

Brett D. Linneweber
Park County Attorney
414 East Callender Street
Livingston, MT 59047
Phone: (406) 222-4150

PARK COUNTY CLERK
OF DISTRICT COURT
JUDY KATIE

2010 MAR 14 PM 8 31

MONTANA SIXTH JUDICIAL DISTRICT COURT, PARK COUNTY FILED

Jane Lube
DEPUTY

THE STATE OF MONTANA,)
)
 Plaintiff,)
)
 v.)
)
 JOHN FANUZZI,)
)
 Defendant.)
)

Cause No. DC 10-31

**AFFIDAVIT IN SUPPORT OF MOTION AND
MOTION FOR ORDER GRANTING LEAVE TO FILE INFORMATION**

BRETT D. LINNEWEBER, Park County Attorney, and as attorney for the State of Montana, states that based upon the investigative reports he had reviewed there is probable cause that the Defendant committed the offense of TAMPERING WITH PUBLIC RECORDS OR INFORMATION, a felony, in violation of Section 45-7-208, MCA 2009, punishable by imprisonment for a period not to exceed ten (10) years, or a fine not to exceed \$50,000.00, or both said fine and imprisonment.

COUNT I

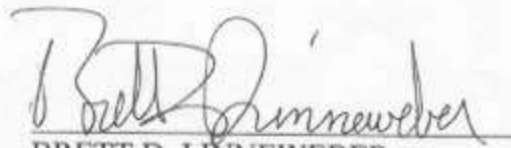
I.

The Defendant was cited for the offense of Operating a Vehicle with an Expired Registration - Failure to Register. Despite repeated citations by the Justice Court, he refused to appear on the matter. The Justice Court issued contempt warrants with an order to show cause and a bond of

\$135.00.

II.

On or about February 3, 2010, the Park County Justice Court received a document purporting to be a money order printed over the top of the court order to pay the \$135.00.. It was accompanied by other nonsensical documents and affidavits of the Defendant. The Defendant is a member of the Sovereign Church of Christ that has participated in other nonsensical filings. The money order is not valid.

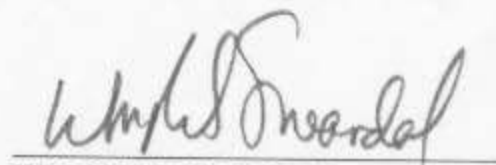

BRETT D. LINNEWEBER
Park County Attorney

ORDER GRANTING LEAVE TO FILE INFORMATION

BRETT D. LINNEWEBER, County Attorney for the County of Park, State of Montana, having filed a written affidavit in this court asking leave to file an information charging JOHN FANUZZI with offense of TAMPERING WITH PUBLIC RECORDS OR INFORMATION, a felony, in violation of Section 45-7-208, MCA 2009, punishable by imprisonment for a period not to exceed ten (10) years, or a fine not to exceed \$50,000.00, or both said fine and imprisonment; it satisfactorily appearing to the court that there exists sufficient cause therefor;

NOW THEREFORE, LEAVE IS HEREBY GRANTED to file said information as set forth in said written affidavit.

DATED this 15th day of March, 2010.


WM. NELS SWANDAL
District Judge