

**IN THE CITY COURT OF THE TOWN OF BRIDGER
COUNTY OF CARBON, STATE OF MONTANA
BEFORE JUDGE BERT KRAFT**

IN THE MATTER OF THE APPLICATION OF

FOR A SEARCH WARRANT TO SEARCH THE
FOLLOWING PREMISES:

Case No: _____

**AFFIDAVIT FOR SEARCH
WARRANT**

STATE OF MONTANA)
 :SS
CITY OF BRIDGER)

_____, under oath, deposes and says that:

1. I am the applicant herein.
2. There is reasonable cause to believe that certain property, hereinafter described, may be found at the following premises:

3. The property referred to, sought to be seized is:
 - (a) Stolen property, consisting of (Identify as explicitly as possible):

- (b) Property, unlawfully possessed, to wit (Identify as explicitly as possible):

- (c) Property that has been used to commit an offense, to wit (Identify as explicitly as possible):

- (d) Property constituting evidence of crime, tending to demonstrate that an offense was committed, to wit (Describe the property constituting evidence and in what manner it demonstrates the commission of an offense):

(e) Property tending to demonstrate that _____ participated in the commission of the offense of _____, to wit (Describe the manner in which the property connects the suspect with the offense):

4. In support of my assertion as to the existence of probably cause, the following facts are offered, based upon my personal knowledge (Set forth, as explicitly as possible, the supporting facts, using dates, places, and names):

IF AN UNDISCLOSED INFORMANT IS USED, ALLEGE AS FOLLOWS:

I have received information from a reliable, confidential informant, who told me that (Specify the facts, using names, dates, and places to the extent possible):

The said informant is known to me to be reliable because

The information conveyed to me by the informant is based on the informant's personal knowledge and direct observation, to wit:

IF APPROPRIATE

Moreover, members of this department, including myself, have independently confirmed the confidential informant's assertions in the following respect and to the following degree:

IF FACTS ARE FURNISHED BY A "CITIZEN" WHO WANTS ANNONYMY (AS OPPOSED TO A RELIABLE CONFIDENTIAL "POLICE" INFORMANT), THAT CITIZEN ALLEGES AS FOLLOWS:

I have received information from an individual who is not a regular police informant but is an ordinary citizen who, owing to fear of involvement or reprisal, wished to remain anonymous. The said individual told me the following:

This individual is known to me to be reliable because

The above information that the individual furnished to me is the product of the individual's direct and personal knowledge, to wit:

IF APPROPRIATE

Moreover, members of this department, including myself, have independently confirmed the truth of the individual's assertions in the following respects, and to the following degree:

IF APPROPRIATE

Additional grounds exist establishing probable cause, namely, the prior record of the individual (who) (whose premises) (whose car) is (are) to be searched. The prior record consists of the following:

The foregoing represents the grounds for my belief.

WHEREFORE, your deponent requests that the Court issue a search warrant directing a search for and seizure of the property set out in paragraph 3 above.

Deponent

Sworn to before me this ____ day of _____, 20__ at _____: _____ o'clock ____ .M.

Judge Bert Kraft

Approved by:

City Attorney