

IN DISTRICT COURT

SOUTH CENTRAL JUDICIAL DISTRICT

Cr. No. 30-2016-CR-

WARRANT OF ARREST

VS.

Defendant.

YOU ARE HEREBY COMMANDED, To arrest the above-named Defendant and bring him/her forthwith before the nearest available magistrate, to answer a complaint charging him/her with the offense(s) of: COUNT I: CRIMINAL TRESPASS a Class B Misdemeanor, in violation of **Section 12.1-22-03** of the N.D.C.C. and COUNT II: CRIMINAL MISCHIEF a Class B Misdemeanor, in violation of **Section 12.1-21-05** of the N.D.C.C.

Dated this 7th day of September, 2016.

Jms S. J. Mc
DISTRICT JUDGE

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Dated this 7th day of September, 2016.

Jess. J. Jue
DISTRICT JUDGE

STATE OF NORTH DAKOTA

IN DISTRICT COURT

COUNTY OF MORTON

SOUTH CENTRAL JUDICIAL DISTRICT

The State of North Dakota,

Plaintiff,

vs.

AJAMU BARAKA,
JILL STEIN,

Defendants.

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Cr. No. 30-2016-CR-

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CRIMINAL COMPLAINT

The undersigned complainant, being first duly sworn, charges that:

COUNT I: On or about September 6, 2016, in Morton County, North Dakota, the above-named Defendants [AJAMU BARAKA and JILL STEIN] committed the offense of **CRIMINAL TRESPASS** in violation of **Sections 12.1-22-03** of the North Dakota Century Code by then and there: Knowing he/she is not licensed or privileged to do so, the individual enters or remains in any place to which notice against trespass is given to the actor by the individual in charge of the premises or other authorized individual or by posting in a manner reasonably likely to come to the attention of intruders; to-wit: At said time and place, the Defendants, knowing they were not licensed or privileged to do so, entered onto private property posted against trespassers.

Penalty Section(s): N.D.C.C. §12.1-22-03
Class B Misdemeanor

COUNT II: On or about September 6, 2016, in Morton County, North Dakota, the above-named Defendants [AJAMU BARAKA and JILL STEIN] committed the offense of **CRIMINAL MISCHIEF** in violation of **Sections 12.1-21-05** of the North Dakota Century Code by then and there: Willfully damaging tangible property of another; to-wit: At said time and place the Defendants spray-painted graffiti on a Caterpillar belonging to another.

Penalty Section(s): N.D.C.C. §12.1-21-05
Class B Misdemeanor

All of this contrary to the statute in such cases made and provided and against the peace

and dignity of the State of North Dakota.

WHEREFORE, Complainant prays that Defendant may be arrested and dealt with according to law.

Shannon Eagon
Complainant
Shannon Eagon
Print Complainant Name

Subscribed and sworn to before me this 7th day of September, 2016.

Jessie L. Jue
District Judge

Complaint Approved:

/s/ Gabrielle J. Goter
Gabrielle J. Goter, ND #06595
Assistant State's Attorney
Morton County, North Dakota

WARRANT ISSUED

STATE OF NORTH DAKOTA)
) ss.
COUNTY OF MORTON)


AFFIDAVIT

1. My name is Arnie Rummel and I am a Supervisory Special Agent with the Bureau of Criminal Investigation in Jamestown, North Dakota, whose jurisdiction includes the state of North Dakota. My training and experience includes graduating from the North Dakota Law Enforcement Training Academy. I have nearly 4000 hours of POST certified training and have thirty-five (35) years of experience in law enforcement. Almost thirty (30) of my years in law enforcement have been in investigations.
2. That this occurred on September 6, 2016 in Morton County, North Dakota.
3. That the suspects were identified as: AJAMU BARAKA and JILL STEIN
4. That the following facts give rise to probable cause to believe:
AJAMU BARAKA committed the offenses of Criminal Trespass and Criminal Mischief on September 6, 2016.

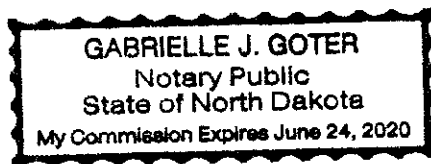
JILL STEIN committed the offense of Criminal Trespass and Criminal Mischief on September 6, 2016.
5. On 9/6/2016 at approximately 1050am Law Enforcement was alerted to DAPL protesters were trespassing on private land south of Mandan, ND and were on equipment that was being used by DAPL for the construction of a pipeline. There was considerable amount of damage to the equipment including: painting, cutting of wires/tubing, a flattened tire and dirt placed in the fuel tanks of several of the vehicles. The Bureau of Criminal Investigation was contacted to investigate the damage to the equipment.
6. SS/A Arnie Rummel and other investigators arrived at the scene and observed several D8T Caterpillars that had been spray painted with various words/messages, including "We need decolonization". Photographs were taken at the scene. Officers were alerted to video that displayed vice presidential candidate AJAMU BARAKA painting the front of one of the Caterpillars with the message "decolonization". SS/A Rummel watched the video and it was determined that part of the damage was that of AJAMU BARAKA painting the equipment.
7. SS/A Arnie Rummel and other investigators arrived at the scene and observed several D8T Caterpillars that had been spray painted with various words/messages, including "I approve this message". Photographs were taken at the scene. Officers were alerted to video that displayed presidential candidate JILL STEIN painting the front of one of the Caterpillars with the message "I approve this message". SS/A Rummel watched the video and it was determined that part of the damage was that of JILL STEIN painting the equipment.


FURTHER AFFIANT SAYETH NOT.

Dated 9/7/2016


SS/A Arnie Rummel

Subscribed and sworn to before me on this 7th day of September, 2016.




Notary Public
County, North Dakota