

UNITED STATES DISTRICT COURT
EASTERN DISTRICT OF PENNSYLVANIA

UNITED STATES OF AMERICA
v.
MATTHEW KEVIN MONTGOMERY

WARRANT FOR ARREST

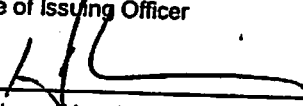
CASE NUMBER:

To: The United States Marshal and any Authorized
United States Officer

YOU ARE HEREBY COMMANDED to arrest **MATTHEW KEVIN MONTGOMERY**

and bring him or her forthwith to the nearest magistrate judge to answer a Complaint
*I Indictment *F Information *C Complaint *O Order of court *V Violation notice *P Probation violation petition
charging him with having willfully vandalized, damaged, and laid waste to property being manufactured for
the United States, that is, cut and destroyed electrical wiring in a Chinook helicopter being manufactured
by Boeing, Inc., for the United States Army, causing damage in excess of \$1,000.

In violation of Title 18, United States Code, Section 1361.

HENRY S. BERKIN
Name of Issuing Officer

Signature of Issuing Officer

United States Magistrate Judge
Title of Issuing Officer
Date and Location
May 19, 2008, Philadelphia, Pennsylvania

Bail fixed at \$ _____ by _____
Name of Judicial Officer

RETURN		
This warrant was received and executed with the arrest of the above-named defendant at _____		
DATE RECEIVED	NAME AND TITLE OF ARRESTING OFFICER [Name] [Title]	SIGNATURE OF ARRESTING OFFICER
DATE OF ARREST		

United States District Court

DISTRICT
Eastern District of Pennsylvania

UNITED STATES OF AMERICA
v.
MATTHEW KEVIN MONTGOMERY

DOCKET NO.

MAGISTRATE'S CASE NO.

Complaint for violation of Title 18, United States Code § 1361

NAME OF JUDGE OR MAGISTRATE

Honorable HENRY S. PERKINS

OFFICIAL TITLE

US Magistrate Judge

LOCATION

Philadelphia, PA

DATE OF OFFENSE

MAY 10, 2008

PLACE OF OFFENSE

RIDLEY PARK, PA.

ADDRESS OF ACCUSED (if known)

Trevose, Pennsylvania

COMPLAINANT'S STATEMENT OF FACTS CONSTITUTING THE OFFENSE OR VIOLATION:

Defendant Montgomery willfully vandalized, damaged, and laid waste to property being manufactured for the United States, that is, cut and destroyed electrical wiring in a Chinook helicopter being manufactured by Boeing, Inc., for the United States Army, causing damage in excess of \$1,000, in violation of 18 U.S.C. § 1361.

BASIS OF COMPLAINANT'S CHARGE AGAINST THE ACCUSED:

SEE AFFIDAVIT ATTACHED HERETO.

MATERIAL WITNESSES IN RELATION AGAINST THE ACCUSED:

Being duly sworn, I declare that the foregoing is true and correct to the best of my knowledge.

SIGNATURE OF COMPLAINANT (official title)

OFFICIAL TITLE

Special Agent, Office of the Inspector General
Defense Criminal Investigative Service

Sworn to before me and subscribed in my presence.

SIGNATURE OF MAGISTRATE (1)

DATE

Honorable HENRY S. PERKINS, US Magistrate Judge

MAY 19, 2008

See Federal Rules of Criminal Procedure rules 3 and 54.

AFFIDAVIT

I, John Davis, being duly sworn depose and say:

1. I am a Special Agent, Defense Criminal Investigative Service ("DCIS"), Office of the Inspector General and have been so for 15 years.
2. I have been coordinating for DCIS and the United States Army agents and investigators assigned to the investigation of the damaging of two CH-47 Chinook helicopters Units 8717 and 8041 (the "Units"), being manufactured by Boeing, Inc. at its Ridley Park facility for the United States Army.
3. The Units were being manufactured at Building 3-61, and were in the final assembly stages. The Units were staged one in front of the other on the manufacturing line.
4. On site Defense Contract Management Agency (DCMA) inspectors were notified on May 12, 2008 that the Units had suffered damage. DCIS was notified the following day.
5. According to Boeing and to DCMA inspectors, one of the Units (Unit 8717), suffered cuts through approximately 70 of the several hundred separate wires that were bundled together in a collection approximately three inches in diameter. The damage to Unit 8717 is in excess of \$1,000. The government's specifications require that the entire bundle of wires will have to be removed, replaced and reinspected.
6. Access to Boeing's Ridley Park manufacturing plant is limited to badged employees, contractors and government personnel, that is, it is a limited access facility.
7. Our investigation narrowed those who had an opportunity to damage the Units to those who had access to the Units after Friday, May 9, 2008.
8. Defendant Matthew Kevin Montgomery, an employee assigned to various duties on Unit 8041, was among those whom our investigation determined had access to the Units between Friday, May 9, 2008, and the time of discovery of the damage to the Units. In fact, defendant Montgomery was assigned to work on Unit 8041 on Saturday, May 10, 2008. Defendant Montgomery had been given notice that May 10, 2008, was to have been his last day to work in this building at the Ridley Park facility.
9. Defendant Montgomery admitted today that he intentionally cut and damaged wires on Unit 8717 on Saturday, May 10, 2008, during his scheduled work hours.

J. K. P. Davis / SA422
SA JOHN P. DAVIS

Sworn to and Subscribed
Before me on May 19, 2008

Henry S. Perisich, M.J.