IN AND FOR THE COUNTY OF MISSOULA 1 BEFOREJOHN E ODLIN, JUSTICE OF THE PEACE 2 3 Cause No. CR-2013-10500 -C1 4 5 STATE OF MONTANA, 6 Plaintiff. 7 -VS-**BENCH WARRANT** 8 STEPHEN ROY GOODMAN Defendant. 9 10 THE STATE OF MONTANA TO ANY PEACE OFFICER OF THIS STATE: 11 On the 16th day fo January, 2013, a Complaint was filed in the Justice Court of the 12 County of Missoula, charging STEPHEN ROY GOODMAN with COUNT I: 13 OBSTRUCTING JUSTICE, a Felony. 14 YOU ARE THEREFORE ORDERED to arrest the above-named Defendant and 15 bring him before this Court. 16 Defendant is to be admitted to bail in the sum of \$ 5000 17 This warrant is valid for arrest in a home or dwelling at anytime day or night. 18 DATED this 6 day of January, 2013. 19 20 21 22 23

IN THE JUSTICE COURT OF THE STATE OF MONTANA

BENCH WARRANT

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IAN 1 6 2013

Justice Court

IN THE JUSTICE COURT OF THE STATE OF MONTANA, IN AND FOR THE COUNTY OF MISSOULA John E. Collin JUSTICE OF THE PEACE BEFORE

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STATE OF MONTANA

STEPHEN ROY GOODMAN

-VS-

Plantiff,

Defendant.

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Cause No. <u>CR-2013-10500</u> -C/

COMPLAINT

JASON MARKS, Deputy Missoula County Attorney, deposes and says that on or about the 7th day of January, 2013, the Defendant committed the offense(s) of COUNT I: OBSTRUCTING JUSTICE, a Felony, in violation of Montana law, namely: Mont. Code Ann. 45-7-303(3)(a), punishable by 10 years MSP.

The facts constituting the offense are:

COUNT I: On or about the 7th day of January, 2013, the abovenamed Defendant knowing Dawnette Eaton was an offender, purposely: harbored or concealed such offender and/or provided such offender with means_of_avoiding_discovery_or_apprehension.

DATED this 16th day of January, 2013.

JASON MÁRKS

Deputy Missoula County Attorney

Subscribed and sworn to before me this 16th day of January, 2013.

JUSTICE OF THE PEACE

COMPLAINT 13-135 Missoula County Sheriff's Office GUNTER

1	IN THE JUSTICE COURT OF THE STATE OF MONTANA, JAN 1 6 2013	
2	IN AND FOR THE COUNTY OF MISSOULA Justice Court BEFORE <u>John II. Odlin</u> , JUSTICE OF THE PEACE	
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5		11 2012-105-01
6	STATE OF MONTANA, Plaintiff,	Cause No. <u>0R-2013-105-00-</u> C/
7 8	-VS-	AFFIDAVIT OF PROBABLE CAUSE
9 10	STEPHEN ROY GOODMAN, Defendant.	<u>O/YOOL</u>
11	STATE OF MONTANA)	
12 13	: ss County of Missoula)	
14	JASON MARKS, Deputy County Attorney of Missoula County,	
15 16	Montana, being first duly sworn upon oath, deposes and says:	
17	I have read the official law enforcement reports regarding the	
18 19	investigation of STEPHEN ROY GOODMAN for allegedly committing the	
20	offense(s) set forth in the complaint and based upon the information	
21	contained in the reports, if true, believe probable cause exists to justify	
22 23 —	charging the above-named defendant as specified in the accompanying	
24	complaint.	
25 26	On or about the 7th day of January, 2013, Officer Stepper and Officer	
27	Poling with the Missoula City Police Department responded to McDonalds	

at 720 E. Broadway after receiving a tip that a fugitive, Dawnette Eaton,

was at that location. Eaton was subject to arrest on a felony warrant for probation violations. They approached a red Pontiac which was parked in the parking lot. They believed the driver to be Eaton.

Officer Poling went to the passenger door. Eaton cranked her steering wheel to the left, put the car in reverse and accelerated rapidly, knocking Polling to the ground. As Officer Polling was dragged under Eaton's car, Officer Stepper ordered Eaton to stop. When she did not, he fired a single shot with his pistol. The shot struck Eaton in the elbow and Eaton fled the scene in her vehicle. The vehicle was later found abandoned near Kiwanis Park.

Eaton phoned Stephen Goodman (Goodman), Eaton's son, who was riding in Inman's car with Inman. Inman was driving. Eaton asked Goodman to come pick her up. Inman was interviewed and stated that Eaton called Goodman and stated she had been shot by a police officer.

the Madison street area. Inman stated she saw at least 10 police cars in the area of McDonalds on East Broadway. When Eaton got in Inman's car, Eaton stated she had been at McDonalds when officers asked who she was, so she got out of there. She said she ran over a cop and then another cop tried to shoot her in the head so she put her arm up. Inman stated she

Inman drove to the area where Eaton stated she was which was in

was aware that Eaton was wanted by police prior to this event. She knew Eaton had been hiding out.

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Inman drove Eaton to Goodman's apartment which is located at 150 Grandview Way, Apt. 44, Missoula, Montana. On the way to the apartment, Inman used Goodman's cell phone to call a nurse she knew. Inman asked the nurse to come to Goodman's apartment to provide medical aid for Eaton. They parked Inman's car at a nearby park and went inside Goodman's apartment.

The nurse arrived with her husband and tended to Eaton. Inman was present when the nurse told Eaton she needed to go to the hospital or she risked losing her arm. Eaton then began to talk about how she was going to try to go to a hospital out of state. Inman heard her say these things.

Inman stated that they figured it was only a matter of time before the

police arrived at Goodman's apartment. Goodman then went next door to Apartment 45 and made a deal with Shaman Godkin to have Eaton hide out in his apartment. Inman agreed to keep the door in apt 45 locked and stay with Eaton in the apartment. Subsequent interviews of Goodman and Godkin revealed that Goodman had paid Godkin for use of Apartment 45 by giving him methamphetamine.

Deputy Missoula County Attorney SUBSCRIBED AND SWORN TO before me this 16th day of January. 2013. JUSTICE OF THE PEACE ORDER Upon reading the foregoing Affidavit, the Court finds that there is probable cause to believe the above-named Defendant committed the crimes charged. DATED this _____ day of ______, 2013 at _____ a.m./p.m.

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JUSTICE OF THE PEACE