

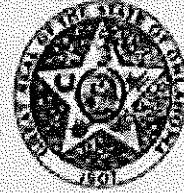


CPC-16.7298

In the District Court of Oklahoma }
State of Oklahoma }

vs.

AFFIDAVIT OF
PROBABLE CAUSE
FILED IN DISTRICT COURT
OKLAHOMA COUNTY



LARA, BRANDON JESSE

JUL 12 2016

RICK WARREN
COURT CLERK

W/M [REDACTED]
DOB [REDACTED]
SSN [REDACTED]

OK DL/ID [REDACTED]

OKLAHOMA

Home Address:

[REDACTED]

State of Oklahoma }
County of Oklahoma }

Terrorism Hoax (Attempt)
Possession of Explosive or Incendiary Device
Going Masked or Disguised in Public
Outraging Public Decency

SS. 21-1268.1 (F)
SS. 21-1767.1 (F)
SS. 21-1301 (M)
SS. 21-22 (M)

Your affiant, Detective Robert H. Kemmat, being first duly sworn upon oath, depose and state as follows:

On 07/10/2016 at approximately 1840 hours, I received a call from Detective Wes Cadena regarding an individual who was causing public alarm near the intersection of Reno and Mickey Mantle Drive in the City of Oklahoma City in Oklahoma County.

At the time of the incident the street and plaza area were occupied by several thousand people engaged in a peaceful demonstration in conjunction with the "Black Lives Matter" organization. These protests had occurred around the country and several had recently erupted in violence including such a protest in Dallas, Texas where 12 police officers were shot, 5 of whom were fatally wounded.

As I approached the defendant, Brandon J. LARA was loudly announcing that he did not consent to being searched and was being detained illegally. The crowd around the LARA and officers was clearly alarmed by his demeanor, and several parents shielded their children and moved quickly past.

Detective Cadena explained to me that several officers had observed LARA enter the crowd wearing a bandana to conceal his face and carrying a heavily laden backpack. The officers approached LARA and asked him for identification. They also asked to check the bag for contraband and LARA refused to consent to a search.

LARA then began a virulent diatribe regarding his "rights" and maintaining his refusal to cooperate with the officers. He demanded to be released because he deemed their investigative detention to be "illegal". As I approached he mentioned "common law" identifying his rhetoric as consistent with that of the "Sovereign Giltzen" Domestic Terror agenda and propaganda.

Based on his actions, demeanor, and effect on the surrounding crowd I believed LARA was engaged in a series of acts constituting a gross disturbance of public peace. I placed LARA under arrest and in handcuffs on that charge, a violation of Oklahoma Title 21 Section 22.

I searched LARA for weapons and removed his backpack which I began to search incident to arrest. In the front section I found 8 cylindrical devices, each approximately 6 inches in length and an inch in diameter. They were labeled "Camo Smoke" and appeared to be commercial grade smoke bombs. It appeared that LARA had intended to use these devices to intimidate the large crowd and likely caused real damage to property and was in the possession of these devices, which were clearly devices ignited by a burning wick causing a chemical reaction and the material to spread upon the rupture of the container (an incendiary device by definition per Oklahoma Statute Title 21 Section 1767.3)

LARA's implicit affiliation with a known terrorist organization and the resultant disturbance in public peace (21-22), his possession of an multiple incendiary devices 21-1767.1, his entrance into a crowd masked (a violation of Title 21-1301) while not participating in a masquerade party or in an exhibition of educational, religious or historic character and not engaged in exhibitions of minstrel troupes, circuses or other amusements or dramatic shows, appear to be willful conduct to simulate an act of terrorism against the population of attendees at the demonstration constituting a violation of Title 21-1268.1.

Hold for state charges were approved by Captain J. Boggess


AFFIANT

Subscribed and sworn to before me this 10 day of July, 2016.


NOTARY PUBLIC

My Commission Expires:
OCPD Case Number 16-58332

