOR IMMEDIATE RELEASE  
August 8, 2025

Renée Wunderlich  
Director of Public Information

### **SLED CHARGES MCBEE POLICE DEPARTMENT CAPTAIN AND CHESTERFIELD COUNTY WOMAN WITH OBSTRUCTION OF JUSTICE AND OTHER CHARGES**

The South Carolina Law Enforcement Division (SLED) charged Gregory P. Block, 40, with Misconduct in Office and Obstruction of Justice on Thursday, August 7, 2025. SLED also charged Janece Jordan Curtiss, 34, with Unlawful Conduct Toward a Child and Obstruction of Justice on Thursday, August 7, 2025.

Details can be found in the attached warrants.

Both Block and Curtiss were booked into the Chesterfield County Detention Center.

The case will be prosecuted by the South Carolina Attorney General's Office.

###

SLED news releases are published on SLED's website: [www.sled.sc.gov](http://www.sled.sc.gov)  
For media inquiries, please email SLED's Public Information Office: [pio@sled.sc.gov](mailto:pio@sled.sc.gov)



*An Accredited Law Enforcement Agency*



ARREST WARRANT

2025A1310100821

STATE OF SOUTH CAROLINA

[X] County/ [ ] Municipality of

Chesterfield

THE STATE against

Gregory P Block

Address: Patrick, SC 29584-

Phone: SSN: Sex: M Race: Height: 5 9 Weight: 185

DL State: SC DL #: DOB: 1985 Agency ORI #: SCLED0000

Prosecuting Agency: State Law Enforcement Division
Prosecuting Officer: Michael F Connelly - S00678

Offense: Misconduct / Misconduct in office, malfeasance, misfeasance, or nonfeasance

Offense Code: 0819
Code/Ordinance Sec: 17-25-0030

This warrant is CERTIFIED FOR SERVICE in the [ ] County/ [ ] Municipality of

The accused is to be arrested and brought before me to be dealt with according to the law.

(L.S.)

Signature of Judge

Date:

RETURN

A copy of this arrest warrant was delivered to defendant on 8/12/25

Signature of Constable/Law Enforcement Officer

RETURN WARRANT TO:

General Sessions
200 West Main
P O Box 529
Chesterfield, SC 29709

AUDIT COPY

AUDIT COPY

AUDIT COPY

AUDIT COPY

STATE OF SOUTH CAROLINA

[X] County/ [ ] Municipality of

Chesterfield

Personally appeared before me the affiant Michael F Connelly who

being duly sworn deposes and says that defendant Gregory P Block did within this county and state on or about 10/14/2024 violate the criminal laws of the

State of South Carolina (or ordinance of [X] County/ [ ] Municipality of Chesterfield) in the following particulars:

DESCRIPTION OF OFFENSE: Misconduct / Misconduct in office, malfeasance, misfeasance, or nonfeasance

I further state that there is probable cause to believe that the defendant named above did commit the crime set forth and that probable cause is based on the following facts:

Between Oct. 14, 2024, to present, McBee Police Dept. Capt. Greg Block, a certified law enforcement officer, provided false and/or misleading information to DSS, school, medical facilities, and on his MPD report. Black never scheduled a forensic interview with the Center, as he told DSS and medical providers that he would. See attached supplement.

Signature of Affiant

STATE OF SOUTH CAROLINA

[X] County/ [ ] Municipality of

Chesterfield

Affiant's Address P. O. Box 21398
Columbia, SC 29221-

Affiant's Telephone

ARREST WARRANT

TO ANY LAW ENFORCEMENT OFFICER OF THIS STATE OR MUNICIPALITY OR ANY CONSTABLE OF THIS COUNTY:

It appearing from the above affidavit that there are reasonable grounds to believe that

on or about 10/14/2024 defendant Gregory P Block

did violate the criminal laws of the State of South Carolina (or ordinance of [X] County/ [ ] Municipality of Chesterfield) as set forth below:

DESCRIPTION OF OFFENSE: Misconduct / Misconduct in office, malfeasance, misfeasance, or nonfeasance

Having found probable cause and the above affiant having sworn before me, you are empowered and directed to arrest the said defendant and bring him or her before me forthwith to be dealt with according to law. A copy of this Arrest Warrant shall be delivered to the defendant at the time of its execution, or as soon thereafter as is practicable

Sworn to and subscribed before me on 8/7/2025

Signature of Issuing Judge John A Davis (L.S.) Judge's Address 115 Green Street
Chesterfield, SC 29709-

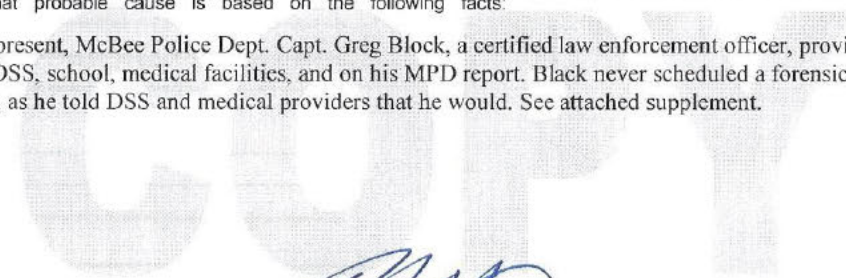
Judge's Telephone (843)623-9009

Issuing Court: [X] Magistrate [ ] Municipal [ ] Circuit

AUDIT COPY

AUDIT COPY

AUDIT COPY





STATE OF SOUTH CAROLINA )  
 )  
COUNTY OF CHESTERFIELD )

ARREST WARRANT AFFIDAVIT  
SUPPLEMENT

Personally appeared before me the Affiant, Special Agent Michael Connelly, who being duly sworn deposes and says that defendants Gregory Block and Janece Curtiss did within this county and state violate the criminal laws of the State of South Carolina in the following particulars:

**Jance Curtiss**

Unlawful Conduct Toward a Child – §63-5-80 (CDR CODE 78)  
Obstruction of Justice – Common Law (CDR CODE 118)

**Gregory Block**


Misconduct in Office – Common Law (CDR CODE 0819)  
Obstruction of Justice – Common Law (CDR CODE 118)

I further state that there is probable cause to believe that the defendants did commit the crimes set forth and that probable cause is based on the following facts:

1. On October 14, 2024, Janece Curtiss took [REDACTED] CHILD) to [REDACTED] Medical Center [REDACTED]. Medical staff examined the child and observed [REDACTED] bleeding. The examining physician opined that the injuries could be sustained from abuse which could be sexual in nature. Medical staff requested McBee Police Department (MPD) and the SC Department of Social Services (DSS) respond to the hospital.
2. Curtiss told medical staff that the injuries were sustained when the child fell into the refrigerator at [REDACTED] in McBee (Chesterfield County). Curtiss further stated the injury occurred while the child was home alone [REDACTED]. Curtiss told MPD Captain (Capt.) Gregory Block that a registered sex offender lived [REDACTED] and was loitering around [REDACTED]. In Capt. Block's initial call to DSS, he reported Curtiss left [REDACTED] at home alone at the time of the incident, Curtiss was trying to coach [REDACTED] on what to say, medical personnel told him the injuries were not consistent with Curtiss' explanation, and requested DSS respond to [REDACTED].
3. The [REDACTED] examining physician contacted the [REDACTED] Medical Center [REDACTED] in [REDACTED] SC and told them he was sending the child there so they could perform sedation and [REDACTED] examination to assess the [REDACTED] for the possibility of sexual assault. The physician discussed his concerns and the referral to [REDACTED] with Capt. Block and Curtiss. The physician discharged the child with the expectation Capt. Block and Curtiss were taking the child to [REDACTED] for further treatment.
4. Less than one hour after initially calling DSS, Capt. Block called DSS again and told them [REDACTED] told him the child did not have [REDACTED] and the injuries, "that the doctor put on his report and sent to her" were consistent with the [REDACTED] explanation. Capt. Block told DSS he would conduct an investigation, he would schedule a forensic interview of the child, and cancelled DSS' response to [REDACTED].

5. Capt. Block generated a MPD Incident Report [REDACTED] titled [REDACTED] that contained a false statement and partial information that was misleading. Capt. Block also produced a letter for [REDACTED] School stating he had investigated the injury.
6. On October 18, 2024, Curtiss took the child to [REDACTED] with complaints of pain in [REDACTED] blood in [REDACTED] urine, difficulty urinating, and a foul odor [REDACTED]. The physician noted injuries to the child's [REDACTED]. Capt. Block told the physician that he was not concerned with sexual assault but was going to schedule a forensic interview for the child.
7. Capt. Block and Curtiss initiated a sexual relationship, following this incident, that continued until [REDACTED].
8. The child was not taken to [REDACTED] for examination as instructed, SLED has not identified any medical personnel at any medical facility that concluded there was no [REDACTED] no documents were sent to [REDACTED] for their analysis, nor was a forensic interview scheduled at the [REDACTED] as indicated by Capt. Block to DSS and medical professionals.
9. In July 2025, DSS opened an investigation. Curtiss refused to bring [REDACTED] for a forensic interview. Curtiss also refused forensic interviews related to a prior DSS complaint earlier in 2024.
10. On approximately July 28, 2025, Curtiss called [REDACTED] and requested the physician change the medical report to conclude no evidence of possible sexual assault was found.
11. Between October 14, 2025, and present, Capt. Block, a certified law enforcement officer, provided false and/or misleading information to DSS, the school, medical facilities, and on his MPD report. Block never scheduled a forensic interview with the [REDACTED] Center, as he told DSS and medical providers that he would.
12. Between October 14, 2025, and present, Janece Curtiss did place [REDACTED] child at unreasonable risk of harm affecting the child's mental and/or physical health related to abuse that was possibly sexual in nature. Furthermore, Curtiss intentionally attempted to impede SLED and DSS from conducting their respective investigations.
13. These facts are supported by witness interviews, statements of Curtiss, medical records, and an MPD report obtained during the SLED investigation.

Sworn to and Subscribed before me  
7 day of August, 2025.

  
 Signature of Judge

  
 Affiant  
 Special Agent Michael Connelly  
 SC Law Enforcement Division (SLED)

ARREST WARRANT

2025A1310100822

STATE OF SOUTH CAROLINA

County/  Municipality of

Chesterfield

THE STATE

against

Gregory P Block

Address: [Redacted]

Patrick, SC 29584-

Phone: [Redacted] SSN: [Redacted]

Sex: M Race: Height: 5 9 Weight: 185

DL State: SC DL #: [Redacted]

DOB: [Redacted] 1985 Agency ORI #: SCLED0000

Prosecuting Agency: State Law Enforcement Division

Prosecuting Officer: Michael F Connelly - S00678

Offense: Obstructing / Obstructing justice

Offense Code: 0118

Code/Ordinance Sec: 00-00-0000

This warrant is CERTIFIED FOR SERVICE in the

County/  Municipality of

The accused

is to be arrested and brought before me to be

dealt with according to the law.

(L.S.)

Signature of Judge

Date: \_\_\_\_\_

RETURN

A copy of this arrest warrant was delivered to

defendant Gregory P. Block

on 08/09/2025

[Signature of Constable/Law Enforcement Officer]

RETURN WARRANT TO:

General Sessions  
200 West Main  
P O Box 529  
Chesterfield, SC 29709

AUDIT COPY

AUDIT COPY

STATE OF SOUTH CAROLINA

County/  Municipality of

Chesterfield

Personally appeared before me the affiant Michael F Connelly who

being duly sworn deposes and says that defendant Gregory P Block

did within this county and state on or about 10/14/2024 violate the criminal laws of the

State of South Carolina (or ordinance of  County/  Municipality of Chesterfield )

in the following particulars:

DESCRIPTION OF OFFENSE: Obstructing / Obstructing justice

I further state that there is probable cause to believe that the defendant named above did commit the crime set forth and that probable cause is based on the following facts:

Between Oct. 14, 2024, to present, McBee Police Dept. Capt. Greg Block, a certified law enforcement officer, provided false and/or misleading information to DSS, school, medical facilities, and on his MPD report. Black never scheduled a forensic interview with the [Redacted] Center, as he told DSS and medical providers that he would. See attached supplement.

Signature of Affiant

[Signature]

STATE OF SOUTH CAROLINA

County/  Municipality of

Chesterfield

Affiant's Address P. O. Box 21398

Columbia, SC 29221-

Affiant's Telephone \_\_\_\_\_

ARREST WARRANT

TO ANY LAW ENFORCEMENT OFFICER OF THIS STATE OR MUNICIPALITY OR ANY CONSTABLE OF THIS COUNTY:

It appearing from the above affidavit that there are reasonable grounds to believe that

on or about 10/14/2024 defendant Gregory P Block

did violate the criminal laws of the State of South Carolina (or ordinance of

County/  Municipality of Chesterfield ) as set forth below:

DESCRIPTION OF OFFENSE: Obstructing / Obstructing justice

Having found probable cause and the above affiant having sworn before me, you are empowered and directed to arrest the said defendant and bring him or her before me forthwith to be dealt with according to law. A copy of this Arrest Warrant shall be delivered to the defendant at the time of its execution, or as soon thereafter as is practicable

Sworn to and subscribed before me

on 8/7/2025

Signature of Issuing Judge

John A Davis

Judge Code: 7227

(L.S.)

Judge's Address 115 Green Street

Chesterfield, SC 29709-

Judge's Telephone (843)623-9009

Issuing Court:  Magistrate  Municipal  Circuit

AUDIT COPY

AUDIT COPY

AUDIT COPY



STATE OF SOUTH CAROLINA )  
 )  
COUNTY OF CHESTERFIELD )

ARREST WARRANT AFFIDAVIT  
SUPPLEMENT

Personally appeared before me the Affiant, Special Agent Michael Connelly, who being duly sworn deposes and says that defendants Gregory Block and Janece Curtiss did within this county and state violate the criminal laws of the State of South Carolina in the following particulars:

Janece Curtiss

Unlawful Conduct Toward a Child – §63-5-80 (CDR CODE 78)  
Obstruction of Justice – Common Law (CDR CODE 118)

Gregory Block

Misconduct in Office – Common Law (CDR CODE 0819)  
Obstruction of Justice – Common Law (CDR CODE 118)

I further state that there is probable cause to believe that the defendants did commit the crimes set forth and that probable cause is based on the following facts:

1. On October 14, 2024, Janece Curtiss took [REDACTED] (CHILD) [REDACTED] [REDACTED] Medical Center [REDACTED]. Medical staff examined the child and observed [REDACTED] bleeding. The examining physician opined that the injuries could be sustained from abuse which could be sexual in nature. Medical staff requested McBee Police Department (MPD) and the SC Department of Social Services (DSS) respond to the hospital.
2. Curtiss told medical staff that the injuries were sustained when the child fell into the refrigerator at [REDACTED] in McBee (Chesterfield County). Curtiss further stated the injury occurred while the child was home [REDACTED]. Curtiss told MPD Captain (Capt.) Gregory Block that a registered sex offender lived [REDACTED] and was loitering around [REDACTED]. In Capt. Block's initial call to DSS, he reported Curtiss left [REDACTED] at home alone at the time of the incident, Curtiss was trying to coach [REDACTED] on what to say, medical personnel told him the injuries were not consistent with Curtiss' explanation, and requested DSS respond to [REDACTED].
3. The [REDACTED] examining physician contacted the [REDACTED] Medical Center [REDACTED] in [REDACTED], SC and told them he was sending the child there so they could perform sedation [REDACTED] examination to assess the [REDACTED] for the possibility of sexual assault. The physician discussed his concerns and the referral to [REDACTED] with Capt. Block and Curtiss. The physician discharged the child with the expectation Capt. Block and Curtis were taking the child to [REDACTED] for further treatment.
4. Less than one hour after initially calling DSS, Capt. Block called DSS again and told them [REDACTED] told him the child did not have [REDACTED] and the injuries, "that the doctor put on his report and sent to her" were consistent with the [REDACTED] explanation. Capt. Block told DSS he would conduct an investigation, he would schedule a forensic interview of the child, and cancelled DSS' response to [REDACTED].

5. Capt. Block generated a MPD Incident Report [REDACTED] titled [REDACTED], that contained a false statement and partial information that was misleading. Capt. Block also produced a letter for [REDACTED] School stating he had investigated the injury.
6. On October 18, 2024, Curtiss took the child to [REDACTED] with complaints of pain in [REDACTED] blood in [REDACTED] urine, difficulty urinating, and a foul odor [REDACTED]. The physician noted injuries to the child's [REDACTED]. Capt. Block told the physician that he was not concerned with sexual assault but was going to schedule a forensic interview for the child.
7. Capt. Block and Curtiss initiated a sexual relationship, following this incident, that continued until [REDACTED].
8. The child was not taken to [REDACTED] for examination as instructed, SLED has not identified any medical personnel at any medical facility that concluded there was no [REDACTED] no documents were sent to [REDACTED] for their analysis, nor was a forensic interview scheduled at the [REDACTED] as indicated by Capt. Block to DSS and medical professionals.
9. In July 2025, DSS opened an investigation. Curtiss refused to bring [REDACTED] for a forensic interview. Curtiss also refused forensic interviews related to a prior DSS complaint earlier in 2024.
10. On approximately July 28, 2025, Curtiss called [REDACTED] and requested the physician change the medical report to conclude no evidence of possible sexual assault was found.
11. Between October 14, 2025, and present, Capt. Block, a certified law enforcement officer, provided false and/or misleading information to DSS, the school, medical facilities, and on his MPD report. Block never scheduled a forensic interview with the [REDACTED] Center, as he told DSS and medical providers that he would.
12. Between October 14, 2025, and present, Janece Curtiss did place [REDACTED] child at unreasonable risk of harm affecting the child's mental and/or physical health related to abuse that was possibly sexual in nature. Furthermore, Curtiss intentionally attempted to impede SLED and DSS from conducting their respective investigations.
13. These facts are supported by witness interviews, statements of Curtiss, medical records, and an MPD report obtained during the SLED investigation.

Sworn to and Subscribed before me )  
 \_\_\_\_\_ day of August, 2025. )

  
 Signature of Judge )

  
 Affiant )  
 Special Agent Michael Connelly )  
 SC Law Enforcement Division (SLED) )

ARREST WARRANT

2025A1310100819

STATE OF SOUTH CAROLINA

[X] County/ [ ] Municipality of

Chesterfield

THE STATE against

Janece Jordan Curtiss

Address: [redacted] Mc Bee, SC 29101-8567

Phone: [redacted] SSN: [redacted] Sex: F Race: W Height: 5 5 Weight: 140

DL State: SC DL #: [redacted] DOB: [redacted] 1990 Agency ORI #: SCLED0000

Prosecuting Agency: State Law Enforcement Division Prosecuting Officer: Michael F Connelly - S00678

Offense: Children / Cruelty to children (Torture, deprivation)

Offense Code: 0078 Code/Ordinance Sec: 63-05-0080

This warrant is CERTIFIED FOR SERVICE in the [ ] County/ [ ] Municipality of

The accused is to be arrested and brought before me to be dealt with according to the law.

(L.S.)

Signature of Judge

Date: \_\_\_\_\_

RETURN

A copy of this arrest warrant was delivered to defendant Janece Curtiss on August 7, 2025

M. Allen Signature of Constable/Law Enforcement Officer

RETURN WARRANT TO: General Sessions 200 West Main P O Box 529 Chesterfield, SC 29709

AUDIT COPY

AUDIT COPY

AUDIT COPY

AUDIT COPY

STATE OF SOUTH CAROLINA

[X] County/ [ ] Municipality of

Chesterfield

Personally appeared before me the affiant Michael F Connelly who being duly sworn deposes and says that defendant Janece Jordan Curtiss did within this county and state on or about 10/14/2024 violate the criminal laws of the State of South Carolina (or ordinance of [X] County/ [ ] Municipality of Chesterfield) in the following particulars:

DESCRIPTION OF OFFENSE: Children / Cruelty to children (Torture, deprivation)

I further state that there is probable cause to believe that the defendant named above did commit the crime set forth and that probable cause is based on the following facts:

Between Oct. 14, 2025, one Janece Curtiss did place [redacted] child at unreasonable risk of harm affecting the child's mental and/or physical health related to abuse that was possibly sexual in nature. Furthermore, Curtiss intentionally attempted to impede SLED and DSS from conducting their respective investigations. This occurred in the McBee area of Chesterfield County. See attached supplement.

Signature of Affiant

STATE OF SOUTH CAROLINA

[X] County/ [ ] Municipality of

Chesterfield

Affiant's Address P. O. Box 21398 Columbia, SC 29221- Affiant's Telephone

ARREST WARRANT

TO ANY LAW ENFORCEMENT OFFICER OF THIS STATE OR MUNICIPALITY OR ANY CONSTABLE OF THIS COUNTY:

It appearing from the above affidavit that there are reasonable grounds to believe that

on or about 10/14/2024 defendant Janece Jordan Curtiss

did violate the criminal laws of the State of South Carolina (or ordinance of [X] County/ [ ] Municipality of Chesterfield) as set forth below:

DESCRIPTION OF OFFENSE: Children / Cruelty to children (Torture, deprivation)

Having found probable cause and the above affiant having sworn before me, you are empowered and directed to arrest the said defendant and bring him or her before me forthwith to be dealt with according to law. A copy of this Arrest Warrant shall be delivered to the defendant at the time of its execution, or as soon thereafter as is practicable Sworn to and subscribed before me on 8/7/2025

Signature of Issuing Judge John A Davis Judge Code: 7227

(L.S.)

Judge's Address 115 Green Street Chesterfield, SC 29709- Judge's Telephone (843)623-9009

Issuing Court: [X] Magistrate [ ] Municipal [ ] Circuit

AUDIT COPY

AUDIT COPY

AUDIT COPY

AUDIT COPY

Form Approved by S.C. Attorney General April 21, 2003 SCCA 518

AFFIDAVIT



STATE OF SOUTH CAROLINA )  
 )  
COUNTY OF CHESTERFIELD )

ARREST WARRANT AFFIDAVIT  
SUPPLEMENT

Personally appeared before me the Affiant, Special Agent Michael Connelly, who being duly sworn deposes and says that defendants Gregory Block and Janece Curtiss did within this county and state violate the criminal laws of the State of South Carolina in the following particulars:

**Janece Curtiss**

Unlawful Conduct Toward a Child – §63-5-80 (CDR CODE 78)

Obstruction of Justice – Common Law (CDR CODE 118)

**Gregory Block**

Misconduct in Office – Common Law (CDR CODE 0819)

Obstruction of Justice – Common Law (CDR CODE 118)

I further state that there is probable cause to believe that the defendants did commit the crimes set forth and that probable cause is based on the following facts:

1. On October 14, 2024, Janece Curtiss took [REDACTED] (CHILD) [REDACTED] [REDACTED] Medical Center [REDACTED]. Medical staff examined the child and observed [REDACTED] bleeding. The examining physician opined that the injuries could be sustained from abuse which could be sexual in nature. Medical staff requested McBee Police Department (MPD) and the SC Department of Social Services (DSS) respond to the hospital.
2. Curtiss told medical staff that the injuries were sustained when the child fell into the refrigerator at [REDACTED] McBee (Chesterfield County). Curtiss further stated the injury occurred while the child was home [REDACTED]. Curtiss told MPD Captain (Capt.) Gregory Block that a registered sex offender lived [REDACTED] and was loitering around [REDACTED]. In Capt. Block's initial call to DSS, he reported Curtiss left [REDACTED] at home alone at the time of the incident, Curtiss was trying to coach [REDACTED] on what to say, medical personnel told him the injuries were not consistent with Curtiss' explanation, and requested DSS respond to [REDACTED].
3. The [REDACTED] examining physician contacted the [REDACTED] Medical Center [REDACTED] in [REDACTED] SC and told them he was sending the child there so they could perform sedation [REDACTED] examination to assess the [REDACTED] for the possibility of sexual assault. The physician discussed his concerns and the referral to [REDACTED] with Capt. Block and Curtiss. The physician discharged the child with the expectation Capt. Block and Curtis were taking the child to [REDACTED] for further treatment.
4. Less than one hour after initially calling DSS, Capt. Block called DSS again and told them [REDACTED] told him the child did not have [REDACTED] and the injuries, "that the doctor put on his report and sent to her" were consistent with the [REDACTED] explanation. Capt. Block told DSS he would conduct an investigation, he would schedule a forensic interview of the child, and cancelled DSS' response to [REDACTED].

5. Capt. Block generated a MPD Incident Report [REDACTED] titled "[REDACTED]" that contained a false statement and partial information that was misleading. Capt. Block also produced a letter for [REDACTED] School stating he had investigated the injury.
6. On October 18, 2024, Curtiss took the child to [REDACTED] with complaints of pain in [REDACTED], blood in [REDACTED] urine, difficulty urinating, and a foul odor [REDACTED]. The physician noted injuries to the child's [REDACTED]. Capt. Block told the physician that he was not concerned with sexual assault but was going to schedule a forensic interview for the child.
7. Capt. Block and Curtiss initiated a sexual relationship, following this incident, that continued until [REDACTED].
8. The child was not taken to [REDACTED] for examination as instructed, SLED has not identified any medical personnel at any medical facility that concluded there was no [REDACTED], no documents were sent to [REDACTED] for their analysis, nor was a forensic interview scheduled at the [REDACTED] as indicated by Capt. Block to DSS and medical professionals.
9. In July 2025, DSS opened an investigation. Curtiss refused to bring [REDACTED] for a forensic interview. Curtiss also refused forensic interviews related to a prior DSS complaint earlier in 2024.
10. On approximately July 28, 2025, Curtiss called [REDACTED] and requested the physician change the medical report to conclude no evidence of possible sexual assault was found.
11. Between October 14, 2025, and present, Capt. Block, a certified law enforcement officer, provided false and/or misleading information to DSS, the school, medical facilities, and on his MPD report. Block never scheduled a forensic interview with the [REDACTED] Center, as he told DSS and medical providers that he would.
12. Between October 14, 2025, and present, Janece Curtiss did place [REDACTED] child at unreasonable risk of harm affecting the child's mental and/or physical health related to abuse that was possibly sexual in nature. Furthermore, Curtiss intentionally attempted to impede SLED and DSS from conducting their respective investigations.
13. These facts are supported by witness interviews, statements of Curtiss, medical records, and an MPD report obtained during the SLED investigation.

Sworn to and Subscribed before me )  
 7 day of August , 2025. )

  
 Signature of Judge )

  
 Affiant )  
 Special Agent Michael Connelly )  
 SC Law Enforcement Division (SLED) )

ARREST WARRANT

2025A1310100820

STATE OF SOUTH CAROLINA

County/  Municipality of

Chesterfield

THE STATE

against

Janece Jordan Curtiss

Address: [Redacted]
Mc Bee, SC 29101-8567

Phone: [Redacted] SSN [Redacted]
Sex: F Race: W Height: 5 5 Weight: 140

DL State: SC DL #: [Redacted]
DOB: [Redacted] 1990 Agency ORI #: SCLED0000

Prosecuting Agency: State Law Enforcement Division
Prosecuting Officer: Michael F Connelly - S00678

Offense: Obstructing / Obstructing justice

Offense Code: 0118
Code/Ordinance Sec: 00-00-0000

This warrant is CERTIFIED FOR SERVICE in the
County/ Municipality of
The accused
is to be arrested and brought before me to be
dealt with according to the law.

(L.S.)

Signature of Judge

Date:

RETURN

A copy of this arrest warrant was delivered to
defendant Janece Curtiss
on August 7, 2025

M. Allen

Signature of Constable/Law Enforcement Officer

RETURN WARRANT TO:

General Sessions
200 West Main
P O Box 529
Chesterfield, SC 29709

AUDIT COPY

AUDIT COPY

AUDIT COPY

AUDIT COPY

STATE OF SOUTH CAROLINA

County/  Municipality of

Chesterfield

Personally appeared before me the affiant Michael F Connelly who
being duly sworn deposes and says that defendant Janece Jordan Curtiss
did within this county and state on or about 10/14/2024 violate the criminal laws of the
State of South Carolina (or ordinance of  County/  Municipality of Chesterfield)
in the following particulars:

DESCRIPTION OF OFFENSE: Obstructing / Obstructing justice

I further state that there is probable cause to believe that the defendant named above did commit
the crime set forth and that probable cause is based on the following facts:

Between Oct. 14, 2025, one Janece Curtiss did place [Redacted] child at unreasonable risk of harm affecting the child's mental and/or
physical health related to abuse that was possibly sexual in nature. Furthermore, Curtiss intentionally attempted to impede SLED
and DSS from conducting their respective investigations. This occurred in the McBee area of Chesterfield County. See attached
supplement.

Signature of Affiant

STATE OF SOUTH CAROLINA

County/  Municipality of

Chesterfield

Affiant's Address P. O. Box 21398
Columbia, SC 29221-

Affiant's Telephone

ARREST WARRANT

TO ANY LAW ENFORCEMENT OFFICER OF THIS STATE OR MUNICIPALITY OR ANY CONSTABLE OF THIS COUNTY:

It appearing from the above affidavit that there are reasonable grounds to believe that

on or about 10/14/2024 defendant Janece Jordan Curtiss

did violate the criminal laws of the State of South Carolina (or ordinance of
 County/  Municipality of Chesterfield) as set forth below:

DESCRIPTION OF OFFENSE: Obstructing / Obstructing justice

Having found probable cause and the above affiant having sworn before me, you are empowered and directed to arrest the said defendant and bring him or
her before me forthwith to be dealt with according to law. A copy of this Arrest Warrant shall be delivered to the defendant at the time of its execution, or as
soon thereafter as is practicable
Sworn to and subscribed before me

on 8/7/2025

Signature of Issuing Judge

John A Davis

Judge Code: 7227

Judge's Address 115 Green Street
Chesterfield, SC 29709-

Judge's Telephone (843)623-9009

Issuing Court:  Magistrate  Municipal  Circuit

AUDIT COPY

AUDIT COPY

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Form Approved by
S.C. Attorney General
April 21, 2003
SCCA 518



STATE OF SOUTH CAROLINA )  
 )  
COUNTY OF CHESTERFIELD )

ARREST WARRANT AFFIDAVIT  
SUPPLEMENT

Personally appeared before me the Affiant, Special Agent Michael Connelly, who being duly sworn deposes and says that defendants Gregory Block and Janece Curtiss did within this county and state violate the criminal laws of the State of South Carolina in the following particulars:

**Janece Curtiss**

Unlawful Conduct Toward a Child – §63-5-80 (CDR CODE 78)  
Obstruction of Justice – Common Law (CDR CODE 118)

**Gregory Block**

Misconduct in Office – Common Law (CDR CODE 0819)  
Obstruction of Justice – Common Law (CDR CODE 118)

I further state that there is probable cause to believe that the defendants did commit the crimes set forth and that probable cause is based on the following facts:

1. On October 14, 2024, Janece Curtiss took [REDACTED] (CHILD) [REDACTED] [REDACTED] Medical Center [REDACTED] Medical staff examined the child and observed [REDACTED] bleeding. The examining physician opined that the injuries could be sustained from abuse which could be sexual in nature. Medical staff requested McBee Police Department (MPD) and the SC Department of Social Services (DSS) respond to the hospital.
2. Curtiss told medical staff that the injuries were sustained when the child fell into the refrigerator at [REDACTED] in McBee (Chesterfield County). Curtiss further stated the injury occurred while the child was home [REDACTED] [REDACTED]. Curtiss told MPD Captain (Capt.) Gregory Block that a registered sex offender lived [REDACTED] and was loitering around [REDACTED]. In Capt. Block's initial call to DSS, he reported Curtiss left [REDACTED] at home alone at the time of the incident, Curtiss was trying to coach [REDACTED] on what to say, medical personnel told him the injuries were not consistent with Curtiss' explanation, and requested DSS respond to [REDACTED].
3. The [REDACTED] examining physician contacted the [REDACTED] Medical Center [REDACTED] in [REDACTED] SC and told them he was sending the child there so they could perform sedation [REDACTED] examination to assess the [REDACTED] for the possibility of sexual assault. The physician discussed his concerns and the referral to [REDACTED] with Capt. Block and Curtiss. The physician discharged the child with the expectation Capt. Block and Curtis were taking the child to [REDACTED] for further treatment.
4. Less than one hour after initially calling DSS, Capt. Block called DSS again and told them [REDACTED] told him the child did not have [REDACTED] and the injuries, "that the doctor put on his report and sent to her" were consistent with the [REDACTED] explanation. Capt. Block told DSS he would conduct an investigation, he would schedule a forensic interview of the child, and cancelled DSS' response to [REDACTED].

5. Capt. Block generated a MPD Incident Report ([REDACTED] titled "[REDACTED]" that contained a false statement and partial information that was misleading. Capt. Block also produced a letter for [REDACTED] School stating he had investigated the injury.
6. On October 18, 2024, Curtiss took the child to [REDACTED] with complaints of pain in [REDACTED], blood in [REDACTED] urine, difficulty urinating, and a foul odor [REDACTED]. The physician noted injuries to the child's [REDACTED]. Capt. Block told the physician that he was not concerned with sexual assault but was going to schedule a forensic interview for the child.
7. Capt. Block and Curtiss initiated a sexual relationship, following this incident, that continued until [REDACTED].
8. The child was not taken to [REDACTED] for examination as instructed, SLED has not identified any medical personnel at any medical facility that concluded there was no [REDACTED], no documents were sent to [REDACTED] for their analysis, nor was a forensic interview scheduled at the [REDACTED] as indicated by Capt. Block to DSS and medical professionals.
9. In July 2025, DSS opened an investigation. Curtiss refused to bring [REDACTED] for a forensic interview. Curtiss also refused forensic interviews related to a prior DSS complaint earlier in 2024.
10. On approximately July 28, 2025, Curtiss called [REDACTED] and requested the physician change the medical report to conclude no evidence of possible sexual assault was found.
11. Between October 14, 2025, and present, Capt. Block, a certified law enforcement officer, provided false and/or misleading information to DSS, the school, medical facilities, and on his MPD report. Block never scheduled a forensic interview with the [REDACTED] Center, as he told DSS and medical providers that he would.
12. Between October 14, 2025, and present, Janece Curtiss did place [REDACTED] child at unreasonable risk of harm affecting the child's mental and/or physical health related to abuse that was possibly sexual in nature. Furthermore, Curtiss intentionally attempted to impede SLED and DSS from conducting their respective investigations.
13. These facts are supported by witness interviews, statements of Curtiss, medical records, and an MPD report obtained during the SLED investigation.

Sworn to and Subscribed before me )  
 \_\_\_\_\_ day of August, 2025. )

  
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 Signature of Judge )

  
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 Affiant  
 Special Agent Michael Connolly  
 SC Law Enforcement Division (SLED)