

1 IN THE JUSTICE COURT OF THE STATE OF MONTANA,  
2 IN AND FOR THE COUNTY OF MISSOULA  
3 BEFORE John E. Oella JUSTICE OF THE PEACE

COPY

RECEIVED  
DEC 13 2012  
Justice Court

4 Cause No.

5  
6 STATE OF MONTANA  
7 Plaintiff,  
8 -vs-  
9 COREY BENJAMIN  
10 SCHRECKENDGUST  
11 Defendant.

COMPLAINT

12 ----- Jason Marks, Deputy Missoula County Attorney, deposes and says -----  
13 that on or about the 11th day of December, 2012, the Defendant committed  
14 the offense(s) of COUNT I: ROBBERY, a Felony, in violation of Montana  
15 law, namely: Mont. Code Ann. 45-5-401, punishable by not less than 2 or  
16 more than 40 years MSP and/or \$50,000 fine; COUNT II: ROBBERY, a  
17 Felony, in violation of Montana law, namely: Mont. Code Ann. 45-5-401,  
18 punishable by not less than 2 or more than 40 years MSP and/or \$50,000  
19 fine; COUNT III: ROBBERY, a Felony, in violation of Montana law, namely:  
20 Mont. Code Ann. 45-5-401, punishable by not less than 2 or more than 40  
21 years MSP and/or \$50,000 fine; COUNT IV: TAMPERING WITH OR  
22 FABRICATING PHYSICAL EVIDENCE, a Felony, in violation of Montana  
23 law, namely: Mont. Code Ann. 45-7-207, punishable by 10 years MSP and/or  
24 \$50,000 fine.  
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3           COUNT I: On or about the 11th day of December, 2012, the above-  
4 named Defendant, in the course of committing a theft, purposely or  
5 knowingly put Andrew Duram in fear of immediate bodily injury by  
6 brandishing a handgun and demanding money.  
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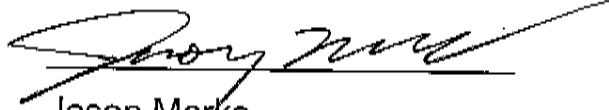
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10           COUNT II: On or about the 11th day of December, 2012, the above-  
11 named Defendant, in the course of committing a theft, purposely or  
12 knowingly put Thomas Langan in fear of immediate bodily injury by  
13 brandishing a handgun and demanding money.  
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17           COUNT III: On or about the 11th day of December, 2012, the above-  
18 named Defendant, in the course of committing a theft, purposely or  
19 knowingly put Shain Wolstein and/or Amber O'Donnell in fear of immediate  
20 bodily injury by brandishing a handgun and demanding money.  
21

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24           COUNT IV: On or about the 11th day of December, 2012, the above-  
25 named Defendant, believing that an official proceeding or investigation was  
26 pending or about to be instituted, concealed a hat that he was wearing while  
27  
28

1 committing robberies and an apron taken in a robbery, with the purpose to  
2 impair their availability in such proceeding or investigation.  
3

4  
5 DATED this 13th day of December, 2012.  
6

7 

8 Jason Marks  
9 Deputy Missoula County Attorney

10 Subscribed and sworn to before me this 13th day of December, 2012.  
11

12 JUSTICE OF THE PEACE

13 COMPLAINT 12-2929  
14 MCPD Det. Blood  
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3 BEFORE \_\_\_\_\_, JUSTICE OF THE PEACE

4 Cause No. \_\_\_\_\_

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Justice Court

5 STATE OF MONTANA,  
6 Plaintiff,

7 -vs-

AFFIDAVIT OF PROBABLE  
CAUSE

8  
9 COREY BENJAMIN SCHRECKENDGUST,  
10 Defendant.

11 STATE OF MONTANA )  
12 : ss  
13 County of Missoula )

14 Jason Marks, Deputy County Attorney of Missoula County, Montana,  
15 being first duly sworn upon oath, deposes and says:  
16

17 I have read the official law enforcement reports regarding the  
18 investigation of COREY BENJAMIN SCHRECKENDGUST for allegedly  
19 committing the offense(s) set forth in the complaint and based upon the  
20 information contained in the reports, if true, believe probable cause exists to  
21 justify charging the above-named defendant as specified in the  
22 accompanying complaint.  
23  
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25 On or about the 11th day of December, 2012, a man walked into  
26 Noon's Sinclair on Russell Street in Missoula shortly after midnight. He  
27 brandished a silver handgun and demanded that the clerk working behind  
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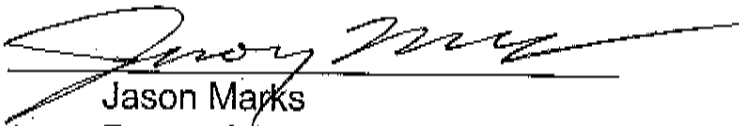
1 the counter, Andrew Duram, give him money. Duram gave him \$35 from  
2 the cash register and the man left and drove away in a dark colored SUV.  
3  
4 Duram then called police. He described the man and indicated that he was  
5 wearing a blue hat. Duram said that he had been terrified during the  
6 robbery.  
7

8         Approximately half an hour after the robbery at Noon's Sinclair, a  
9 man walked into Montana Lil's Casino on North Reserve in Missoula. He  
10 brandished a silver handgun and demanded that an employee, Thomas  
11 Langan, give him money, Langan gave the man money from the cash  
12 register and the man left. Langan then called police. He was able to provide  
13 a physical description of the man.  
14  
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16  
17         At approximately 7:00 a.m., a man walked into Lucky Lil's Casino on  
18 Brooks Street in Missoula. The man brandished a silver handgun and  
19 demanded that the employees, Shain Wolstein and Amber O'Donnell, give  
20 him money. They gave him money from the casino cage and the man also  
21 took a black apron with a money bag in it.  
22  
23

24         That night Missoula media outlets showed video footage from the  
25 robbery at Noon's Sinclair. On the morning of December 12, 2012, the  
26 Missoula City Police received a tip that the man responsible for all three  
27 robberies was Corey Schreckendgust. Detectives went and interviewed  
28

1 Schreckendgust. He matched the description of the man described by the  
2 victims in all three robberies. He confessed that he had committed all three  
3 robberies. He stated that he had committed the robberies in order to get  
4 money to purchase drugs. He admitted that he had thrown the hat he had  
5 worn and the apron he had taken in the third robbery in a dumpster. He told  
6 detectives that he had driven his roommate's dark green SUV while  
7 committing the robberies and that he had left the silver revolver used in the  
8 robberies in the SUV. Detectives were able to recover approximately \$200  
9 that Schreckendgust said was from the robberies. Detectives were able to  
10 recover the hat and apron from the dumpster described by Schreckendgust.  
11 They were also able to recover the chrome plated .38 pistol used in the  
12 robberies.  
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20 Jason Marks  
21 Deputy Missoula County Attorney

22 SUBSCRIBED AND SWORN TO before me this. 13th day of  
23 December, 2012.

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26 JUSTICE OF THE PEACE  
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