

UNITED STATES DISTRICT COURT

for the

Middle District of Georgia

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United States of America

v.

Jasmine Jaquel Bradley

Case No.

5:17-MJ-28

Defendant(s)

CRIMINAL COMPLAINT

I, the complainant in this case, state that the following is true to the best of my knowledge and belief.

On or about the date(s) of April 24, 2017 in the county of Bibb in the
Middle District of Georgia, the defendant(s) violated:

Code Section

Offense Description

18 U.S.C. § 844(e)
18 U.S.C. § 875(c)
18 U.S.C. § 1038(a)(1)(A)

Making Interstate Bomb Threats
Making Threatening Interstate Communications
Conveying of False Information and Perpetuating a Hoax

This criminal complaint is based on these facts:

Pleas see attachment.

☒ Continued on the attached sheet.

Thomas J. Mitchem

Complainant's signature

Thomas J. Mitchem - FBI Special Agent

Printed name and title

Sworn to before me and signed in my presence.

Date:

April 27, 2017

Charles H. Weigle

Judge's signature

City and state: Macon, Georgia

Charles H. Weigle - United States Magistrate Judge

Printed name and title

AFFIDAVIT IN SUPPORT OF CRIMINAL COMPLAINT

1. I, THOMAS J. MITCHEM, (Affiant), a Special Agent (SA) with the Federal Bureau of Investigation (FBI), Atlanta Division, Macon Resident Agency, being duly sworn, depose and state as follows to wit:

I. INTRODUCTION AND AGENT BACKGROUND

2. I am a Special Agent (SA) with the FBI, and have been so employed since 2005. I am currently assigned to the Atlanta Division, Macon Resident Agency. I have received training in the preparation, presentation and service of criminal complaints and arrest and search warrants and have been involved in the investigation of numerous types of offenses against the United States, including those involving Interstate Bomb Threats, Threatening Interstate Communications and Conveying False Information and Perpetuating a Hoax. Also, I am familiar with the manner in which federal crimes are committed and the efforts of persons involved in such activity to avoid detection by law enforcement.

3. This affidavit is intended to show merely that there is probable cause for the requested complaint and arrest warrant and does not set forth all of my knowledge about this matter.

II. PURPOSE OF AFFIDAVIT

4. This affidavit is made in support of an application for a complaint against and arrest warrant for JASMINE JAQUEL BRADLEY.

5. Based on my training and experience, and the facts as set forth in this affidavit, there is probable cause to believe that JASMINE JAQUEL BRADLEY committed violations of Title 18, United States Code, Section 844(e) – Making Interstate Bomb Threats; Title 18, United States Code, Section 875(c) – Making Threatening Interstate Communications; and Title 18,

United States Code, Section 1038(a)(1)(A) – Conveying of False Information and Perpetuating a Hoax.

III. CHARGE

6. Beginning on or about April 24, 2017, within the Middle District of Georgia, the defendant,

JASMINE JAQUEL BRADLEY,

(a) did attempt to use an instrument of interstate commerce and willfully made a threat or maliciously conveyed false information knowing the same to be false, in an attempt or alleged attempt to kill, injure, or intimidate an individual or unlawfully damage or destroy a building by means of an explosive in violation of Title 18 U.S.C. Section 844(e) – Making Interstate Bomb Threats.

(b) did attempt to engage in conduct with intent to convey false or misleading information under circumstances where such information was believed and the information indicated that an activity was going to take place which would involve homicide or attempted homicide in violation of Title 18, United States Code, Section 1038(a)(1)(A) – Conveying of False Information and Perpetuating a Hoax.

(c) did attempt to transmit in interstate or foreign commerce, communications containing threats to injure a person of another in violation of 18 U.S.C. Section 875(c) – Making Threatening Interstate Communications

IV. STATEMENT OF PROBABLE CAUSE

7. This case is premised on an April 24, 2017 bomb threat to a Child Day Care Center that was sent using a social media website by an individual, believed to be JASMINE JAQUEL

BRADLEY.

8. The FBI Macon Resident Agency is currently investigating several bomb threats that were made against day care centers in Macon, Georgia, including against Bright Star Learning Center and Child Network Daycare.

BRIGHT STAR LEARNING CENTER THREATS

9. There are two Bright Star Learning Centers located in Macon, Bibb County, Georgia. They are:

- a. 4901 Mt. Pleasant Church Road, Macon, Bibb County Georgia.
- b. 7087 Peake Road, Macon, Bibb County, Georgia.

10. On January 18, 2017, an employee of Bright Star Learning Center in Macon, Bibb County, Georgia, called 911 to report a bomb threat. An individual, claiming to be the mother of a child at the day care center, called the Bright Star Learning Center and spoke with an employee. The caller referred to herself as "BRIANNA" and was the mother of "BRIA". The caller did not provide her last name. The caller stated to the employee that there was a bomb threat to Bright Star Learning Center posted in the comments section of their FACEBOOK website. The following is the verbatim threat: "A BOMB WILL GO OFF IN YOUR BUILDING EITHER TODAY AT 9:30 or Tomorrow when ever im feeling lucky...hahahahahaha have a great day!!! I just love looking at those little faces when I ride by hahahahah."

11. Further investigation revealed that the true mother of "BRIA" did not call the center. The bomb threat on the FACEBOOK page of Bright Star Learning Centers was posted using a FACEBOOK account identified by the name JOY RYAN. Further investigation revealed this FACEBOOK page had been taken down.

12. On January 19, 2017, a second bomb threat was received by a Bright Star Learning

Center employee. The following are the verbatim text messages received by the employee: "K AND I PROMISE ON THE HOLY GOD ITS GONNA HAPPEN TO DAY SERIOUSLY;" "TODAY I WILL STILL BLOW THAT BITCH UP I WILL RIDE PAST SOME TIME TO;" "HELLO!!!WANNA PLAY A GAME? I SAW IT ALL OVER THE NEWS HAHAAH AND;" "DAY AND THROW IT OVER THE FENCE SO IF I WAS YOU I WOULDN'T GO TO WORK."

13. On January 23, 2017, a third bomb threat was received by a different Bright Star Learning Center employee. The following are the verbatim text messages received by the employee: "over the fence that will go of hahahaha and ill send you a picture of it;" "ok the last 2 times was really a joke but tomorrow i advise you not to open that center hahaha because if you do around 930 ot will be something thrown i swear on my holy father im going to blow that place up and it was cute seeing all those dogs and police as i sat across the street and watch hahah and i also saw you drive away I almost followed you home." Accompanying the text messages was a picture of what appeared to be a time bomb. The picture appeared to have been taken from the internet.

14. The bomb threat received on January 23, 2017 was received from telephone number 478/285-9620. According to open source internet information that telephone number was associated with Bandwidth.com. Bandwidth.com revealed the number had been ported to PINGER. PINGER provided an Internet Protocol (IP) number that was captured when the PINGER account was set up. Open source internet information revealed the IP address was provided by AT&T. The subscriber information provided revealed the subscriber as the McDonald's restaurant physically located at 4630 Hartley Bridge Road, Macon, Georgia.

15. On January 24, 2017, Affiant verified through the owner of the McDonalds, that

the McDonalds on Hartley Bridge road used AT&T as their internet provider.

16. On January 26, 2017, this Court authorized a search warrant to PINGER related to telephone number 478/285-9620. The subsequent response from PINGER revealed that the account for telephone number 478/285-9620 was created on January 23, 2017 by someone who gave their name as "Jasmine" and who listed the unverified recovery email address brightstar19931994@gmail.com. However, subsequent legal process to Google found no records for brightstar19931994@gmail.com.

17. Subsequent investigation revealed that Bright Star Learning Center had hired an employee on January 16, 2017, by the name of JASMINE JAQUEL BRADLEY.

18. Additional subsequent investigation revealed that one additional daycare center where JASMINE JAQUEL BRADLEY had recently been employed had also received a bomb threat.

19. JASMINE JAQUEL BRADLEY was subsequently terminated as an employee at Bright Star Learning Center and took a new job at Child Care Network School in Macon.

CHILDCARE NETWORK DAYCARE THREATS

20. On April 19, 2017, Macon-Bibb County Sheriff's Deputies responded to a call from Child Care Network School, corporately identified as school number 167, at 3940 Northside Drive in Macon, Georgia. At approximately 9:13 AM EST, the Director of the Child Care Network School number 167 received a text message that read, "hey it's a bomb on side and on top of the building." Furthermore, a box with tape, wires and a microchip attached to it, was observed on the property of Child Care Network School number 167.

21. According to JASMINE JAQUEL BRADLEY, an employee at that daycare, a man had exited a black vehicle with a cardboard box in hand, thrown the box over a fence into the

daycare property, and then driven off. The Bibb County Sheriff's Office Bomb Squad determined the box to be a "hoax" device.

22. On April 24, 2017, a bomb threat was made using the social media site Facebook to the Child Care Network School, corporately identified as school number 167, located at 3940 Northside Drive, in Macon, Georgia.

23. The bomb threat, which was made to the corporate Facebook page of the Child Care Network School number 167, read: "blah, blah, blah, fuck all of your comments because i just did that to scare i been planted a bomb underground 3 months ago and i will blow up every little face in that center tomorrow" "in school 167" "that's a promise."

24. The hyperlink or uniform resource locator (URL) for the above referenced bomb threat posted on the Facebook page of Child Care Network School, number 167. The link was: <http://www.facebook.com/ChildcareNetworkSchools/messages/?threadid=100016646591617×tamp=1493077349875>.

25. The Facebook identification number 100016646591617, was embedded in the above referenced hyperlink or URL and the email address chameikacrumedy1980@gmail.com was associated with the registration of the Facebook identification of LOVE JONES. This Facebook identification number and the associated name of LOVE JONES was associated with a bomb threat received by the Child Care Network, school number 167 on April 24, 2017.

26. Further information received from Facebook revealed internet protocol version (IPV) 6 number 2600:1D415:da9f:b5b2:4240:2bff:1224 was used by a particular device to access the LOVE JONES Facebook page on April 25, 2017 at approximately 03:02:47 UTC. Facebook revealed the LOVE JONES page was registered on April 24, 2017 at approximately 23:15:16 UTC and closed on 4/25/2017 at approximately 03:59:23 UTC. Further investigation revealed that the

IPv6 number 2600:1D415:da9f:b5b2:4240:2bff:1224 was owned by Sprint.

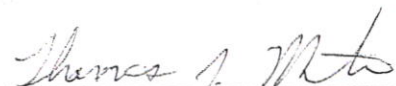
27. On April 25, 2017, it was revealed that the Sprint IPv6 number 2600:1D415:da9f:b5b2:4240:2bff:1224 was associated with cellular telephone number 678-338-9557. Furthermore, Sprint verified the subscriber to cellular telephone number 678-338-9557 as JASMINE BRADLEY.

28. On April 26, 2017, a query of the State of Georgia Driver's License Database revealed a contact telephone for JASMINE JAQUEL BRADLEY as 678-338-9557.

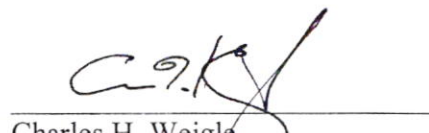
29. Historical employment data obtained from a former employer of JASMINE JAQUEL BRADLEY also revealed a contact telephone number of 678-338-9557 and her residence as 4861 Brookhaven Road, Apt. 9, Macon, Georgia, 31206.

CONCLUSION

30. Based on the foregoing, I believe that probable cause exists to support charges of Title 18, United States Code, Section 844(e) – Making Interstate Bomb Threats; Title 18, United States Code, Section 875(c) – Making Threatening Interstate Communications; and Title 18, United States Code, Section 1038(a)(1)(A) – Conveying of False Information and Perpetuating a Hoax.


Thomas J. Mitchem
Special Agent, FBI

Subscribed and sworn to before me on this 27th day of April, 2017.


Charles H. Weigle
United States Magistrate Judge
Middle District of Georgia