

JUL 02 2013

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

Cause No. CR-13-11016-C2

STATE OF MONTANA,

Plaintiff,

-VS-

ARREST WARRANT

VIOLA RENEE PRAZMA,

Defendant,

The State of Montana to any Peace Officer of this State:

Complaint, upon oath, having been this day made before me by SUZY BOYLAN, that the crime of COUNT I: PARENTING INTERFERENCE, a Felony, has been committed and accusing VIOLA RENEE PRAZMA, thereof:

You are therefore ordered, forthwith, to arrest the above-named Defendant and bring him/her before this Court or in the case of my absence or inability to act, before the nearest and most accessible Judge in this County, or if the arrest is made in another county, before a Judge of the County without unnecessary delay.

The Defendant is to be admitted to bail in the sum of \$ 10,000.

**WARRANT CANCELLED
JUSTICE COURT**

OCT 15 2013

DEPARTMENT 2
MISSOULA COUNTY, MT

in custody

BENCH WARRANT

RECEIVED

JUL 02 2013

Justice Court

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

STATE OF MONTANA
Plaintiff,

-VS-

VIOLA RENEE PRAZMA
Defendant.

Cause No. CR-13-11016-CZ

COMPLAINT

SUZY BOYLAN, Assistant Chief Deputy Missoula County Attorney,
deposes and says that on or about and between the 29th day of April, 2012,
and July 2, 2013, in Missoula County, the Defendant committed the offense
of COUNT I: PARENTING INTERFERENCE, a Felony, in violation of
Montana law, namely: Mont. Code Ann. 45-5-634, punishable by 10 years
MSP and/or \$50,000 fine.

The facts constituting the offense are:

COUNT I: On or about and between the 29th day of April, 2012, and
July 2, 2013, the above-named Defendant committed the offense of
parenting interference by, knowing that she had no legal right to do so,
before the entry of a court order determining parenting rights, took, enticed,
or withheld a child, Jane Doe, DOB 7/8/08, from the other parent of such

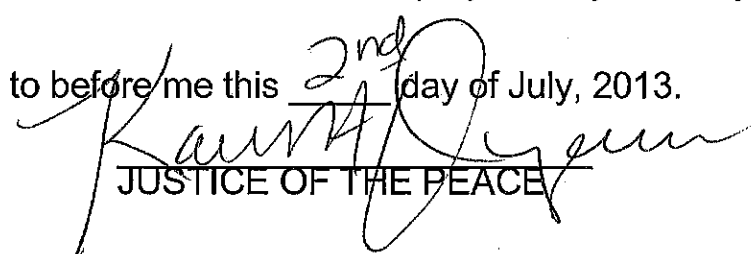
1 child, Stanley Prazma, under circumstances which manifested a purpose to
2 substantially deprive Stanley Prazma of parenting rights.
3

4 DATED this 2nd day of July, 2013.

5 
6 SUZY BOYLAN

7 Assistant Chief Deputy County Attorney

8
9 Subscribed and sworn to before me this 2nd day of July, 2013.

10 
11 JUSTICE OF THE PEACE

12 COMPLAINT 13-1178
13 Missoula County Sheriff's Office LAMB
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28

RECEIVED

JUL 02 2013

1 IN THE JUSTICE COURT OF THE STATE OF MONTANA, ~~Justice Court~~
2 IN AND FOR THE COUNTY OF MISSOULA
3 BEFORE Karen A. Orzech, JUSTICE OF THE PEACE
4

5 STATE OF MONTANA,
6 Plaintiff,

Cause No. CR-13 - 11016-CZ

7 -VS-
8

**AFFIDAVIT OF PROBABLE
CAUSE**

9 VIOLA RENEE PRAZMA,
10 Defendant.

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

14 SUZY BOYLAN, Assistant Chief Deputy County Attorney of Missoula
15 County, Montana, being first duly sworn upon oath, deposes and says:
16

17 I have read the official law enforcement reports regarding the
18 investigation of VIOLA RENEE PRAZMA for allegedly committing the
19 offense(s) set forth in the complaint in and based upon the information
20 contained in the reports, if true, believe probable cause exists to justify
21 charging the above-named defendant as specified in the accompanying
22 complaint.
23
24

25 On or about the 14th day of May, 2013, Stanley Prazma reported that
26 his ex-wife, identified as the above-named Defendant, moved out of her
27
28

1 home with the minor child, Jane Doe, on or about April 29, 2012, and has
2 withheld the child from him since.
3


4 Jane Doe was born 7/8/08, after Stanley Prazma and Defendant had
5 divorced. They maintained an informal parenting plan until April 29, 2012,
6 with Jane Doe spending time with both parents. The relationship between
7 Defendant, Stanley Prazma, and Stanley's wife Mary was very cordial.
8

9 Stanley was diagnosed with ALS (Lou Gehrig's Disease) and advised
10 Defendant of his diagnosis on March 29, 2012. He was given 2-5 years to
11 live. He continued to see Jane Doe over the next several weeks. Defendant
12 then told Stanley she was taking Jane Doe on a two-week vacation to
13 Billings. On April 29, 2012, he discovered that Defendant had moved
14 herself, Jane Doe, and their belongings out of her residence. At one point,
15 Defendant told Stanley that he would never see Jane Doe again, and that
16 Jane Doe would not remember her father.
17

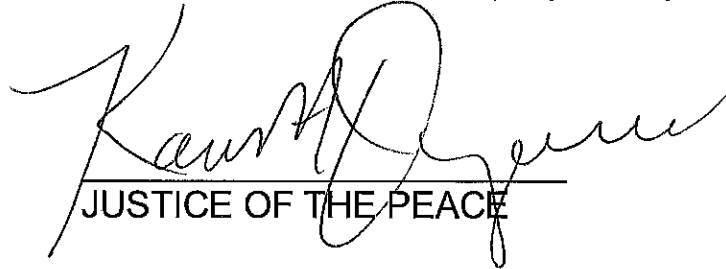
18 Stanley Prazma has attempted to contact Defendant and her family
19 members, and has no solid information as to the whereabouts of the child.
20 He had one reply from Defendant to a message he sent her on Facebook,
21 but she has apparently deactivated her account since.
22

23 Stanley obtained an interim parenting plan from the Fourth Judicial
24 District Court on April 22, 2013, granting him parenting time on an
25
26
27
28

1 alternating two-week schedule with Defendant. Despite extensive efforts in
2 both Missoula and Yellowstone Counties, Defendant has not been found to
3 be served with that paperwork. Her whereabouts, and the whereabouts of
4 the child, are currently unknown.
5

6
7
8 
SUZY BOYLAN
9 Assistant Chief Deputy County Attorney

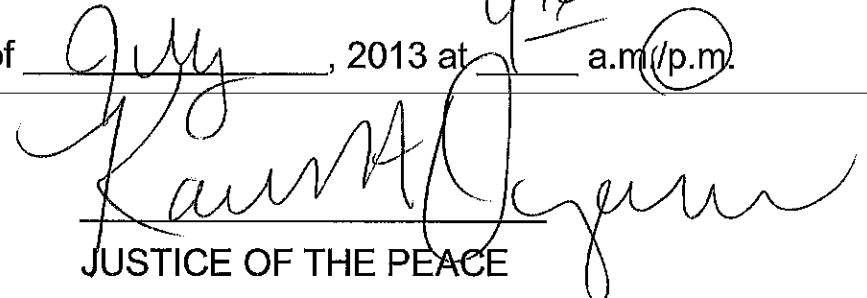
10 SUBSCRIBED AND SWORN TO before me this 2nd day of July,
11 2013.

12
13 
14 JUSTICE OF THE PEACE
15

16
17 ORDER
18

19 Upon reading the foregoing Affidavit, the Court finds that there is
20 probable cause to believe the above-named Defendant committed the crimes
21 charged.
22

23 DATED this 2nd day of July, 2013 at 4:16 a.m./p.m.
24

25 
26 JUSTICE OF THE PEACE
27
28