

# In the Circuit Court of the State of Oregon For Multnomah County

STATE OF OREGON

Plaintiff,

v.

MIA BAGGENSTOS  
DOB: 03/10/1987

Court Nbr 10-09-33494 DA 2203064-1  
Crime Report AG 2203064

Indictment for Violation of

ORS 260.715 (1,2,3,4,5,6)  
ORS 165.803 (7)

Defendant(s).

The above-named defendant(s) are accused by the Grand Jury of Multnomah County, State of Oregon, by this indictment of crime(s) of COUNT 1,2,3,4,5,6 -- FALSE STATEMENT UNDER THE ELECTION LAWS, COUNT 7 - AGGRAVATED IDENTITY THEFT, committed as follows:

### COUNT 1

#### FALSE STATEMENT UNDER THE ELECTION LAWS

The said Defendant(s), MIA BAGGENSTOS, on or about April 13, 2010 in the County of Multnomah, State of Oregon, did unlawfully and knowing make a false statement when a statement was required under the election laws of the State of Oregon, by signing as the circulator of signature sheet number 5461, beginning with the name "Susanna Belmont" on line #1, for the state initiative petition number 70, and thereby by signing as the circulator of signature sheet, and falsely certifying that every person who signed the sheet did so in defendant's presence and that defendant believed that each such person was a qualified voter in the State of Oregon, to-wit: that Jan Ruitenbeek signed in her presence when he did not, as Jan Ruitenbeek died on December 26, 1999, contrary to the statutes in such cases made and provided and against the peace and dignity of the State of Oregon,

### COUNT 2

#### FALSE STATEMENT UNDER THE ELECTION LAWS

The said Defendant(s), MIA BAGGENSTOS, on or about April 14, 2010 in the County of Multnomah, State of Oregon, did unlawfully and knowing make a false statement when a statement was required under the election laws of the State of Oregon, by signing as the circulator of signature sheet number 5464, beginning with the name "Charles Roslak" on line #1, for the state initiative petition number 70, and thereby by signing as the circulator of signature sheet and falsely certifying that every person who signed the sheet did so in defendant's presence and that defendant believed that each such person was a qualified voter in the State of Oregon; to-wit: that Charles Roslak signed in her presence when he did not, as Charles Roslak died on May 31, 2008, contrary to the statutes in such cases made and provided and against the peace and dignity of the State of Oregon,

### COUNT 3

#### FALSE STATEMENT UNDER THE ELECTION LAWS

The said Defendant(s), MIA BAGGENSTOS, on or about April 15, 2010 in the County of Multnomah, State of Oregon, did unlawfully and knowing make a false statement when a statement was required under the election laws of the State of Oregon, by signing as the circulator of signature sheet number 5466, beginning with the name "Richard Millet" on line #1, for the state initiative petition number 70, and thereby by signing as the circulator of signature sheet and falsely certifying that every person who signed the sheet did so in defendant's presence and that defendant believed that each such person was a qualified voter in the State of Oregon, to-wit: that Joanna Oswald signed in her presence when she did not, as Joanna Oswald died on January 17, 2002, contrary to the statutes in such cases made and provided and against the peace and dignity of the State of Oregon,

### COUNT 4

#### FALSE STATEMENT UNDER THE ELECTION LAWS

The said Defendant(s), MIA BAGGENSTOS, on or about April 15, 2010 in the County of Multnomah, State of Oregon, did unlawfully and knowing make a false statement when a statement was required under the election laws of the State of Oregon, by signing as the circulator of signature sheet number 5467, beginning with the name "Carol Stevens" on line #1, for the state initiative petition number 70, and thereby by signing as the circulator of signature sheet and falsely certifying that every person who signed the sheet did so in defendant's presence and that defendant believed that each such person was a qualified voter in the State of Oregon, to-wit: that Jack A Russell signed in her presence when he did not, as Jack A Russell died on February 12, 2008, contrary to the statutes in such cases made and provided and against the peace and dignity of the State of Oregon,

### COUNT 5

#### FALSE STATEMENT UNDER THE ELECTION LAWS

The said Defendant(s), MIA BAGGENSTOS, on or about April 15, 2010 in the County of Multnomah, State of Oregon, did unlawfully and knowing make a false statement when a statement was required under the election laws of the State of Oregon, by signing as the circulator of signature sheet number 5467, beginning with the name "Carol Stevens" on line #1, for the state initiative petition number 70, and thereby by signing as the circulator of signature sheet and falsely certifying that every person who signed the sheet did so in defendant's presence and that defendant believed that each such person was a qualified voter in the State of Oregon, to-wit: that Harlan Merritt Niebling signed in her presence when he did not, as Harlan Merritt Niebling died on May 10, 2006, contrary to the statutes in such cases made and provided and against the peace and dignity of the State of Oregon,

### COUNT 6

#### FALSE STATEMENT UNDER THE ELECTION LAWS

INDICTMENT

Dist: Original: Court -- Copies: Defendant, Def. Attorney, DA, Data Entry

The said Defendant(s), MIA BAGGENSTOS, on or about April 26, 2010 in the County of Multnomah, State of Oregon, did unlawfully and knowingly make a false statement when a statement was required under the election laws of the State of Oregon, by signing as the circulator of signature sheet number 5471, beginning with the name "Kenshu Kumagai" on line #1, for the state initiative petition number 70, and thereby by signing as the circulator of signature sheet and falsely certifying that every person who signed the sheet did so in defendant's presence and that defendant believed that each such person was a qualified voter in the State of Oregon, to-wit: that Earl W. Haggart signed in her presence when he did not, as Earl W. Haggart died on March 11, 2009, contrary to the statutes in such cases made and provided and against the peace and dignity of the State of Oregon,

COUNT 7  
AGGRAVATED IDENTITY THEFT

The said Defendant(s), MIA BAGGENSTOS, on or between April 13, 2010 and April 26, 2010, in the County of Multnomah, State of Oregon, did unlawfully, with intent to deceive and defraud, utter and convert to defendant's own use personal identification of other persons, defendant having violated ORS 165.800 in ten or more other separate incidents within a 180-day period, which are as set forth in counts 1, 2, 3, 4, 5, 6, contrary to the statutes in such cases made and provided and against the peace and dignity of the State of Oregon,

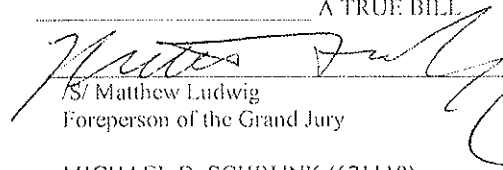
Dated at Portland, Oregon, in the county aforesaid, on September 22, 2010

Witnesses

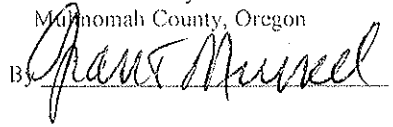
Examined Before the Grand Jury  
in person (unless noted)

- Paul G. Smith
- Carla Corbin
- Alana Guiney
- Paul Newman

A TRUE BILL

  
S/ Matthew Ludwig  
Foreperson of the Grand Jury

MICHAEL D. SCHRUNK (671110)  
District Attorney  
Multnomah County, Oregon

By  Deputy

Security Amount (Def - BAGGENSTOS) \$5,000 + \$5,000 + \$5,000 + \$5,000 + \$5,000 + \$5,000 + \$20,000

AFFIRMATIVE DECLARATION

The District Attorney hereby affirmatively declares for the record, as required by ORS 161.566, upon the date scheduled for the first appearance of the defendant, and before the court asks under ORS 135.020 how the defendant pleads to the charge(s), the State's intention that any misdemeanor charged herein proceed as a misdemeanor. CHARLES R. FRENCH OSB 814676 /kc

Pursuant to 2005 Or Laws ch. 463 sections 1 to 7, 20(1) and 21 to 23, the State hereby provides written notice of the State's intention to rely at sentencing on enhancement facts for any statutory ground for the imposition of consecutive sentences codified under ORS 137.123 on these counts or to any other sentence which has been previously imposed or is simultaneously imposed upon this defendant.

**In the Circuit Court of the State of Oregon  
For Multnomah County**

STATE OF OREGON,

Plaintiff,

Court Nbr 10-09-33494  
DA Case 2203064-1  
Crime Report AG 2203064

v.

DISTRIBUTION:

MIA BAGGENSTOS  
DOB: 03/10/1987  
also known as  
MIA ROCHELLE BAGGENSTOS  
DOB: 03/10/1987

**WARRANT OF ARREST**

ORS 260.715 (1,2,3,4,5,6)  
ORS 165.803 (7)

RACE: WHITE      SEX: F  
HT: 5'07"      WT: 160  
PPDS: 1247950  
ORID: 17120365  
LKA: 2549 SE 115th Avenue AP 14  
Portland OR

Defendant.

IN THE NAME OF THE STATE OF OREGON:

TO ANY PEACE OFFICER OF THIS STATE, GREETINGS:

An indictment having been filed in the Circuit Court for the County aforesaid, charging the above-named defendant with the offense(s) of:

- COUNT 1 - VIOLATE VOTING LAWS
- COUNT 2 - VIOLATE VOTING LAWS
- COUNT 3 - VIOLATE VOTING LAWS
- COUNT 4 - VIOLATE VOTING LAWS
- COUNT 5 - VIOLATE VOTING LAWS
- COUNT 6 - VIOLATE VOTING LAWS
- COUNT 7 - AGGRAVATED IDENTITY THEFT

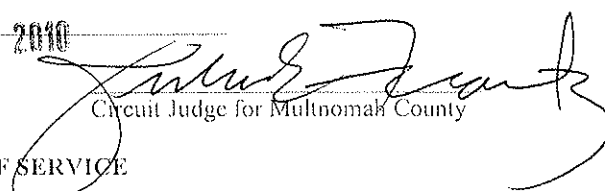
YOU ARE COMMANDED to arrest the above-named defendant forthwith and bring said defendant before me, or, in case of my absence or inability to act, before the nearest or most accessible magistrate in this county, or if no magistrate is available, to deliver said defendant into custody of the Jailer of this county.

\_\_\_\_\_ You are hereby authorized to enter premises in which you have probable cause to believe that the above-named defendant is present, without giving notice of your authority and purpose.

Security Amount \$5,000 + \$5,000 + \$5,000 + \$5,000 + \$5,000 + \$5,000 + \$20,000

Issued in the above county on \_\_\_\_\_

SEP 22 2010

  
Circuit Judge for Multnomah County

RETURN OF SERVICE

The undersigned Peace Officer hereby returns that he has executed the within WARRANT by arresting the within named defendant on \_\_\_\_\_

Is/ \_\_\_\_\_

Name: \_\_\_\_\_

Agency: \_\_\_\_\_