	RECEIVED		
1	IN THE JUSTICE COURT OF THE STATE OF MONTANA, AUG 0 4 2014 IN AND FOR THE COUNTY OF MISSOULA		
2	BEFORE Karen A. Orzech JUSTICE OF THE PEACE Justice Court		
3			
4			
5	STATE OF MONTANA Plaintiff, Cause No. (R-2014-12 49)-C8		
7 8	DANIEL ROY EAGLE Defendant. COMPLAINT		
9			
10	JORDAN KILBY, Deputy County Attorney, deposes and says that on or about the		
11	3rd day of May, 2014, in Missoula County, the Defendant committed the offense of		
12 13	COUNT I: SEXUAL INTERCOURSE WITHOUT CONSENT, a Felony, in violation of		
14	Montana law, namely: Mont. Code Ann. 45-5-503, punishable by not less than 2-4 years or		
15	more than 100 years or life MSP and \$50,000 fine.		
16	The facts constituting the offense are:		
17	COUNT I: On or about the 3rd day of May, 2014, the above-named Defendant		
18 19	knowingly had sexual intercourse with Jane Doe without consent.		
20	DATED this 3rd day of August, 2014.		
21	Jardan Kulm		
22	JORDAN KILBY Deputy County Attorney		
23	Jopany Country Million Cy		
24	Subscribed and sworn to before me this day of August, 2014.		
26	JUSTICE OF THE PEACE A him		
27			

COMPLAINT 14-1615
Missoula County Sheriff's Office KING

28

RECEIVED

2	IN AND FOR THE C	COUNTY OF MISSOULA , JUSTICE OF THE PEACE ustice Cour
3	BEFORE Karen A. Orzech	, JUSTICE OF THE PEACEUSTION OF THE
5	STATE OF MONTANA, Plaintiff,	Cause No. CR - 2014_ 12401- 62
6 7 8	-vs- DANIEL ROY EAGLE, Defendant.	AFFIDAVIT OF PROBABLE CAUSE
9 LO	STATE OF MONTANA) : ss County of Missoula)	
12	JORDAN KILBY, Deputy County Att	orney, Montana, being first duly sworn upon

I have read the official law enforcement reports regarding the investigation of DANIEL ROY EAGLE 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.

oath, deposes and says:

On or about June 1, 2014, Missoula County Sheriff's Deputy Dicken met with Jane Doe, age 15, at the Missoula County Sheriff's office. Doe stated she met Daniel Eagle (Eagle) at the Missoula Skate Park. Eagle is 22 years old. Eagle told Doe he had a terminal illness and that he was "living on borrowed time."

Doe's mother's house in Missoula County. At around 10 or 11 pm, Doe went into the house. She stated she was walking past the bathroom door and a male grabbed her

1.0

and pulled her in the bathroom. While in the bathroom, the male penetrated her vagina with his penis. She stated the male was Daniel Eagle.

After about two minutes, one of the guests came into the bathroom. He left immediately and Eagle turned on the bathroom light. The guest went to get Doe's mother who came to the bathroom door. Doe and Eagle would not open the bathroom door and Doe's mother had to pick the lock using a butter knife. Eagle exited the bathroom wearing only his pants. Earlier, Eagle had also been wearing a shirt and shoes.

At some point in the weeks following the incident, Doe's mother found out that Eagle had sex with Doe in the bathroom. Doe's mother called Eagle and confronted him. She stated he apologized and he said she would not hear from him again.

Eagle was interviewed about the incident. While he admitted to knowing Doe was only 15 years old, he stated he blacked out from alcohol and thought he was having sex with Doe's neighbor. He said he remembered having sex with someone in the bathroom and remembered the pounding on the door, but maintained he did not know he was having sex with Doe. He said he learned he had sex with Doe when Doe's mother confronted him and that is why he apologized to her. Eagle admitted that he made up his medical condition to get Doe to feel sorry for him.

A detective from the Missoula County Sheriff's Department interviewed several people who were at the barbeque. While one stated Eagle was intoxicated that night, none of them said that Eagle was stumbling around or passed out. In fact, several said Eagle was not even drunk.

JORDAN KILBY
Deputy County Attorney

SUBSCRIBED AND SWORN TO before me this

day of August, 2014.

JUSTICE OF THE PEACE ACTION

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 4 day of August 2014 at 4:30 a.m./p.m.

JUSTICE OF THE PEACE Action