FILED
01/07/2020
Shirley Faust
CLERK
Missoula County District Court
STATE OF MONTANA
By: Michelle Vipperman
DC-32-2020-0000011-IN
Larson, John W

1 2 3 4 5	MAC BLOOM Deputy County Attorney BRITTANY WILLIAMS Deputy County Attorney KIRSTEN H. PABST Missoula County Attorney Missoula County Courthouse Missoula, Montana 59802 (406) 258-4737 Attorneys for Plaintiff	By: Michelle Vipperm DC-32-2020-000001  Larson, John W 3.00	
7	MONTANA FOURTH JUDICIAL DISTRICT COURT, MISSOULA COUNTY		
8	STATE OF MONTANA, Plaintiff,	Dept. No. 3	
9	-VS-	Cause No. DC-20-11	
10	BRIDGER CHRISTENSEN,	INFORMATION	
11	Defendant,	Total Possible MSP: <b>40 years</b> Total Possible MCDF: <b>N/A</b> Total Possible Fine: <b>\$50,000</b>	
12	rotari ossibie i inc.		
13	MAC BLOOM, Deputy County At	ttorney of Missoula County, Montana, and	
14	BRITTANY WILLIAMS, Deputy County Attorney of Missoula County, Montana, deposes		
15	and says that on or about the 1st day of January, 2019, in Missoula County, the Defendant		
16	committed the offense of:		
17	COUNT I: CONSPIRACY TO COMMIT ROBBERY, a Felony, in violation of Montana law,		
18	namely: Mont. Code Ann. 45-5-401(1) and 45-4-102, punishable by note less than 2 years		
19	or more than 40 years MSP and/or \$50,000 fine.		
20	The facts constituting the offense are:		
21	COUNT I: On or about the 1st day of January, 2019, the above-named Defendant,		
	II		

with the purpose that a robbery be committed, agreed with another to the commission of

INFORMATION

1 the robbery to wit: Defendant, Benjamin Mousso and S.R. planned and agreed to commit 2 a robbery against Joshua Paniagua. Defendant acted as the driver during the robbery. 3 A list of possible witnesses for the state now known to the prosecution is as follows: 4 S.R., C/O MISSOULA COUNTY ATTORNEY'S OFFICE 5 L.M., C/O MISSOULA COUNTY ATTORNEY'S OFFICE A.R., C/O MISSOULA COUNTY ATTORNEY'S OFFICE J.P., C/O MISSOULA COUNTY ATTORNEY'S OFFICE 6 JOŚHUA PANIAGUA. MISSOULA. MONTANA 7 CHLOE SARGENT, MISSOULA, MONTANA T.P.G., C/O MISSOULA COUNTY ATTORNEY'S OFFICE PETER WOODS, MISSOULA CITY POLICE DEPARTMENT 8 GUY BAKER. MISSOULA CITY POLICE DEPARTMENT MICK MCCARTHY, MISSOULA CITY POLICE DEPARTMENT KATIE PETERSEN, MISSOULA CITY POLICE DEPARTMENT 9 REPRESENTATIVE(S), MISSOULA COUNTY 911, TBD REPRESENTATIVE(S), MONTANA JACK'S CASINO, TBD 10 Any witness listed by Defendant 11 Any witness necessary for foundation, rebuttal, impeachment and/or chain of custody. 12 Dated this 6th day of January, 2020. 13 14 /s/ Mac Bloom MAC BLOOM 15 **Deputy County Attorney** 16 17 /s/ Brittany Williams **BRITTANY WILLIAMS** 18 Deputy County Attorney 19 20 21 22

INFORMATION

## **CERTIFICATE OF SERVICE**

I, Brittany Lynn Williams, hereby certify that I have served true and accurate copies of the foregoing Information - Information to the following on 01-07-2020:

Bridger Christensen (Defendant) 211 W Pine Missoula 59802 Service Method: First Class Mail

Electronically signed by Crystal Zimmerman on behalf of Brittany Lynn Williams
Dated: 01-07-2020

1 MAC BLOOM FILED JAN 0 7 2020 Deputy County Attorney **BRITTANY WILLIAMS** Deputy County Attorney KIRSTEN H. PABST 3 Missoula County Attorney Missoula County Courthouse 4 Missoula, Montana 59802 (406) 258-4737 5 Attorneys for Plaintiff 6 MONTANA FOURTH JUDICIAL DISTRICT COURT, MISSOULA COUNTY 7 STATE OF MONTANA. 8 Dept. No. 1 Plaintiff. -VS-9 Cause No. DC-20-12 INFORMATION JOSHUA MICHAEL PANIAGUA, 10 Defendant. Total Possible MSP: 15 years 11 Total Possible MCDF: 6 months Total Possible Fine: \$55.500 12 MAC BLOOM, Deputy County Attorney of Missoula County, Montana, and 13 BRITTANY WILLIAMS, Deputy County Attorney of Missoula County, Montana, depose 14 and say that on or about the 1st and/or 2nd days of January, 2020, in Missoula County, the 15 Defendant committed the offenses of: 16 COUNT I: TAMPERING WITH OR FABRICATING PHYSICAL EVIDENCE, a Felony, in 17 violation of Montana law, namely: Mont. Code Ann. 45-7-207, punishable by 10 years MSP 18 and/or \$50,000 fine; 19 COUNT II: CRIMINAL DISTRIBUTION OF DANGEROUS DRUGS - FELONY, a Felony, in 20 violation of Montana law, namely: Mont. Code Ann. 45-9-101, punishable by 5 years MSP 21 and/or a \$5,000 fine; 22 INFORMATION

COUNT III: PRIVACY IN COMMUNICATIONS - 1ST OFFENSE, a Misdemeanor, in violation of Montana law, namely: Mont. Code Ann. 45-8-213(1)(a), punishable by 6 months MCDF and/or \$500 fine.

The facts constituting the offense are:

COUNT I: On or about the 2nd day of January, 2020, the above-named Defendant believing that an official proceeding or investigation was pending or about to be instituted altered, destroyed, concealed, or removed any record, document, or thing with the purpose to impair its verity or availability in such proceeding or investigation, to wit:

Defendant broke his cell phone into two pieces to prevent police from tracking and locating him, while knowing that his cell phone was evidence pertaining to a stabbing.

COUNT II: On or about the 1st day of January, 2020, the above-named Defendant knowingly sold, bartered, exchanged, gave away, or offered to sell, barter, exchange or give away a dangerous drug, as defined in 50-32-101, to wit: Defendant gave another person 5.25 grams of marijuana in order to obtain methamphetamine.

COUNT III: On or about the 2nd day of January, 2020, the above-named Defendant knowingly or purposely, with the purpose to terrify, intimidate, threaten, harass, annoy, or offend, communicated with S.R. by telephone and threatened to inflict injury or physical harm upon S.R.

A list of possible witnesses for the state now known to the prosecution is as follows:

S.R., C/O MISSOULA COUNTY ATTORNEY'S OFFICE L.M., C/O MISSOULA COUNTY ATTORNEY'S OFFICE A.R., C/O MISSOULA COUNTY ATTORNEY'S OFFICE J.P., C/O MISSOULA COUNTY ATTORNEY'S OFFICE BRIDGER CHRISTENSEN, MISSOULA, MONTANA INFORMATION

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1	CHLOE SARGENT, MISSOULA, MONTANA T.P.G., C/O MISSOULA COUNTY ATTORNEY'S OFFICE PETER WOODS, MISSOULA CITY POLICE DEPARTMENT
2	GUY BAKER, MISSOULA CITY POLICE DEPARTMENT
3	MICK MCCARTHY, MISSOULA CITY POLICE DEPARTMENT
4	REPRESENTATIVE(S), MISSOULA COUNTY 911, TBD REPRESENTATIVE(S), MONTANA JACK'S CASINO, TBD Any witness listed by Defendant
5	Any witness necessary for foundation, rebuttal, impeachment and/or chain of custody.
6	
7	Dated this 6th day of January, 2020.
8	<u>/s/ Mac Bloom</u> MAC BLOOM
9	Deputy County Attorney
10	
11	/s/ Brittany Williams
12	BRITTAŅY WILLIAMS Deputy County Attorney
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FILED
01/06/2020
Shirley Faust
CLERK
Missoula County District Court
STATE OF MONTANA
By: Matthew Tanna
DC-32-2020-0000012-IN
Deschamps, Robert L III

1 2 3 4 5 6 7	MAC BLOOM Deputy County Attorney BRITTANY WILLIAMS Deputy County Attorney KIRSTEN H. PABST Missoula County Attorney Missoula County Courthouse Missoula, Montana 59802 (406) 258-4737 Attorneys for Plaintiff	By: Matthew Tanna DC-32-2020-0000 Deschamps, Robin 1.00
8	MONTANA FOURTH JUDICIAL DISTR	RICT COURT, MISSOULA COUNTY
9	STATE OF MONTANA, Plaintiff, -vs-	Dept. No Cause No. DC-19-
11	JOSHUA MICHAEL PANIAGUA, Defendant,	MOTION AND AFFIDAVIT FOR LEAVE TO FILE INFORMATION
12		
13	STATE OF MONTANA ) :ss	
14	County of Missoula )	
15	MAC BLOOM, Deputy County Attorney of Missoula County, Montana, and	
16	BRITTANY WILLIAMS, Deputy County Attorney of Missoula County, Montana, being first	
17	duly sworn, moves the Court for leave to file an Information charging the above-named	
18	Defendant with allegedly committing the offense(s) in Missoula County of:	
19	COUNT I: TAMPERING WITH OR FABRICATING PHYSICAL EVIDENCE, a Felony, in	
20	violation of Montana law, namely: Mont. Code Ann. 45-7-207;	
21	COUNT II: CRIMINAL DISTRIBUTION OF DANGEROUS DRUGS - FELONY, a Felony,	
22	in violation of Montana law, namely: Mont. Code Ann. 45-9-101;	
	MOTION AND AFFIDAVIT FOR LEAVE TO FI	LE INFORMATION

COUNT III: PRIVACY IN COMMUNICATIONS - 1ST OFFENSE, a Misdemeanor, in violation of Montana law, namely: Mont. Code Ann. 45-8-213(1)(a).

The Motion is based upon the following facts which have been obtained from reports of the law enforcement officers which, if true, I believe, constitute sufficient probable cause to justify the filing of the charges. The facts from those reports are as follows:

On January 1, 2020, at approximately 11:29 p.m., Officers from the Missoula City Police Department responded to the Dillard's parking lot at the Southgate Mall regarding a reported stabbing. Upon arrival, they located three males, Benjamin Mousso, Bridger Christensen, and S.R. (a youth under the age of 18). Mousso had sustained several stab wounds. Officers attempted lifesaving measures prior to medical personnel arriving on scene. Mousso was transported to St. Patrick Hospital where he was pronounced deceased.

Officers took Christensen and S.R. to the police station for questioning. Officer Nissley observed that both males smelled of marijuana. S.R. admitted to carrying a small bag of marijuana, which he turned over to police. The marijuana weighed 5.25 grams.

At approximately 2:15 a.m., Detective Baker and Detective Griesse interviewed Christensen. Christensen stated that after he finished work earlier that night, he met up with a friend at the University of Montana. While there, Mousso dropped by, and Christensen and Mousso left the University in Christensen's vehicle. They drove to another residence and picked up S.R. They decided that they wanted to obtain marijuana, so they decided to contact Joshua Paniagua. Christensen previously attended school with Paniagua, and the

others had some familiarity with him as well.

Moussa and S.R. devised a plan to tell Paniagua that they would trade him methamphetamine in exchange for marijuana, even though they did not actually possess any methamphetamine. Christensen later admitted that the plan also involved "knocking [Paniagua] out" and stealing his marijuana.

S.R. contacted Paniagua using Christensen's cell phone. Paniagua agreed to meet them at Montana Jacks Casino. It was decided that Mousso would "rip off" Paniagua in the Casino bathroom. Mousso was chosen because he was the largest in the group. Christensen explained he was apprehensive about the transaction taking place inside his vehicle, so he told them to do it inside the Casino.

When Paniagua arrived at the Casino, he got into Christensen's vehicle with everyone still inside. After approximately five minutes, Mousso exited the vehicle and went inside the Casino. At that point, Paniagua gave S.R. a small bag of marijuana. Paniagua then exited the vehicle and went inside the Casino. Christensen stated that he assumed Mousso was going to "disable" Paniagua inside.

Approximately five minutes later, Mousso and Paniagua exited the Casino. Mousso got into the vehicle and Paniagua ran off through the parking lot. When Mousso entered the vehicle, he said, "I've been stabbed."

Christensen drove eastbound on South Avenue while Mousso laid down in the rear seat. Mousso made no additional comments and began "snoring." After approximately one minute, Christensen pulled into the Southgate Mall parking lot and called 911 due to Mousso's worsening condition.

Christensen confirmed that he knew Mousso and S.R. planned to rob Paniagua but stated he (Christensen) didn't want to be a part of it. He explained that he felt uncomfortable with the plan and was "sketched out." He also clarified the Mousso would not have known Paniagua gave S.R. the marijuana after Mousso entered the casino, and Mousso likely believed Paniagua still possessed it when Paniagua went inside.

Detective McCarthy and Detective Petersen interviewed S.R. S.R. told a very similar story to Christensen, but omitted details about the plan to rob Paniagua. S.R. said that Paniagua traded them the marijuana for a \$50 Walmart gift card. When confronted by detectives with Christensen's differing story, S.R. admitted that they planned to do a "lick" on Paniagua to get his marijuana. Detective Baker noted that "lick" is a common street term for a drug-related robbery.

Meanwhile, officers searched for Paniagua using K-9s, but were unable to locate him. Officer Berger went to Montana Jacks Casino and spoke with employee Chloe Sargent. Sargent stated that she was outside the Casino smoking when she observed a white passenger car pull into the parking lot. She then went inside, and after a minute or two, a male wearing a white shirt entered the Casino and asked to use the bathroom. Sargent pointed out where it was, and the male went inside. After another minute or two, a second male came inside wearing a camo jacket and black hat and also asked to use the bathroom. Sargent pointed it out to him and told him that there was another male using it and that he would have to wait.

The second male continued past Sargent and went into the men's bathroom.

Sargent immediately heard thumping and yelling noises coming from within the bathroom.

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She told the males to stop, otherwise she was going to call the cops. The two males then quickly exited the bathroom and left the casino. Surveillance video from inside the casino corroborated her statement.

On January 2, 2019, at approximately 10:40 a.m., Paniagua came into the police station with his mother and provided a statement. Although Paniagua's statement was disjointed and changed several times as he apparently recalled additional or different details, Paniagua ultimately confirmed that he agreed to meet up with the group at Montana Jacks Casino to facilitate the trade of marijuana for methamphetamine. When Paniagua entered the bathroom inside the Casino, he said that Mousso began assaulting him. Paniagua gave conflicting statements regarding his and Mousso's relative positions inside the bathroom. Paniagua explained that Mousso punched him three or four times, but later said it was probably seven or eight times with a closed fist to the head and face. Paniagua stated he tried to fight back, but Mousso was dominating him, so Paniagua pulled his knife to protect himself. He stated that he stabbed Mousso four times in self-defense. After the fourth stab, Mousso stopped assaulting Paniagua and exited the restroom.

In response to more specific questioning by detectives, Paniagua made several conflicting statements that called into question the appropriateness of his actions and the level of force he used in response to Mousso's attack. However, Paniagua maintained that he "had no choice" in the stabbing and that he was acting in self-defense. The Coroner's Report confirmed that Mousso had abrasions on the middle-finger knuckle of his left hand and the middle and ring finger knuckles of his right hand. Detective Baker also observed a small abrasion on Paniagua's temple.

After leaving the bathroom, Paniagua stated that he fled the scene and hid under a truck. He also admitted to breaking his phone in half because he thought police might be looking for him. Paniagua acknowledged that he knew his cell phone would be considered evidence to the incident. Detectives later located Paniagua's broken phone inside a trailer after executing a warrant.

On January 2, 2019 at approximately 5:18 p.m., Officer Woods (MPD) responded to a residence regarding recent threats that had been made by Paniagua via telephone. Upon arrival, Officer Woods learned that Paniagua made threatening phone calls to L.M. and S.R. L.M. stated that Paniagua called her cell phone at approximately 2:40 p.m. and asked to speak with S.R. When L.M. informed Paniagua that S.R. was in the shower, Paniagua stated that he believed S.R. was responsible for threats made to Paniagua's family. Paniagua said that if anything happened to his family, he would personally kill S.R. He also stated the S.R. would pay for throwing him (Paniagua) under the bus. He called S.R. a snitch and said S.R. was ruining his life and trying to frame him. The conversation lasted approximately 24 minutes.

At 3:20 p.m., Paniagua called again and spoke with S.R. S.R. stated that Paniagua began the conversation by telling S.R. that he acted in self-defense during the altercation on January 1. As the conversation progressed, Paniagua began calling S.R. a snitch and told him to look over his shoulder. He also told S.R. that if another similar situation arose, "he would take care of it." S.R. stated that Paniagua appeared to be unstable during the conversation as his tone would change from aggressive to laughing at random. S.R. though Paniagua may have been using methamphetamine. This second conversation lasted 29

1	minutes. L.M. and S.R. stated they feared for their safety following their conversations with		
2	Paniagua. LR. and S.R. confirmed these statements during a follow-up interview with		
3	detectives.		
4	This case is being filed directly into District Court. The State respectfully requests		
5	that bail be set in the amount of \$25,000 and that a warrant be issued for the Defendant's		
6	arrest.		
7	DATED this 6th day of January, 2020.		
8			
9	<u>/s/ Mac Bloom</u> MAC BLOOM		
10	Deputy County Attorney		
11	/s/ Brittany Williams BRITTANY WILLIAMS Deputy County Attorney		
12			
13			
14	SUBSCRIBED AND SWORN TO before me this 6th day of January, 2020.		
15			
16	CRYSTAL ZIMMERMAN NOTARY PUBLIC for the		
17	State of Montana Residing at Lolo, MT My Commission Expires		
18	April 13, 2022.		
19	NOTARY PUBLIC FOR STATE OF MONTANA		
20			
21			

FILED
01/06/2020
Shirley Faust
CLERK
Missoula County District Court
STATE OF MONTANA
By: Laura Driscoll
DC-32-2020-0000011-IN
Larson, John W

1	MAC BLOOM Deputy County Attorney	Larson, John 1.00	
2	BRITTANY WILLIAMS		
3	Deputy County Attorney KIRSTEN H. PABST		
4	Missoula County Attorney Missoula County Courthouse		
_	Missoula, Montana 59802 (406) 258-4737		
5	Attorneys for Plaintiff		
6			
7			
8	MONTANA FOURTH JUDICIAL DISTRICT COURT, MISSOULA COUNTY		
9	STATE OF MONTANA,		
10	Plaintiff, -vs-	Dept. No Cause No. DC-19-	
11	BRIDGER CHRISTENSEN, Defendant,	MOTION AND AFFIDAVIT FOR LEAVE TO FILE INFORMATION	
12			
13	STATE OF MONTANA )		
14	:ss County of Missoula )		
15	MAC BLOOM, Deputy County A	ttorney of Missoula County, Montana, and	
16	BRITTANY WILLIAMS, Deputy County Attorney of Missoula County, Montana, being first		
17	duly sworn, moves the Court for leave to file an Information charging the above-named		
18	Defendant with allegedly committing the offense(s) in Missoula County of:		
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20	namely: Mont. Code Ann. 45-5-401 and 45-4-102.		
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MOTION AND AFFIDAVIT FOR LEAVE TO FILE INFORMATION

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This case is being filed directly into District Court. The State respectfully requests

1	that a summons be issued for the Defendant's appearance.			
2	DATED this 6th day of January, 2020.			
3				
4	<u>/s/ Mac Bloom</u> MAC BLOOM			
5	Deputy County Attorney			
6				
7	<u>/s/ Brittany Williams</u> BRITTANY WILLIAMS			
8	Deputy County Attorney			
9	SUBSCRIBED AND SWORN TO before me this 6th day of January, 2020.			
10				
11	CRYSTAL ZIMMERMAN			
12	State of Montana			
13	Residing at Lolo, MT My Commission Expires April 13, 2022.			
14	NOTARY PUBLIC FOR STATE OF MONTANA			
15	NOTARY PUBLIC FOR STATE OF MONTANA			
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