IN THE JUSTICE COURT OF THE STATE OF MONTANA,
IN AND FOR THE COUNTY OF MISSOULA
BEFORE ______Karen A. Orzech__ JUSTICE OF THE PEACE

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JUL 1 4 2014

Justice Court

STATE OF MONTANA Plaintiff,

-vs-JOHN ALBERT MULLIGAN Defendant. Cause No. CR-2014-12325-62

COMPLAINT

M. SHAUN DONOVAN, Deputy County Attorney, deposes and says that on or about the 12th day of July, 2014, in Missoula County, the Defendant committed the offenses of COUNT I: ASSAULT WITH WEAPON, a Felony, in violation of Montana law, namely: Mont. Code Ann. 45-5-213, punishable by 20 years MSP and/or \$50,000 fine and COUNT II: ASSAULT WITH BODILY FLUID, a Misdemeanor, in violation of Montana law, namely: Mont. Code Ann. 45-5-214, punishable by 1 year MCDF or MSP and/or \$1,000 fine.

The facts constituting the offense are:

COUNT I: On or about July 12, 2014, the above-named Defendant purposely or knowingly caused bodily injury to Lance Dashnaw with a weapon, to wit a knife.

COUNT II: On or about July 12, 2014, the above-named Defendant purposely caused one of the Defendant's bodily fluids to make physical contact with Missoula Police Corporal Ariana Adams, a law enforcement officer, during or after an arrest for a criminal offense.

DATED this 14th day of July, 2014.

M. SHAUN DONOVAN

M. SHAUN DONOVAN
Deputy County Attorney

Subscribed and sworn to before me this ____ day of July, 2014.

JUSTICE OF THE PEACE

COMPLAINT 14-1522 Missoula City Police Dept CROCKER

Justice Court

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BEFORE

Plaintiff.

Defendant.

-VS-

JOHN ALBERT MULLIGAN.

STATE OF MONTANA,

STATE OF MONTANA

County of Missoula

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Cause No. CR. 2014-12325-02

. JUSTICE OF THE PEACE

AFFIDAVIT OF PROBABLE CAUSE

M. SHAUN DONOVAN, Deputy County Attorney, Montana, being first duly sworn upon oath. deposes and says:

IN THE JUSTICE COURT OF THE STATE OF MONTANA.

IN AND FOR THE COUNTY OF MISSOULA

Karan A. Orzech

: ss

I have read the official law enforcement reports regarding the investigation of JOHN ALBERT MULLIGAN for allegedly committing the offense(s) set forth in the complaint and based upon the information contained in the reports, if true, believe probable cause exists to justify charging the above-named defendant as specified in the accompanying complaint.

On the evening of July 12, 2014 Officers of the Missoula Police Department were dispatched to the Reserve Street Bridge to render aid to a male stabbing victim. At the scene they found Lance Dashnaw lying in a pool of blood on the sidewalk and bleeding heavily from a lower abdominal wound. Dashnaw and his girlfriend described his assailant as a local transient known as "Mulligan" who they said stabbed him with a knife. Officers located another witness who observed John Mulligan stab Dashnaw with a red handled knife having a blade of about 5 to 6 inches long.

1	John Mulligan was located by officers near the scene carrying a back pack with
2	an empty knife sheath. No knife was found. Mulligan was arrested and transported to
3	the Missoula Police Station where he became irate and belligerent, calling officers
4	names and, at one point, spitting on the shoes and pants of Corporal Ariana Adams.
5	marice and, at one point, spitting on the shoes and pants of corporal Analia Adams.
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9	M. SHAUN DONOVAN Deputy County Attorney
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11	SUBSCRIBED AND SWORN TO before me this day of July, 2014.
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13	JUSTICE OF THE PEACE
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16	ORDER
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18	Upon reading the foregoing Affidavit, the Court finds that there is probable cause to
19	believe the above-named Defendant committed the crimes charged.
20	DATED this day of, 2014 at a.m./p.m.
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23	JUSTICE OF THE PEACE
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