

I, Bob Stensland an Oberon resident have asked for the Mayor, auditor, and city council member's income tax for the last two years and lists of all assets. I have a right to this as they are public officials, no more stalling. Because of the stalling and the fact that you are the Oberon City council's attorney I want Traynor's income tax for the last two years and all assets as well. I want to know who hired you and if anyone from Oberon has worked for you in the past. I want copies of all work performed by Traynor Law firm for the city of Oberon in the last three years. Quit stalling I have rights to all of this. The Oberon City council has had plenty of time to get this to me.

A handwritten signature in black ink, appearing to read 'Bob Stensland', written over a horizontal line.

Bob Stensland

STATE OF NORTH DAKOTA

IN DISTRICT COURT

COUNTY OF BENSON

Case No.

Sharon Anderson Gatlin

Petitioner.

vs.

Bob Stensland

Respondent.

**DISORDERLY CONDUCT
RESTRAINING ORDER**



To the above-named respondent:

After a hearing on the petition, the court finds that the Temporary Disorderly Conduct Restraining Order should be extended.

You are ordered not to have any contact with the Petitioner. You must immediately stop any disorderly conduct directed at the Petitioner. "Disorderly conduct" means intrusive or unwanted acts, words, or gestures that are intended to adversely affect the safety, security, or privacy of another person. Disorderly conduct does not include constitutionally protected activity. Violation of this order is punishable by up to one year in jail and a fine of up to \$2,000.

You violate this order if you:

1. Call, write or visit Petitioner or have messages delivered to Petitioner through anyone other than your attorney, including via email;
2. Enter or come within 100 yards of the premises located at 212 A. Street N.
North Dakota; OBERON, N DAK.
3. Take or damage any of Petitioner's property; or
4. Have any physical contact with, threaten, or come within 100 yards of Petitioner.

*Additional conduct by you that will violate this order includes:

Myself Stensland may attend City Meetings
Cannot talk with Sharon Gatlin

Any peace officer may arrest you with or without a warrant and take you into custody if the peace officer has probable cause to believe you have violated this order. It is further ordered that the clerk of court shall give a copy of this Order to the law enforcement agency which has jurisdiction over the Petitioner's residence.

This order shall remain in full force until 6-26-06

Dated this 26 day of June, 2006

BY THE COURT:

Judge of the District Court

CRIMINAL WARRANT

Case # 06-K-54, 55

State of North Dakota

In District Court

County of Benson

Northeast Judicial District

THE STATE OF NORTH DAKOTA

To any Sheriff, Constable, Marshal, or Policeman, in the State of North Dakota:

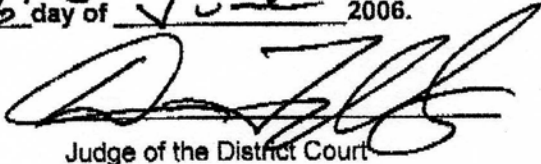
COMPLAINT UPON OATH having been made before me, Judge of the District Court of Benson County, North Dakota, and filed in this Court by **Benson County States Attorney**, that the following has / have been committed, and accusing **Bobby Stensland**, of ADDRESS: Oberon

ND 58357

DISORDERLY CONDUCT - NDCC 12.1-31-01

YOU ARE THEREFORE COMMANDED, Forthwith to arrest the above named defendant and bring the defendant before me forthwith at my office, in the Benson County Courthouse, in the City of Minnewaukan, in said county, or in case of my absence or inability to act, before the nearest and most accessible magistrate in this County.

Dated at Minnewaukan, North Dakota, this 26th day of June 2006. 


Judge of the District Court

BOND: \$ 500.00 CASH

_____ Defendant may read, sign, Written Plea of Guilty/ Waiver of Appearance, Post bond and not appear.

I hereby return that I have arrested the above named defendant this _____ day of _____, 20____; and now have said defendant in custody.

Dated: _____

Sheriff of _____ County, North Dakota

By: _____ Deputy

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

IN DISTRICT COURT

The State of North Dakota,
Plaintiff,)
)
vs.)
)
Bob Stensland)
Defendant.)

COMPLAINT 06.K-54,55

Sheriff Ned Mitzel, Benson county Sheriff comes before the undersigned Judge of the said District Court and being first duly sworn, and examined on oath, makes complaint and says that Bob Stensland did on or about the 25th day of May, 2006, in said County and State, commit the crime of: DISORDERLY CONDUCT - NDCC 12.1-31-01 (g) NDCC - 1 count - Class B Misdemeanor committed as follows, to wit: That at the said time and place the said Bob Stensland did: wrongfully, unlawfully and knowingly, with the intent to harass, annoy, or alarm another person, or in reckless disregard of the fact that another person is harassed, annoyed, or alarmed by his behavior, he created a hazardous, physically offensive, or seriously alarming condition by committing an act which served no legitimate purpose, to-wit:

Count 1. On or about the 25th of May 2006, the above named defendant did pass Sharon Gatlin on the gravel road, causing rocks and gravel to be thrown and crowding her towards the ditch.

Count 2. On or about June 5th, 2006 at the Oberon City Council meeting did threaten Sharon Gatlin with profanities and bodily harm.

all in violation of Section 12.1-31-01 (g) of the North Dakota Century Code;

this contrary to the form of the statute in such case made and provided, and against the peace and dignity of the State of North Dakota: and prays that the said Bob Stensland may be arrested and dealt with according to law.

Ned Mitzel

Ernest J. Pina
Benson Co. State's Attorney

Sworn to and subscribed before me this 26th day of June