August 25, 2016

Governor Jack Dalrymple
600 East Boulevard Ave.
Bismarck, ND 58505
Fax No.: 701-328-2205

Morton County Sheriff
Kyle Kirchmeier
205 1st Ave. NW
Mandan, ND 58554
Fax No.: 701-667-3463

Re: Governmental Responsibility to Protect First Amendment Rights

Dear Sirs,

We write to you regarding disturbing news reports and witness statements to us regarding the obstruction of the First Amendment right to protest. With the continuing protest at the construction site for the Dakota Access Pipeline in Morton County, it is imperative that the free speech rights of the public and the rights of the press, be protected and respected by all law enforcement officials.

Protest is an Important Core First Amendment Activity

Free speech often involves protest, raised voices, anger, and the airing of grievances. Members of the public, including the press and aggrieved individuals, must be free to protest in public without interference from government officials, including police. We understand that there is a difference between exercising one’s First Amendment right to assemble and breaking the law. Law enforcement agencies must recognize, however, that the Constitution firmly protects protests even when – and especially when – they stir anger, question preconceptions, challenge government policy, and induce dissatisfaction with the status quo. Speech and related activities, especially speech during times of unrest and public crisis can – at times – be loud and raucous. The First Amendment safeguards protestors’ rights to awaken passions, to make the public aware of their positions and opinions. America’s robust tradition of free speech allows us
all to effect change by making our voices heard. This is crucial to ensuring that the government remains responsive to the will of the people; it is what makes our country great and is the reason the First Amendment must be carefully and consistently protected. Each and every law enforcement agent has an affirmative duty to ensure that the rights of protestors and the press are protected.

The Protest in Morton County

Indigenous people of the Standing Rock Sioux Reservation and around the country have concerns regarding their drinking water and the construction of the Dakota Access oil pipeline near it. They have set up camps, demonstrated, picketed and prayed near the entrance to the construction area in Morton County. There have been very few incidents of violence because only twenty-nine individuals\(^1\) have been arrested and most of those arrests are for non-violent offenses such as trespass. The state and the county have taken the extraordinary position that they must close the highway that leads to the protest and the camps.\(^2\) This has had the effect of preventing people from exercising their First Amendment rights and has also, for example, prevented the Episcopal priest – who serves a parish in Cannon Ball, ND – from reaching his church without driving forty miles out of his way. This is not consistent with the spirit or the letter of our rich American tradition of permitting peaceful protest. The actions taken by the government are hindering peaceful protestors from even reaching the scene, preventing individuals from delivering much needed supplies to the scene, and preventing individuals who serve the community from reaching their jobs without a substantial burden on their right to travel.

While government has the duty ensure the safety of its citizens, the conduct of law enforcement with respect to this protest seems more related to protecting the commercial interests of a private company. The allegations made in the press regarding violence seem overstated given that so few arrests have been made. Even if there is limited violence by some protestors, there is ample case law to support the notion that the actions of a few should not have the effect of chilling the free speech of all and that the police should deal with unlawful conduct

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\(^2\) Id. Morton County Sheriff’s Department described this as a “traffic control point” in the media. Individuals encountering it, including the Episcopal priest for Cannon Ball, describe this as a roadblock.
by ensuring an adequate police presence rather than suppressing the rights of protestors. See, e.g., NAACP v. Claiborne Hardware Co., 458 U.S. 886, 920 (1982) ("Civil liability may not be imposed merely because an individual belonged to a group, some members of which committed acts of violence. For liability to be imposed by reason of association alone, it is necessary to establish that the group itself possessed unlawful goals and that the individual held a specific intent to further those illegal aims."); United States v. Baugh, 187 F.3d 1037, 1043 (9th Cir. 1999) ("Organizers of protests ordinarily cannot warrant in good faith that all the participants in a demonstration will comply with the law. Demonstrations are often robust. No one can guarantee how demonstrators will behave throughout the course of the entire protest."); Collins v. Jordan, 110 F.3d 1363, 1371-72 (9th Cir. 1996) ("The generally accepted way of dealing with unlawful conduct that may be intertwined with First Amendment activity is to punish it after it occurs, rather than to prevent the First Amendment activity from occurring in order to obviate the possible unlawful conduct.... The proper response to potential and actual violence is for the government to ensure an adequate police presence, and to arrest those who actually engage in such conduct, rather than to suppress legitimate First Amendment conduct as a prophylactic measure.") (citations omitted).

If the highway remains closed and we receive additional information regarding violations of the rights of individuals to protest peacefully, we will pursue all legal remedies available to us to prevent further abuses. We ardently hope that the government works with us to ensure that peaceful protest is permitted and not hindered by governmental action. Our hope is that protestors and the media will be allowed to exercise their First Amendment rights while law enforcement officials monitor and observe for the sole purpose of public safety. Instructing all officers in and around active protests on allowable actions and what constitutes unlawful behavior would best serve all parties and the community.

Sincerely,

Jennifer Cook
Policy Director, ACLU of North Dakota

Courtney A. Bowie
Legal Director, ACLU of South Dakota

cc: Fr. John Floberg