

**MISSOURI STATE BOARD OF EDUCATION AGENDA ITEM:****October 2014**

CONSIDERATION OF ISSUANCE OF A SUBSTITUTE CERTIFICATE  
OF LICENSE TO TEACH TO ELIZABETH C. EDWARDS

**STATUTORY AUTHORITY:**

Section 168.071, RSMo

Consent  
ItemAction  
ItemReport  
Item

## DEPARTMENT GOAL NO. 3:

Missouri will prepare, develop, and support effective educators.

## SUMMARY:

Applicant's Name: Elizabeth C. Edwards

On May 12, 2014, Elizabeth C. Edwards applied for a substitute certificate of license to teach.

Offense:

1. On October 19, 2002, Elizabeth Edwards, age 22, operated a motor vehicle in a public place while intoxicated.
2. On December 30, 2004, Elizabeth Edwards, age 24, intentionally gave a false or fictitious name or date of birth, knowing the peace officer was lawfully arresting or detaining the defendant.
3. On June 19, 2005, Elizabeth Edwards, age 25, operated a motor vehicle while intoxicated, and without a valid license to do so.
4. On March 2, 2006, Elizabeth Edwards, age 25, recklessly caused physical injury to the victim, a family or household member, by throwing an ashtray at him.
5. On February 22, 2009, Elizabeth Edwards, age 28, operated a vehicle under the influence of alcohol, and failed to register a vehicle with MODOR.

Disposition:

1. On January 14, 2003, Elizabeth Edwards pled guilty to the offense, Driving While Intoxicated, in the Circuit Court of Bexar County, state of Texas, case number 831633. Ms. Edwards was sentenced to ten months of probation. Probation was revoked on August 14, 2003.
2. On May 26, 2005, Elizabeth Edwards pled guilty and received a suspended imposition of sentence to the misdemeanor, Fail to ID-False/Fict. Information, in the Circuit Court of Tarrant County, state of Texas, case number 0961981. Ms. Edwards was sentenced to one year probation, which was successfully completed.

3. On July 5, 2005, Elizabeth Edwards pled guilty to the misdemeanor, Driving While Intoxicated; and to the misdemeanor, No Valid Operator's License, in the Circuit Court of Holt County, state of Missouri, case number CR605-116M. Ms. Edwards was fined.

4. On March 29, 2006, Elizabeth Edwards pled guilty and received a suspended imposition of sentence to the misdemeanor, Domestic Assault - 3rd Degree, in the Circuit Court of Buchanan County, state of Missouri, case number 06BU-CR00660. Ms. Edwards was sentenced to one year probation, which was successfully completed on August 2, 2006.

5. August 4, 2011, Elizabeth Edwards pled guilty and received a suspended execution of sentence to the felony, DWI-Alcohol-Persistent Offender; and pled guilty to the misdemeanor, Failure to Register Motor Vehicle, in the Circuit Court of Platte County, state of Missouri, case number 09AE-CR01259-01. Ms. Edwards was sentenced to five years' supervised probation, which was successfully completed on September 7, 2013.

Letters of Recommendation: Three (3) – (Professor, Professor, Dean).

**PRESENTER(S):**

Paul Katnik, Assistant Commissioner, Office of Educator Quality, will assist with the presentation and discussion of this agenda item.

**RECOMMENDATION:**

We recommend that the State Board of Education deny the application of Elizabeth C. Edwards for a substitute certificate of license to teach.



Substitute Certification



MISSOURI DEPARTMENT OF ELEMENTARY AND SECONDARY EDUCATION
OFFICE OF EDUCATOR QUALITY
EDUCATOR CERTIFICATION
POST OFFICE BOX 480
JEFFERSON CITY, MISSOURI 65102-0480
(573)751-0051

POSSIBLE DISCIPLINE

APPLICATION FOR A SUBSTITUTE CERTIFICATE OF LICENSE TO TEACH

SECTION I: APPLICANT INFORMATION

PROFILE

Form fields for profile information including Educator ID (589481), Name (ELIZABETH CORRINE EDWARDS), Address (4717 NW 61ST STREET APT. 208), City (KANSAS CITY), State (MO), Zip (64151-4368), Personal Phone, Work Phone, and Email Address (IZABELLE\_8080@YAHOO.COM). Includes a Search button and Social Security Number field.

EDUCATION

No records to display

PROFESSIONAL CONDUCT (ALL QUESTIONS MUST BE ANSWERED)

Please answer the following questions. If you answer yes to any of the questions, please provide an explanation in the box below.

Have you ever been charged with, convicted or entered a plea, including a plea of nolo contendere, to any felony or misdemeanor whether or not sentence was imposed or suspended, except minor traffic violations? If yes, explain fully.

IN 2009 I RECEIVED A FELONY FOR MULTIPLE DUI'S. I DID NOT GO TO COURT FOR THAT CHARGE FOR TWO YEARS. AFTER I WAS FINALLY CHARGED WITH THE

Have you ever been denied a professional license, certificate, permit, credential, endorsement, or registration? If yes, explain fully.

Has your professional license (except for driver's license), certificate, permit, credential, endorsement, or registration ever been disciplined, suspended, revoked, reprimanded, restricted, curtailed or voluntarily surrendered or do you have any pending complaints before any regulatory board or agency or is there any investigation or adverse action now pending against you? If yes, explain fully.

Have you ever resigned, been restricted, disciplined, or discharged from any position, including the armed forces, while under suspicion of having engaged in criminal, immoral, unethical behavior or unprofessional conduct, or are you under investigation for any such charge? If yes, explain fully.

TYPE OF APPLICATION

CONTENT SUBSTITUTE

Selected Payment Type : Debit, Credit, eCheck payment
Actual Payment Type : Debit, Credit, eCheck payment
Application Fee : 50.00
Amount Paid : 50.00
Amount Remaining : 0.00
Payment Status : Paid
Comments :

SWORN STATEMENT

I, the above named applicant, hereby affirm under penalties of perjury that I am the applicant referred to in the preceding application for a certificate of license to teach in the state of Missouri, and that all statements and enclosures are true and accurate to the best of my knowledge, information, and belief. I understand that any misrepresentation of facts may result in the denial or revocation of the requested certificate(s). I submit for consideration this application as required by the Missouri law governing the practice of teaching. I understand that the Missouri Department of Elementary and Secondary Education may require further information of evidence that it deems reasonable and proper. Furthermore, I voluntarily consent to a thorough investigation of my present and past employment and other activities for the purpose of verifying my qualifications. In addition, I grant permission to access any court, FBI, or police records related to arrests and convictions related to good moral character or personal fitness pertinent to my certification, and to probation or parole records as well.

**RELEASE OF EDUCATIONAL INFORMATION**

I hereby give my recommending certification institution permission to release any and all information needed.

BY SELECTING "I Accept", I AGREE TO THE TERMS OF THE SWORN STATEMENT AND TO THE RELEASE OF MY EDUCATIONAL INFORMATION.

I Accept

It is the policy of the Missouri Department of Elementary and Secondary Education not to discriminate on the basis of race, color, religion, gender, national origin, age, or disability in its programs or employment practices as required by Title VI and VII of the Civil Rights Act of 1964, Title IX of the Education Amendments of 1972, Section 504 of the Rehabilitation Act of 1973, the Age Discrimination Act of 1975, and Title II of the Americans with Disabilities Act of 1990. Inquiries related to Department programs and to the location of services, activities, and facilities that are accessible by persons with disabilities may be directed to the Jefferson State Office Building, Office of the General Counsel, Coordinator-Civil Rights Compliance (Title VI/Title IX/504/ADA/Age Act), 6th Floor, 205 Jefferson Street, P.O. Box 480, Jefferson City, MO 64102-0480; telephone number (573) 528-4757 or TTY (800) 727-7466, fax (573) 527-4803, email [covright@desse.mo.gov](mailto:covright@desse.mo.gov).

**SECTION II: DESE**

1 record(s)

Subject Area Grade Level	Classification	Effective Date	Expiration Date	Analysis Indicator	Status
CONTENT SUBSTITUTE					

**Memo (Public):**

5/13/14-PENDING TRANSCRIPTS AND BACKGROUND

[Edit](#)

Last Team Member to Update Memo: SWADLEY

Status: PENDING SUPPORT DOCUMENTATION

Assign To: CI

Date Received: 05/12/2014

[Save](#) [Cancel](#)

Email: [certificatins@desse.mo.gov](mailto:certificatins@desse.mo.gov)

Current User: KMILLER8 Last Modified User: KMILLER8 Last Modified Date: 5/16/2014 2:17:17 PM

"Missouri public schools: the best choice...the best results!"

Online  
Privacy/Security  
Policy

Ver: 3.5.1054

001 CC

831633

BOND



NO COURT APPT ORDER

# CRIMINAL DOCKET

COUNTY COURT AT LAW # \_\_\_\_\_ BEXAR COUNTY, TEXAS  
GERRY RICKHOFF  
BEXAR COUNTY CLERK

VS THE STATE OF TEXAS  
EDWARDS, ELIZABETH CORRINE  
10/19/02 DRIVING WHILE INTOXICATED  
CC9 CAUSE 831633 TYPE: MB  
SID: 0759388 JN: 0981891 DOB: 04/22/80

DATE	ORDERS OF THE COURT
	Amend 11-26-02
11-21-02	Set for January 14, 2003 - Arrangement (W)
1-14-03	nc+ J: 550 + CC + 6mo/10mo DWIED DIP ATPE (40 hrs CS) <del>prosec</del> 6mo TXDLS Restitution if Am + Officer Lodge
11-7-03	Probation extended until 1-14-04 Wave further supervisory fees
11-9-03	Waiver of counsel in extension of prob filed
1-13-04	MTR filed & warrant issued. prob off Wf issued (#1033770) in
1/16/04	MTW filed, term case / case closed

ATTORNEY: \_\_\_\_\_

BAR NO: \_\_\_\_\_ PH#: \_\_\_\_\_

ATTORNEY: Brian Kimbrough

BAR NO: \_\_\_\_\_ PH#: \_\_\_\_\_

COURT COST: 281.00 ATTY FEES: \_\_\_\_\_  
550

TOTAL: 831.00

PENDING CASES: \_\_\_\_\_

JAIL TIME CREDIT: \_\_\_\_\_

DATE FILED: NOV 08 2002

SUMMONS/CAPIAS ISSUES: \_\_\_\_\_



RIGHT THUMB

SIGNATURE: [Signature]

P.O. Hector Lindsay

CAUSE NO. 831633

FILED IN MY OFFICE  
GERRY RICKHOFF  
COUNTY CLERK BEXAR CO.

*WR*  
2004 JAN 16 P 2:04

THE STATE OF TEXAS

VS

ELIZABETH EDWARDS

AT LAW NO. 9

BEXAR COUNTY, TEXAS

**COURT ORDER**

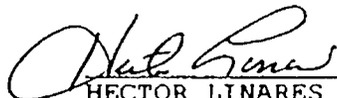
**TERMINATION FROM COMMUNITY SUPERVISION**

**OFFENSE: DRIVING WHILE INTOXICATED**

It appearing to the Court after considering the report made by the defendant's community supervision officer and other matters and evidence in this cause in which the Community Supervision term expired on JANUARY 14<sup>TH</sup>, 2004.

It is the **ORDER** of the Court that the Community Supervision in this cause is hereby terminated and case closed.

REC'D 1742 PG 0266



HECTOR LINARES  
COMMUNITY SUPERVISION OFFICER  
BEXAR COUNTY CSCD

Entered this the 16<sup>TH</sup> day of JANUARY A.D., 2004.



HONORABLE OSCAR DAZEN,  
JUDGE, COUNTY COURT AT LAW NO. 9  
BEXAR COUNTY, TEXAS

REC'D 1742 PG 0266

CAUSE NO. 831633

THE STATE OF TEXAS

§

IN THE COUNTY COURT

vs.

§

FILED IN MY OFFICE  
GERRY RICKHOFF  
COUNTY CLERK BEXAR CO.  
BEXAR COUNTY, TEXAS  
2004 JAN 16 P 2:04

ELIZABETH EDWARDS

§

MOTION OF THE STATE TO WITHDRAW MOTION TO REVOKE PROBATION

TO THE HONORABLE OSCAR KAZEN, JUDGE OF SAID COURT:

Now comes the State of Texas, by and through the Criminal District Attorney in and for Bexar County, Texas and respectfully moves the Court to withdraw the Motion to Revoke the Probation of the defendant, said Motion heretofore having been filed on the 13<sup>TH</sup> day of JANUARY, A.D., 2004; the State no longer wishing to prosecute said Motion to Revoke Probation.

SUSAN D. REED  
Criminal District Attorney,  
Bexar County, Texas



Assistant Criminal District Attorney  
Bexar County, Texas

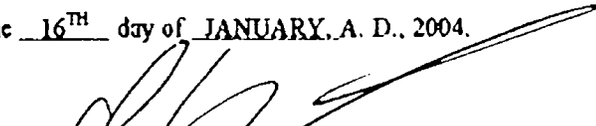
SB#: 24027255

ORDER

On this the 16<sup>TH</sup> day of JANUARY, 2004, came on to be considered the Motion of the State of Texas to withdraw its Motion to Revoke the Probation heretofore filed on the above mentioned date, and it appearing to the Court that said Motion should be granted;

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED BY THE COURT that the Motion of the State to withdraw the Motion to Revoke the Probation of the defendant, as stated above, be and the same is hereby granted, and the Clerk of this Court is hereby directed to take such steps as are necessary to carry out the conditions thereof, and to notify appropriate authorities as may be made necessary hereby.

SIGNED AND ENTERED this the 16<sup>TH</sup> day of JANUARY, A. D., 2004.

  
HONORABLE OSCAR KAZEN, JUDGE  
COUNTY COURT AT LAW NO. 9 OF  
BEXAR COUNTY, TEXAS

COMPLETED ALL REQUIREMENTS  
PAID IN FULL

REC-01742950267

ORDER SUSPENDING IMPOSITION OF SENTENCE AND GRANTING ADULT PROBATION (NON-JURY)

ORDER MODIFYING CONDITIONS OF PROBATION  
NO. 831633

THE STATE OF TEXAS  
VS. ELIZABETH EDWARDS

FILED IN MY OFFICE  
GERRY RICHMOND  
COUNTY CLERK  
IN THE COUNTY COURT  
AT LAW NO. 9 OF  
BEXAR COUNTY, TEXAS

OFFENSE: DRIVING WHILE INTOXICATED

On the 14<sup>th</sup> day of JANUARY, A.D., 2003, in the above numbered and entitled cause, appeared open Court the State by her District Attorney, and the defendant, ELIZABETH EDWARDS, in the presence and by counsel, \_\_\_\_\_ for the purpose of a hearing on said defendant's application for Adult Probation; said defendant having heretofore, on the 14<sup>th</sup> day of JANUARY A.D. 2003, been duly and legally adjudged to be guilty of the offense of DRIVING WHILE INTOXICATED. And his punishment assessed by judgment of this Court to be 500.00 fine, and 6 MONTHS days, months, year confinement in the Bexar County Jail.

THEREFORE, IT WAS HEREBY ORDERED, ADJUDGED AND DECREED that the imposition of sentence by suspend and the Defendant was placed on adult probation for a term of 10 MONTHS days, months, year effective 1-14-03 - 11-14-03.  
(beginning date) (ending date)

On the 7 day of Nov, A.D., 2003, the defendant, ELIZABETH EDWARDS, Term of Probation is/w extended, by agreement from 11-14-03 to 1-14-04.  
(Previous ending date) (New ending date)

On the \_\_\_ day of \_\_\_ A.D., 20\_\_\_, the defendant, \_\_\_\_\_, Term of Probation is/was extended by agreement from \_\_\_\_\_ to \_\_\_\_\_.  
(Previous ending date) (New ending date)

On the \_\_\_ day of \_\_\_ A.D., 20\_\_\_, the defendant, \_\_\_\_\_, Term of Probation is/was extended by agreement from \_\_\_\_\_ to \_\_\_\_\_.  
(Previous ending date) (New ending date)

On the \_\_\_ day of \_\_\_ A.D., 20\_\_\_, the defendant, \_\_\_\_\_, Term of Probation is/was extended by agreement from \_\_\_\_\_ to \_\_\_\_\_.  
(Previous ending date) (New ending date)

I understand and agree the original conditions of my probation will remain in full force and effect during the extended term of my probation and the Court can order a Motion to Revoke Probation if and my probation may be revoked.

I acknowledge receipt of a copy of the Altered and Amended Conditions to extend Adult Probation; fully understand same.

PROBATION EXTENDED TO 1-14-04, 20\_\_\_.

Signed and Agreed:

Defendant's Name

Address: 8036 Big Bend  
San Antonio, TX 78250

Approved by:

A copy furnished to the above-named Defendant and noted on the docket this 7 day of Nov, A.D., 2003.

JUDGE PRESIDING

SUPERVISION OFFICER

DEPARTMENT  
Clerk, County Court at Law No. 9  
Bexar County, Texas

BEXAR COUNTY COMMUNITY SUPERVISION AND CORRECTIONS

601 Doloresa  
San Antonio, Texas 78207 335-7200

REC'D 1171 TIPS 01173



CAUSE NO. 831633

THE STATE OF TEXAS

§

IN THE COUNTY COURT

VS.

§

FILED IN MY OFFICE  
GERRY RICKHOFF AT LAW NO. 9, OF  
COUNTY CLERK BEXAR CO. BEXAR COUNTY, TEXAS

ELIZABETH EDWARDS

§

2004 JAN 13 A 10:07

MOTION TO REVOKE PROBATION

TO THE JUDGE OF SAID COURT: HONORABLE OSCAR KAZEN

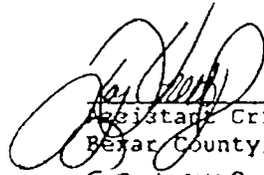
Now comes the Criminal District Attorney of Bexar County, Texas and would show the Court that the Defendant in the above styled and numbered cause was found guilty of the offense of DRIVING WHILE INTOXICATED and was placed on probation by the Court on the 14th day of JANUARY, A. D., 2003, for a period of 10 MONTHS under the provisions of the Adult Probation and Parole Law as reflected by the finding of the Court that the evidence substantiated the Defendant's guilt, entered in this cause;

That thereafter, during the term of said probation, the defendant violated the terms and conditions therein in the following particulars, to-wit:

VIOLATED CONDITION NO. 11a: On or about the 14<sup>TH</sup> day of AUGUST, 2003, in Bexar County, Texas, the defendant, ELIZABETH EDWARDS, failed to pay Court Costs/Fines to County Court at Law No. 9, in the amount of \$ 831.00 through the Bexar County Community Supervision and Corrections Department of Bexar County, Texas, in violation of Condition No. 11a.

Premises considered, therefore, the Criminal District Attorney, Bexar County, Texas, moves the Court to cause a warrant to be issued for arrest of said Defendant, and that upon his arrest hearing be held and probation revoked in this cause, as the evidence and judgment of the Court thereon may warrant.

DATE: 01-13 2004.

  
Assistant Criminal District Attorney  
Bexar County, Texas  
SBV-24027255

O R D E R

The Clerk will issue capias for arrest of the Defendant in the above styled and numbered cause, directing that he be held to answer instanter to this Court for violation of the terms and conditions of his probation herein.

DATE: 01-13 2004.

  
HONORABLE OSCAR KAZEN, JUDGE  
COUNTY COURT AT LAW NO. 9, OF  
BEXAR COUNTY, TEXAS

ORDER SUSPENDING IMPOSITION OF SENTENCE AND GRANTING ADULT PROBATION (NON-JURY)

NO: 031633

THE STATE OF TEXAS

IN THE COUNTY COURT  
AT, LAW NO. 9, OF  
BEXAR COUNTY, TEXAS

VS

ELIZABETH EDWARDS

OFFENSE: DRIVING WHILE INTOXICATED

On this the 14TH day of JANUARY, A.D., 2003, in the above numbered and entitled cause, again appeared in open Court the State by her District Attorney, and the defendant, ELIZABETH EDWARDS in person and by counsel, for the purpose of a hearing on said defendant's application for Adult Probation; said defendant having heretofore, on the 14TH day of JANUARY, A.D., 2003, been duly and legally adjudged to be guilty of the offense of DRIVING WHILE INTOXICATED and his punishment assessed by judgment of this Court to be \$550.00 fine, and 6 MONTHS days confinement in the Bexar County Jail. And the Court is of the Opinion that Probation be granted. THEREFORE, IT IS HEREBY ORDERED, ADJUDGED AND DECREED that the imposition of sentence is suspended and the Defendant is hereby placed on adult probation for a term of TEN (10) MONTHS, effective 01/14/03 conditioned that said defendant:

1. Neither commit nor be convicted of any offense against the Laws of the State of Texas; or any other State of the United States of America;
2. Avoid injurious or vicious habits and abstain from the illegal use of controlled substances, dangerous drugs, nor use alcoholic beverages; will submit to urinalysis instantan as directed by the Court/ Supervision Officer, and/or a duly authorized agent of the Court and pay a one-time Urinalysis Fee of \$20.00 within 90 days from and after 01/14/03 through the Bexar County Community Supervision and Corrections Department;
3. Avoid places and persons of harmful or disreputable character, including places where controlled substances and dangerous drugs are illegally possessed, sold and used and not associate with persons of Criminal records;
4. Obtain and keep gainful employment in a lawful occupation; the defendant will tender all financial documents if ordered by Court and/or the Community Supervision Officer;
5. Report, in person, to the Supervision Officer of Bexar, Texas, on the 14TH day of each month and when said day of the month falls on a Saturday, Sunday, or legal holiday, then you will report on the next working day, and conduct yourself in a proper and orderly manner;
6. Permit the Supervision Officer to visit you at your home, or elsewhere;
7. Remain within Bexar County, Texas, unless permitted in writing to depart by the Court and/or by the Supervision Officer;
8. Not leave the State of Texas, without the written consent of this Court filed among the papers of the cause;
9. Support your dependents that you now have or that you may acquire during the term of this probation;
10. Report any change of address, change of job or arrest to the Supervision Officer within 48 hours;
11. Pay the Court Cost in the amount of \$, within days from and after 01/14/03 through the Bexar County Community Supervision and Corrections Department; payments will be at the rate of \$;
- 11a. Pay the Court Cost/Fine in the amount of \$831.00, within 6 MONTHS from and after 01/14/03 through the Bexar County Community Supervision and Corrections Department;
12. Pay Restitution in the amount of \$1200, through the Bexar County Community Supervision and Corrections Department at the rate of \$ per month, the first payment due and payable on and continuing until the amount of Restitution has been paid;
13. Pay an Administrative Fee to the County Court at Law No. 9, Bexar County, Texas, through the Bexar County Community Supervision and Corrections Department in the amount of \$50.00 per month, beginning 14TH and continuing during the term of the probation;
14. Pay a Fine in the amount of \$, through the Bexar County Community Supervision and Corrections Department at the rate of \$ per month, the first payment due and payable on , and continuing until the amount has been paid;
15. Pay Court Appointed Attorney Fees in the amount of \$ through the Bexar County Community and Corrections Department at the rate of \$ per month, the first payment due and payable on and a payment of due and payable every 14TH day of each month thereafter until the amount of Court Appointed Attorney fees has been paid;
16. Will immediately report to and apply for Career Orientation at The Bexar County Justice Center, Central Jury Room, 300 Dolorosa at 6:00p.m. on .
17. The defendant will submit to a period of detention in the Bexar County Jail to serve a term of imprisonment no to exceed 30 days; period of detention shall be for to begin . Upon completing the term of imprisonment the defendant will immediately report to the Bexar County Community Supervision and Corrections Department.

Having been placed on probation, you are to comply with all directions of the Court and/or the Bexar County Community Supervision and Corrections Department, in that you are to comply with all treatment, testing, rules and instructions directed by the head or authorized personnel of the above agencies. You will remain in the above programs until discharged

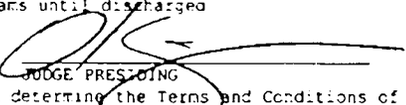
You are hereby advised that under the Laws of this State, the Court shall determine the Terms and Conditions of your Adult Probation and may at anytime during the period of your probation, alter or modify the terms and conditions of your probation. THE COURT, ALSO, HAS THE AUTHORITY, AT ANY TIME DURING THE PERIOD OF YOUR PROBATION TO REVOKE SAME FOR VIOLATION OF ANY OF THE CONDITIONS OF YOUR PROBATION SET OUT ABOVE. The Court has placed you on probation, believing that if you sincerely try to obey comply with the conditions of your probation, your attitude and conduct will improve to the benefit of the public and of yourself. I acknowledge receipt of a copy of the Condition of Adult Probation and fully understand same.

  
DEFENDANT

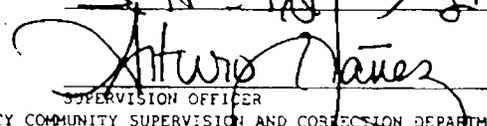


A copy furnished to the above-named Defendant and noted on The docket this 14TH day of JANUARY, A.D., 2003.

Clerk, County Court at Law No. 9  
Bexar County, Texas

  
JUDGE PRESIDING

Address:   
S. A. T. J. J.

  
SUPERVISION OFFICER  
BEXAR COUNTY COMMUNITY SUPERVISION AND CORRECTION DEPARTMENT  
601 Dolorosa  
San Antonio, Texas 78207 333-1200

VOL 1580 PG 0837

CAUSE NO. 831633

THE STATE OF TEXAS

§

IN THE COUNTY COURT

VS.

§

AT LAW NO. 9, OF

ELIZABETH EDWARDS

§

BEXAR COUNTY, TEXAS

ATTACHMENT

Condition No. 18 : Defendant will immediately within 30 DAYS report to/apply for AGGRESSION /SUBSTANCE/STRESS/OTHER Counseling, Treatment or valuation with the following or their equivalent as approved by the Supervision Officer:

- ( ) A. COMMUNITY ALLIANCE FOR TRAFFIC AND SAFETY (CATS), 7719 PIPERS LANE, 681-8655.
- ( ) B. PROFESSIONAL ASSOCIATES FOR COUNSELING AND EVALUATION 5430.FREDERICKSBURG RD. STE. 614, 340-2436.
- ( ) C. KILDAY COUNSELING 8209 ROUGHRIDER STE. 101 S.A, TX 508-0449 OR 655-7702.
- ( ) D. CONFLICT RESOLUTION COUNSELING(CRC), 4814 WEST AVE, 344-4110.
- ( ) E. ADULT PROBATION ALCOHOL COUNSELING SERVICES (APACS), 601 DOLOROSA.
- ( ) F. ADULT PROBATION STRESS EDUCATION (APSE), 601 DOLOROSA.
- (X) G. ALCOHOL TREATMENT PROGRAM EVALUATION
- ( ) H. ALTERNATIVES TO SHOPLIFTING EDUCATION (ATSE), 601 DOLOROSA.
- ( ) I. BEXAR COUNTY ANTABUSE PROGRAM, 600 N. LEONA, 335-8953.
- ( ) J. SOUTH TEXAS OFFENDER PROJECT (STOP), 6323 SOVEREIGN DR. 366-2288
- ( ) K. DRUG OFFENDER EDUCATION PROGRAM. (SEE LIST)
- ( ) L. IMAGE COUNSELING CENTER, 301 S. FRIO STE 308, 270-4530.
- ( ) M. PARENTING EDUCATION, SEE LIST.
- ( ) N. TREATMENT ALTERNATIVE TO INCARCERATION PROGRAM (TAIP) 200 MAIN PLAZA.
- ( ) O. JOB COUNSELING 335-0039.
- (X) P. SIX MONTHS TEXAS DRIVER'S LICENSE SUSPENSION.

Condition No. : NO HOI CONTACT ORDER: Defendant is prohibited from intentionally, knowingly, or recklessly communicating with: whether by telephone, in writing, or in person in an offensive or injurious manner.

Condition No. : ABSOLUTE NO CONTACT ORDER: Defendant is absolutely prohibited from communicating with: whether by telephone, in writing, or in person.

Condition No. 19: Defendant will perform 40 hours of Community Service Restitution as determined by the Bexar County Community Supervision and Corrections Department. To begin by at the rate of hours per month. (PROBATED)

Condition No. : Defendant will report ONCE A WEEK or as scheduled by the Court through the Bexar County Community Supervision and Corrections Department: DWI Repeat Offenders Project (DROP)/Intensive Supervision Program.

Condition No. 20: Defendant will immediately report to/apply within 30 days for a Certified DWI Education Program as directed by the Court and/or authorized by the Bexar County Community Supervision and Corrections Department.

Condition No. : Defendant will immediately report to/apply within 30 days for the DWI Intervention Program as directed by the Court and/or authorized by the Bexar County Community Supervision and Corrections Department.

Condition No. 21: Defendant will immediately report to/apply within 30 days for the DWI Victim Impact Panel as directed by the Court and/or authorized by the Bexar County Community Supervision and Corrections Department.

Condition No. : Defendant will immediately report to/apply within 30 days for SR 22/32 as directed by the Court and/or authorized by the Bexar County Supervision and Corrections Department.

Condition No. 22: The defendant will pay a onetime fee of \$5.00 through the Bexar County Community Supervision and Corrections Department, for the benefit of the Crime Stopper's Program, payment due and payable on .

Having been placed on probation, you are to comply with all directions of the Court and/or the Bexar County Community Supervision and Corrections Department, in that, you are to comply with all treatment testing, rules and instructions directed by the head of or authorized personnel of the above agencies. You will remain in the above programs until formally discharged.

DEFENDANT

DATE:

1/14/03

JUDGE PRESIDING

SUPERVISION OFFICER



Anturo Jones

Vol 1 580 P608335

(JSC21A)

PLEA OF GUILTY, TRIAL BY COURT

CC CC9  
BOOK VOL. 0 PAGE 0  
PROBATION GRANTED

COURT COST 281.00 FINE 550.00 TOTAL 831.00 CFTS 6 MTHS IN JAIL

\$50 SUP FEES, 40 HRS CSR PROBATED, 6 MONTHS TDLS, DWI ED, ATPE, RESTITUTION IF ANY TO OFFICER LONG, PER JUDGE O. KAZEN

10 MTHS PROBATION  
CAUSE NO. 831633

THE STATE OF TEXAS JUDGMENT  
VS. OFFENSE DRIVING WHILE INTOXICATED

ELIZABETH CORRINE EDWARDS

ON THE 14TH OF January, 2003, THE ABOVE ENTITLED AND NUMBERED CAUSE WAS CALLED. THE STATE OF TEXAS APPEARED BY HER ASSISTANT CRIMINAL DISTRICT ATTORNEY, LAURA KATHERINE CUNNINGHAM THE DEFENDANT, ELIZABETH CORRINE EDWARDS APPEARED IN PERSON AND BY COUNSEL, BRIAN C. KIMBROUGH

HAVING BEEN DULY ARRAIGNED, THE DEFENDANT ENTERED A PLEA OF GUILTY TO THE OFFENSE AS CHARGED IN THE INFORMATION. THE DEFENDANT IN OPEN COURT WAIVED A TRIAL BY JURY. THEREUPON, THE COURT ADMONISHED THE DEFENDANT OF THE RANGE OF PUNISHMENT ATTACHED TO THE OFFENSE AND THE FACT THAT ANY RECOMMENDATION OF THE PROSECUTING ATTORNEY AS TO PUNISHMENT IS NOT BINDING ON THE COURT. THE COURT INQUIRED AS TO THE EXISTENCE OF ANY PLEA BARGAIN AGREEMENT BETWEEN THE STATE AND THE DEFENDANT. The Court was informed that there was a plea bargain agreement and that the defendan personally agreed to the terms of such agreement. IT PLAINLY APPEARING TO THE COURT THAT THE DEFENDANT WAS MENTALLY COMPETENT AND THE PLEA WAS FREE AND VOLUNTARY, THE SAID PLEA OF GUILTY WAS RECEIVED BY THE COURT AND ENTERED OF RECORD. HAVING HEARD SAID PLEA AND HAVING HEARD EVIDENCE WHICH WAS SUBMITTED AND HAVING DULY CONSIDERED SAME, THE COURT INFORMED THE DEFENDANT THAT IT WOULD FOLLOW ANY PLEA BARGAINING AGREEMENT AND THE COURT FOUND THE DEFENDANT GUILTY OF A MISDEMEANOR, TO-WIT: DRIVING WHILE INTOXICATED AND THAT SAID DEFENDANT COMMITTED SAID OFFENSE ON 10-19-02 AS CHARGED IN THE INFORMATION, AND SHE SHOULD BE PUNISHED BY A FINE OF \$ 550.00, COURT COSTS OF \$ 281.00 & 6 MTHS IN JAIL

IT IS THEREFORE CONSIDERED, ORDERED, AND ADJUDGED BY THE COURT THAT THE SAID DEFENDANT IS GUILTY OF THE MISDEMEANOR OFFENSE OF: DRIVING WHILE INTOXICATED AND THAT HE BE PUNISHED BY CONFINEMENT IN THE ADULT DETENTION CENTER OF BEXAR COUNTY FOR 6 MTHS AND BY A FINE OF 550.00, AND THAT THE STATE OF TEXAS DO HAVE AND RECOVER OF HER ALL COSTS IN THIS PROSECUTION EXPENDED.

ON THE 14TH OF January, 2003, THIS CAUSE AGAIN BEING CALLED, THE STATE APPEARED BY HER ASSISTANT CRIMINAL DISTRICT ATTORNEY, LAURA KATHERINE CUNNINGHAM THE DEFENDANT APPEARED IN PERSON AND REPRESENTED BY COUNSEL BRIAN C. KIMBROUGH FOR THE PURPOSE OF HEARING ON SAID DEFENDANT'S APPLICATION FOR ADULT PROBATION. THE COURT, HAVING DULY CONSIDERED ALL THE MATTERS PRESENTED IS OF THE OPINION THAT PROBATION SHOULD BE GRANTED.

THEREFORE, IT IS ORDERED, ADJUDGED AND DECREED THAT THE IMPOSITION OF SENTENCE (EXCEPT THAT PORTION THEREOF PERTAINING TO A FINE OF 550.00 AND COSTS OF PROSECUTION 281.00, WHICH IS HEREBY ORDERED EXECUTED) IS SUSPENDED. THE DEFENDANT IS HEREBY PLACED ON ADULT PROBATION FOR A TERM OF 10 MTHS EFFECTIVE ON THE 14TH OF January, 2003 AND CONDITIONED THAT THE DEFENDANT FULLY COMPLIES AND ABIDES BY ALL TERMS AND CONDITIONS OF PROBATION AS ARE CONTAINED IN THE ORDER GRANTING PROBATION, WHICH ORDER IS ATTACHED HERETO AND MADE A PART OF THIS JUDGMENT.

IT IS FURTHER ORDERED BY THE COURT THAT THE STATE OF TEXAS DO HAVE AND RECOVER FROM SAID DEFENDANT (THE FINE HERETOFORE IMPOSED AND) ALL COSTS OF PROSECUTION FOR WHICH EXECUTION MAY ISSUE. THE COURT THEREUPON FULLY ADVISED THE DEFENDANT OF HER APPELLATE RIGHTS.

AS IT APPEARING THAT THE DEFENDANT HAS BEEN IN JAIL, FROM THE TIME OF HER ARREST AND CONFINEMENT ON THE FOLLOWING DATE(S): N/A

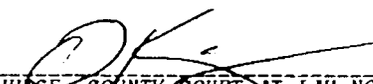
SHE IS HEREBY GIVEN CREDIT ON THIS SENTENCE FROM N/A TO THE DATE OF THIS SENTENCE FOR THE TIME THE SAID DEFENDANT HAS SPENT IN JAIL IN SAID CAUSE.

IT IS FURTHER ORDERED BY THE COURT THAT THE STATE OF TEXAS DO HAVE AND RECOVER FROM SAID DEFENDANT ALL COSTS OF PROSECUTION FOR WHICH EXECUTION MAY ISSUE.

SIGNED AND ENTERED OF RECORD THIS 14TH OF January, 2003

RIGHT THUMB

SIGNATURE

  
JUDGE, COUNTY COURT AT LAW NO. CC9  
BEXAR COUNTY, TEXAS



ORIGINAL



IN THE NAME AND BY AUTHORITY OF THE STATE OF TEXAS:

Now comes the undersigned Assistant Criminal District Attorney of Bexar County, Texas, upon the affidavit of affiant, hereto attached and made a part hereof, and in behalf of said State presents in the County Court at Law No. 9 of Bexar County, Texas, that heretofore, to-wit: in said County of Bexar and State of Texas, and before the making and filing of this information,

on or about the 19TH day of OCTOBER, A.D., 2002, ELIZABETH EDWARDS, hereinafter called defendant, did then and there drive and operate a motor vehicle in a public place while the said defendant was intoxicated, namely: the defendant did not have the normal use of HER mental and physical faculties by reason of the introduction of alcohol into HER body;

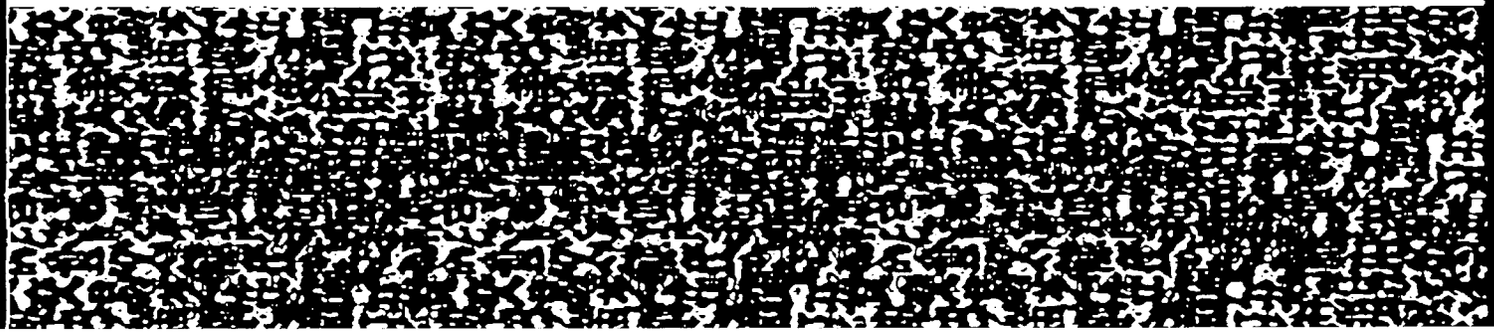
against the peace and dignity of the State.

*William Polinger*

FILED IN THE COUNTY CLERK'S OFFICE OF BEXAR COUNTY TEXAS  
2002 NOV - 8 P 2:54

*Reed*

Assistant Criminal District Attorney  
of Bexar County, Texas



**AFFIDAVIT FOR WARRANT OF ARREST**

**IN THE NAME AND BY AUTHORITY OF THE STATE OF TEXAS:**

Before me the undersigned authority on this day personally appeared affiant, who after being by me duly sworn on oath deposes and says that he has good reason to believe and does believe that in the County of Bexar and the State of Texas, and before the making and filing of this compliant, in the State and County aforesaid,

on or about the 19TH day of OCTOBER, A.D., 2002, ELIZABETH EDWARDS, hereinafter called defendant, did then and there drive and operate a motor vehicle in a public place while the said defendant was intoxicated, namely: the defendant did not have the normal use of HER mental and physical faculties by reason of the introduction of alcohol into HER body;

FILED IN CLERK'S OFFICE  
BEXAR COUNTY TEXAS  
2002 NOV 18 P 2:54

*[Handwritten signature]*

against the peace and dignity of the State.

*Dawn B*

Affiant

SWORN TO AND SUBSCRIBED before me this 7 day of Nov 2002

*[Handwritten signature]*

Assistant Criminal District Attorney  
of Bexar County, Texas

**THE FOLLOWING FOR CLERK'S USE ONLY**

NO. 831433 MG NO. 735682 11-26  
NAME: ELIZABETH EDWARDS; 8036 BIG BEND  
DRIVING WHILE INTOXICATED - LOSS OF NORMAL USE OF MENTAL OR  
PHYSICAL FACULTIES \$ 49.04

WITNESSES:

SAPD: R. LONG #1017, S. FOULKE #0777, R. RODRIGUEZ #1568  
ASSN. #02-715926

OFFENSE CODE: 540409 ✓  
SID NO.: 0759388 ✓ JN NO.: 981891 ✓

/MAGS11-05.BR

CRIMINAL DOCKET CCC3

Docket No. 0961981

<p>THE STATE OF TEXAS VS. Elizabeth Edwards Cid: 0655353</p>	<p>Attorneys Plaintiff: Tim Curry Defense: Pro Se</p>	<p>Charged Offense: Fail To Id-flse/fict Info Offense Date: 12/30/04 Disposed Offense: Fail To Id-flse/fict Info</p>
<p>Date of Orders</p>	<p>Orders of Court</p>	
<p>01/10/2005</p>	<p>FILED PROFORMA PROBATION</p>	
<p>05/26/2005</p>	<p>Defendant Pled Guilty, Found Guilty. Assessed 90 Days Jail Probated 12 Months</p>	
<p></p>	<p>\$00.00 Fine &amp; \$217.00 Court Cost. Credit Time Served \$00.00, Attorney Fees \$00.00</p>	
<p></p>	<p>Final Payment Due 08/26/05</p>	
<p></p>	<p>Community Service Waived.</p>	
<p></p>	<p></p>	
<p></p>	<p>Judge's Signature:</p>	
<p></p>	<p><i>Billy Mills</i> Billy Mills</p>	
<p></p>	<p></p>	
<p>10/18/05</p>	<p>CTS \$17.00 <i>Billy Mills</i></p>	
<p>5:30:06</p>	<p>Probation Discharged <i>Jolie Cook</i></p>	
<p></p>	<p></p>	
<p>Defendant Signature:</p>	<p><i>[Handwritten Signature]</i></p>	
<p></p>	<p>Right Thumb Print</p>	

ERRY LOUISE GARCIA, COUNTY CLERK



CASE NO. 0961981

THE STATE OF TEXAS  
VS.  
ELIZABETH EDWARDS

†  
†  
†  
†

COUNTY CRIMINAL COURT  
NUMBER THREE  
TARRANT COUNTY, TEXAS

**PROBATION PROFORMA ORDER**

On this day, this cause being called for trial, came the Criminal District Attorney for the State of Texas and came the Defendant in person and by counsel, **PRO SE**, and both parties announced ready for trial. The Defendant, having been duly arraigned, waived trial by jury, pleaded **GUILTY** to the information herein, and submitted this cause to the Court. And the information being read, the Court received the Defendant's plea thereto, and having heard the evidence submitted thereon, adjudged the Defendant guilty as charged in the information of **FAIL TO ID-FLSE/FICT INFO** and assessed his punishment at a fine of **\$00.00** and **90** days confinement in Tarrant County jail, together with all costs in this behalf incurred.

**IT IS THEREFORE CONSIDERED, ORDERED AND ADJUDGED** by the Court that the Defendant is guilty of the offense as charged in the information, a class **B** misdemeanor, and that the said Defendant committed the offense on **12/30/04** and that he be punished by a fine of **\$00.00** and **90** days jail, and that the State of Texas do have and recover of the defendant all costs of the prosecution, for which execution will issue, and that the Defendant be remanded to jail to await further order of this Court. Imposition of this sentence is suspended, and the Defendant is placed on Community Supervision for **12** months on the following terms and conditions, to-wit:

- (1) commit no offense against the laws of this or any other State of the United States;
- (2) avoid injurious or vicious habits;
- (3) avoid persons of disreputable or harmful character;
- (4) work faithfully at suitable employment as far as possible;
- (5) remain within the limits of Tarrant County, Texas, unless given permission by the Court to leave therefrom;
- (6) pay fine in the amount of **\$00.00** at the rate of **\$00.00** per month; the first payment to be made on \_\_\_\_\_ and like payment on the same day of each month thereafter until full payment is made;
- (7) support your dependents;
- (8) notify the County Clerk of Tarrant County, Texas, if your address is changed, within five days from the date of change;
- (9) \_\_\_\_\_
- (10) \_\_\_\_\_
- (11) \_\_\_\_\_
- (12) \_\_\_\_\_

The Clerk of this Court will furnish the Defendant a conformed copy of this order, taking his receipt thereof, as a written statement of the period and terms of his Community Supervision.

Entered this **26th** day of **May**, 2005.

Clerk's Memorandum

Fine & Cost Due	08/26/05
Probation Expires	05/25/06
Court Cost:	\$ 217.00

THUMB PRINT

*3/14/05*  
\_\_\_\_\_  
JUDGE PRESIDING

Defendant's Receipt: Receipt acknowledged on day of entry thereof, one conformed copy of above order.

*[Signature]*  
\_\_\_\_\_  
Defendant's Signature

**F I L E D**

May 26, 2005 10:55 AM

SUZANNE HENDERSON  
COUNTY CLERK, TARRANT CO., TEXAS

By: *[Signature]* Deputy



A CERTIFIED COPY.

ATTEST: \_\_\_\_\_, 20\_\_\_\_  
MARY LOUISE GARCIA, County Clerk  
Tarrant County, Texas

BY: \_\_\_\_\_ Deputy

NO. 0961981

THE STATE OF TEXAS

IN THE COUNTY CRIMINAL

V.

COURT NO. 3

Elizabeth Edwards, Defendant

TARRANT COUNTY, TEXAS

**TRIAL COURT'S CERTIFICATION OF DEFENDANT'S RIGHT OF APPEAL**

I, judge of the trial court, certify this criminal case:

\_\_\_\_\_ is not a plea-bargain case, and the defendant has the right of appeal.

\_\_\_\_\_ is a plea-bargain case, but matters were raised by written motion filed and ruled on before trial and not withdrawn or waived, and the defendant has the right of appeal.

\_\_\_\_\_ is a plea-bargain case, but the trial court has given permission to appeal, and the defendant has the right of appeal.

\_\_\_\_\_ is a deferred adjudication case, and the defendant has a limited right of appeal.

\_\_\_\_\_ involves another appealable order (specify: \_\_\_\_\_).

is a plea-bargain case, and the defendant has NO right of appeal.

\_\_\_\_\_ the defendant has waived the right of appeal.

Billy D. Mills  
Billy D. Mills, Judge

May 26, 2005  
Date Signed

I, the trial court judge, certify that I have provided a copy of this certification to Defendant  / Defendant's Counsel Alford on May 26, 2005.

CCC-103 GPC-2005

FILED  
MAY 26 2005  
WIDWALS

Billy D. Mills  
Billy D. Mills, Judge



TRUE AND CORRECT COPY OF ORIGINAL RECORD FILED IN TARRANT COUNTY, TEXAS: MARY LOUISE GARCIA, COUNTY CLERK

THE STATE OF TEXAS  
 VS. Elizabeth Edwards  
 CAUSE NO. 0961987  
 COUNTY CRIMINAL COURT  
 NUMBER THREE  
 TARRANT COUNTY, TEXAS

**WAIVER OF JURY TRIAL - WAIVER OF TEN DAYS TO PREPARE FOR TRIAL  
 COURT'S ADMONISHMENT- WAIVER OF PRE-SENTENCE REPORT AND PLEA AGREEMENT**

Comes now the Defendant, joined by his attorney and the Attorney for the State in the above-styled and numbered cause, waives his right to trial by jury and to confront his accusers, and if applicable, waives the ten days allowed him to prepare for trial. The Defendant and the State hereby enter an announcement of ready in this cause. The State waives its right to trial by jury.

The plea recommendation set forth below is agreed to by the Defendant, his attorney and the State's attorney, as evidenced by their respective signatures below. The Defendant understands that if he pleads guilty or nolo contendere and the punishment assessed by the Court does not exceed the punishment recommended, an appeal herein may only be prosecuted with the permission of the trial court. All written motions on file are hereby waived.

The Defendant acknowledges that he is aware of the full range of punishment provided by law for this offense as set forth below. The Defendant and his attorney state to the Court that there are no charged offenses arising out of the course of conduct which resulted in this prosecution still pending in a court of record.

If the plea recommendation is for deferred adjudication probation, the Defendant is hereby informed that on violation of a condition of probation the Defendant may be arrested and detained. The Defendant is entitled to a hearing limited to the determination by the Court of whether it proceeds with an adjudication of guilt on the original charge. No appeal may be taken from this determination. After an adjudication of guilt, all proceedings, including assessment of punishment, pronouncement of sentence, granting of probation, and Defendant's appeal continue as if the adjudication of guilt had not been deferred. The Court may assess punishment anywhere within the range provided by law for this offense.

**IMMIGRATION WARNING:** The Defendant acknowledges that if the Defendant is not a citizen of the United States of America, a plea of guilty or nolo contendere for the offense charged may result in deportation, the exclusion from admission to this country, or the denial of naturalization under federal law.

The Defendant waives a pre-sentence report and his right to have an alcohol evaluation performed prior to sentencing.

Do you, defendant; swear you have never been convicted of a felony in any court in this State, any other state, or any federal court in the United States? Yes No

PLEA RECOMMENDATION  OPEN PLEA TO COURT   
 ENHANCED?  ENHANCEMENT WAIVED:  WAIVE COUNTY/S: \_\_\_\_\_  
 LESSER INCLUDED:  REDUCED OFFENSE:   
 OFFENSE CHARGED: Fail I.D. CLASS: B  
 RANGE OF PUNISHMENT: 0 - 180 \$0 - \$2K  
 AGREED RECOMMENDATION:  
 FINE ~~100.00~~ 90/ PROB 90/ DPAJ \_\_\_\_\_ MISD \_\_\_\_\_ Days Jail \_\_\_\_\_  
 ACC  DEARS  DVIP  FAM 1st  JETS  RUA'S  STEP   
 ABC  DESTROY WPN  DWI ED  GED/HS  LBDDT OK  SAE  TAIIP   
 BIP  DL SUSP \_\_\_\_\_ DWI REP  HIV TEST  PAGE  SATF  TIPS   
 CS HRS 24 DOEP  DWI WV  INT/COOL  PF OK  SS  VIP   
 WKRL OK

Proof of college enrollment

DEFENDANT: \_\_\_\_\_  
 DATE: 5/26/05  
 FILED - MAY 26 2005  
 COUNTY CLERK (APPOINTED) \_\_\_\_\_  
 BY: \_\_\_\_\_  
 DEFENDANT'S ATTORNEY: Pro se  
 STATE'S ATTORNEY: Mr. Washington

PLEA BARGAIN FOLLOWED: YES \_\_\_\_\_ NO \_\_\_\_\_  
 WAIVER OF PRE-SENTENCE REPORT APPROVED: YES \_\_\_\_\_ NO \_\_\_\_\_  
 WAIVER OF ALCOHOL EVALUATION APPROVED: YES \_\_\_\_\_ NO \_\_\_\_\_  
 COURT ADMONISHED DEFENDANT ON RANGE OF PUNISHMENT: YES \_\_\_\_\_ NO \_\_\_\_\_  
 ADMONISHED AS TO POSSIBLE DEPORTATION IF NOT A CITIZEN: YES \_\_\_\_\_ NO \_\_\_\_\_

**FILED**  
 DATE: \_\_\_\_\_  
 SUZANNE HENDERSON  
 COUNTY CLERK, TARRANT CO., TX  
 By: \_\_\_\_\_ Deputy

TRIAL COURT'S CERTIFICATION OF DEFENDANTS RIGHT OF APPEAL  
 I, Judge of the trial court, certify this criminal case is a plea-bargain, and the defendant has no right of appeal; or the defendant has waived right of appeal.

ECT COPY OF  
 D FILED IN  
 TEXAS:  
 RCIA, COUNTY CLI

Cause No: 0961981

State of Texas	§	In the County Criminal
Vs.	§	Court Number <u>Three</u>
<u>Elizabeth Edwards</u>	§	Tarrant County, Texas

**WAIVER OF RIGHT OF REPRESENTATION BY AN ATTORNEY**

You have told this Court that you do not wish to hire a lawyer or have this Court appoint you a lawyer to help you in this case. If you had a lawyer, he could help you in trial, pick a jury, call witnesses on your behalf, try to find evidence favorable to you, tell you about possible defenses, question witnesses for you, discuss your case with the District Attorney's Office, and help you should you wish to appeal your case. A lawyer understands the rules of evidence and procedure. If you represent yourself, you will be expected to know the same rules. If, knowing all this, you still wish to give up your right to have a lawyer represent you, the Court must have the following information before it will let you be your own lawyer.

Name: Elizabeth Edwards Age: 25  
Occupation: Student.

Highest Grade Completed in School: College - Sophomore  
Have you ever been a defendant or plaintiff in any case you saw a lawyer representing either side? Yes \_\_\_\_\_ No X

Have you ever participated in a trial as a witness or a juror? Yes \_\_\_\_\_ No X

Do you understand you have a right to a trial by jury? Yes X No \_\_\_\_\_

Do you give up your right to trial by jury? Yes X No \_\_\_\_\_

Is anyone or anything forcing you to give up your right to have a lawyer represent you? Yes \_\_\_\_\_ No X

Has anyone promised you anything if you give up your right to have a lawyer? Yes \_\_\_\_\_ No X

Do you understand that you can be given time to obtain a lawyer? Yes X No \_\_\_\_\_

Do you understand that a lawyer can be appointed free of charge to represent you if you are too poor to hire a lawyer? Yes X No \_\_\_\_\_

In spite of knowing all of this, do you still wish to give up your right to have a lawyer represent you in this case? Yes X No \_\_\_\_\_

5-26-05  
Date

[Signature]  
Defendant's Signature

I have been advised this 5 day of 26, 2005, by the presiding Judge of this Court of my right to representation by counsel in the trial of the charge pending against me. The Judge has advised me of the dangers and disadvantages of self-representation. I have been further advised that if I am unable to afford counsel, one will be appointed for me free of charge. Understanding my right to have counsel appointed for me free of charge if I am not financially able to employ counsel, I wish to waive that right and request the Court proceed with my case without an attorney being appointed for me. I hereby waive my right to counsel and will not voluntarily accept representation by counsel.

FILED  
MAY 26 2005  
COUNTY CLERK TARRANT CO. TEXAS  
[Signature]  
Defendant's Signature

**FILED**  
DATE: SUZANNE HENDERSON  
COUNTY CLERK, TARRANT CO., TX  
BY: DEPUTY

IF CORRECT COPY OF RECORD FILED IN TARRANT COUNTY, TEXAS: RY LOUISE GARCIA, COUNTY CLERK

The State of Texas

COUNTY OF TARRANT

A P P E A R A N C E B O N D

INSTANTER

961981 030365  
C003  
6/5

Name: EDWARDS, ELIZABETH Race: W Near. Rel:  
 Sex: F Address:  
 Addr: 2707 S 25TH ST Height: 5' 7" CSZ:  
 CSZ: PUXICO MO 63960 Weight: 135 Emp. Name: UNEMPLOYED  
 Tel. #: Eyes: GRN Emp. Address:  
 D.L. #: 16366704 State: TX Hair: BRO CSZ:  
 DOB: APR 22, 1980 Place of Birth: ST JOSHEPH MO Emp. Tel:

Case No.	Bond No.	Date Executed	Bond Amt.	Charging Instrument	Warrant No.	Arresting No.	OTD
	0767547-J	DEC 30, 2004	\$750.00	Offense Charged	FAIL TO ID FUGITIVE	40088186	0655353
Principal	EDWARDS, ELIZABETH		Court of Jurisdiction		TARRANT	COUNTY	
Surety Name/Address	ORTIZ, FERNANDO		817-473-7600				
	623 W DIVISION ST.		ARLINGTON, TX 76011				

KNOW ALL MEN BY THESE PRESENTS:

That we, the above named and undersigned principal and sureties, in our respective capacities, are held and firmly bound unto the State of Texas in the penal sum of the above shown amount of bond, in addition to costs of Court, post judgment interest, and interest accrued on the bond amount from the date of forfeiture in the same manner and at the same rate as provided for the accrual of prejudgment interest in civil cases, for the payment of which sum, well and truly to be made, and all additional fees and expenses that may be incurred by peace officers in rearresting the principal in the event the conditions of this bond are violated, we bind ourselves, our heirs, executors and administrators, jointly and severally by these presents. The condition of the above obligation is such that whereas the above named principal is being held in due course of law for the above shown offense and appeared in the above shown court, said principal was ordered and required as shown above, to give bail in the above amount for his/her personal appearance before the above named court. Said principal acknowledges and understands that at the time of the making of this bond, that charges have been filed either by affidavit, information, complaint, or indictment, and said principal further understands and acknowledges that such charges if not filed may be filed at a later date. Said principal and said surety agree and hereby contract that they acknowledge the validity of this bond, charges being filed as outlined herein and said principal and surety hereby covenant and agree that they will not contest the enforceability of this bond on the grounds of charges not being filed in a court of jurisdiction provided that said formal charges are later filed in a court of jurisdiction. Now if the principal shall well and truly make personal appearance instanter before the court shown above of the above named County at the above shown location at the present term of said court if now in session, or at its next regular term if now in vacation and further shall well and truly make personal appearance before any other court in which the same may be filed or transferred and for any and all subsequent proceedings that may be had relative to the said charge in the course of the criminal action based on said charge, and there remain from day to day and from term to term of said court, until discharged by due process of law, then and there to answer said accusation against said principal, this obligation shall become void, otherwise to remain in full force and effect.

CONDITIONS OF THE BOND:

PERSONAL BOND:

I swear that I will appear before \_\_\_\_\_ at \_\_\_\_\_ Texas, on the \_\_\_\_\_ day of \_\_\_\_\_ at the hour of \_\_\_\_\_, or upon notice by the court, or to pay to the Court the principal sum of \_\_\_\_\_ plus all necessary and reasonable expenses incurred in any arrest for failure to appear.

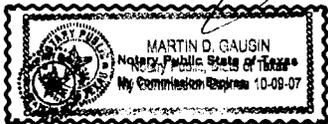
AFFIDAVIT OF SUFFICIENCY OF SURETY:

I do swear that I am worth, in my own right, at least the sum of \$750.00, after deducting from my property all that which is exempt by the Constitution and Laws of the State from forced sale, and after the payment of all my debts of every description, whether individual or security debts, and after satisfying all encumbrances upon my property which are known to me; that I reside in TARRANT County, and have property in this State liable to execution worth said amount or more.

I AM THE SURETY/BONDSPERSON FOR THE PRINCIPAL ON THIS BOND.

Surety: Fernando Ortiz

Principal: \_\_\_\_\_



Sworn to and subscribed before me this 13th day of Dec. 2004  
 Notary: Martin D. Gaugin

Witness: \_\_\_\_\_

Approved Magistrate

Approved this 30th DECEMBER 2004 of  
 Sheriff: Dee Anderson  
 County: TARRANT Texas  
 By: [Signature] Deputy

I certify the surety named herein has collateral in the amount indicated and, if submitted for approval, I would DEE ANDERSON Sheriff  
TARRANT County,  
 Texas  
 By: \_\_\_\_\_ Deputy

LEFT THUMB RIGHT THUMB

750 88

NAME ELIZABETH EDWARDS  
 ADDRESS 2707 S 25TH ST  
 PUEBLO MO 63960  
 RACE W SEX F AGE 24 DOB 04-22-80  
 CASE NO. 0961981 FILED: (DATE) 01-10-05  
 PC HAS BEEN DETERMINED  
 0655353

OFFENSE FAIL TO ID-FLCE/FICT INFO  
 DATE 12-30-04  
 I.P.  
 C.C.  
 AGENCY GRAND PRAIRIE PD  
 OFFENSE NO. 418342 COURT CCC3

IN THE NAME AND BY AUTHORITY OF THE STATE OF TEXAS:

Comes now the undersigned Assistant District Attorney of Tarrant County, Texas, in behalf of the State of Texas, and presents in and to the County Criminal Court No. 3 Tarrant County, Texas that

ELIZABETH EDWARDS hereinafter called Defendant, in the County of Tarrant and State aforesaid, on or about the 30TH day of DECEMBER 2004, did

THEN AND THERE INTENTIONALLY GIVE A FALSE OR FICTITIOUS NAME OR DATE OF BIRTH. TO-WIT: GAVE HER NAME TO BE ELIZABETH KAY ABELS, OR HER DATE OF BIRTH TO BE APRIL 22, 1981, TO C. MALONE, A PERSON THE DEFENDANT KNEW TO BE A PEACE OFFICER WHO HAD LAWFULLY ARRESTED OR DETAINED SAID DEFENDANT.

AGAINST THE PEACE AND DIGNITY OF THE STATE.

FILED  
 TARRANT COUNTY TEXAS  
 05 JAN 10 P 3:37  
 BY SUZANNE JENKINSON  
 COUNTY CLERK

PLEASE CORRECT COPY OF  
 PRO FILED IN  
 COUNTY, TEXAS:  
 GARCIA, COUNTY C

*[Signature]*  
 Assistant District Attorney of  
 Tarrant County, Texas

750 53

NAME ELIZABETH EDWARDS  
 ADDRESS 2707 S 25TH ST  
 FUXICO NO 23960  
 RACE W SEX F AGE 24 DOB 04-22-86  
 CASE NO. 0261281 FILED (DATE) 01-10-05  
 PC HAS BEEN DETERMINED  
 0655353

OFFENSE FAIL TO ID FLECP/ICT INFO  
 DATE 12-30-04  
 I.P.  
 C.C.  
 AGENCY GRAND PRAIRIE PD  
 OFFENSE NO. 410342 COURT C003

IN THE NAME AND BY AUTHORITY OF THE STATE OF TEXAS:

Before me, the undersigned Assistant District Attorney of Tarrant County, Texas, this day personally appeared the undersigned affiant, who upon his oath says that he has good reason to believe and does believe that in the County of Tarrant and State of Texas . . . . .

ELIZABETH EDWARDS hereinafter called Defendant, in the County of Tarrant and State aforesaid, on or about the 30TH day of DECEMBER 2004, did THEN AND THERE INTENTIONALLY GIVE A FALSE OR FICTITIOUS NAME OR DATE OF BIRTH TO WIT: GAVE HLR NAME TO BE ELIZABETH KAY ADELS OR HER DATE OF BIRTH TO BE APRIL 22, 1981, TO C. MALONE. A PERSON THE DEFENDANT KNEW TO BE A PEACE OFFICER WHO HAD LAWFULLY ARRESTED OR DETAINED SAID DEFENDANT.



TRUE AND CORRECT COPY OF ORIGINAL AND FILED IN TARRANT COUNTY TEXAS

Filed (Clerk's use only)  
 ZANNE HENDERSON  
 COUNTY CLERK  
 JAN 10 P 3:37  
 TARRANT COUNTY TEXAS  
 FILED

AGAINST THE PEACE AND DIGNITY OF THE STATE.

Sworn to and subscribed before me on this the 10 day of Jan 20 05  
 Affiant Roy Caldwell Assistant District Attorney of Tarrant County, Texas  
 COMPLAINT-CLERK



IN THE CIRCUIT COURT OF HOLT COUNTY, MISSOURI

**FILED**

JUN 04 2014

HOLT COUNTY  
CIRCUIT COURT

Judge or Division: Wm. S. Richards	Case Number: CR605-116M
Case Name:  STATE OF MISSOURI V ELIZABETH EDWARDS	

**Certificate of Clerk**

I, Karen L. Frede, Clerk of the Associate Division Court of Holt County, which said court is a court of record, having a clerk and seal, certify that the attached is a true, accurate and complete copy of

Criminal Docket Sheet; Criminal Fee Sheet; Misdemeanor Information;

Waiver of Assistance of Counsel and Plea of Guilty; Guilty Plea Docket

Entry; Judgment; Speeding ticket.

in the above entitled case, as the same appears of record and on file in this office.

WITNESS my hand and the seal of the court affixed hereto on June 4, 2014.

Clerk [Signature]

By: \_\_\_\_\_

Deputy Clerk

*(Seal of the Court)*

<b>CRIMINAL DOCKET SHEET</b> (Associate Division)	COUNTY AND DIVISION NUMBER Holt Co. Cir. Ct. Div.	CIRCUIT NO. II 4th	CASE NUMBER CR605-116M	25
	DATE FILED June 28, 2005	OFFENSE CYCLE NUMBER 98716905		
STATE OF MISSOURI vs.  Elizabeth Edwards	PROSECUTOR (Optional) Robert R. Shepherd	JUDGE NAME AND NUMBER AT FILING Wm. S. Richards, 26016		
DEFENSE ATTORNEY (Optional)				
(Assign a number if more than one defendant) # _____ TYPE: 1. _____ Private 2. _____ Public Def. 3. _____ ProSe/Waived 9. _____ Other				

CHARGES (Description Optional)	CHARGE CODES	BOND INFORMATION:
1. Driving While Intoxicated	1. 474150	Date Posted: _____ Amount \$ _____
2. No Valid Operator's License	2. 466080	1. _____ Cash/Property 3. _____ Personal Recog.
3.	3.	2. _____ % Bond 4. _____ Prof. Surety 9. _____ Other
4.	4.	
5.	5.	

ORIGIN OF CASE	WARRANT ISSUED AT FILING: Yes _____ No _____
1. <input checked="" type="checkbox"/> Information Complaint	5. _____ Transferred In (New Location # _____)
4. _____ Change of Venue	9. _____ Other

DATE	DOCUMENTS FILED/ACTION TAKEN IN CASE
6-28-05	Information filed. <i>sm</i>
6-28-05	The Defendant is summoned to appear in the Circuit Court of Holt County, Missouri, Division II, on July 26, 2005, at 2:00 p.m. for arraignment. <i>sm</i>

(SEPARATE DOCKET SHEET FROM OTHER FORMS BEFORE WRITING BELOW THIS LINE)

6-28-05	Bond filed and approved. <i>sm</i>
6-28-05	OCN filed. <i>sm</i>
7-1-05	At request of Def. cause cont. to July 12, 2005.
7-5-05	State appears by Robert R. Shepherd, Prosecuting Attorney. Defendant appears in person. Waiver of Assistance of Counsel and Plea of Guilty and Guilty Plea Docket Entry form filed. Payment Agreement filed. <i>sm</i>
7-11-05	Judgment filed. <i>sm</i>
8-5-05	Order to Show Cause issued for August 5, 2005, at 2:00 p.m. for failure to pay fine and costs. <i>sm</i>
8-30-05	Defendant appears in person and makes a payment towards fine and costs and agrees to pay \$200 by 9-30-05. <i>sm</i>
10-18-05	Order to Show Cause issued for November 15, 2005, at 2:00 p.m. for failure to pay fine and costs and proof of SATOP. <i>sm</i>
11-15-05	Defendant pays fine and costs. Clerk reminds defendant SATOP still needs to be completed.

HOLT COUNTY CIRCUIT COURT DIVISION II

Criminal Fee Sheet

Misdemeanor

STATE OF MISSOURI,  
Plaintiff

Case No. CR605-116M

vs

Nature of Action:

Elizabeth C. Edwards

DWI

No Valid Operator's License

Defendant

FEEES TO BE PAID

AUTOCT	\$ 7.00	PRF	\$ 4.00
		BCLSF/DNA	\$23.00
DIRECTOR OF REVENUE	\$15.00	CVC JUDGMENT	10 <sup>00</sup>
		PUBLIC DEFENDER LIEN	
COUNTY FEE	\$25.00	RESTITUTION	
CVC FEE	\$ 7.50	ROOM & BOARD	
HOLT COUNTY SHERIFF	\$10.00	( _____ days \$25.00 per day)	
LET	\$ 2.00	MSHP RECOUPMENT	
SRF	\$ 3.00	HOLT COUNTY TREAS. (Fine)	300 <sup>00</sup> 53 <sup>00</sup>
PAT	\$ 1.00	PBCF	
POST	\$ 1.00		
ILCF	\$ 1.00		
SCHIMS	\$ 5.00	TOTAL DUE \$	<u>468<sup>00</sup></u>

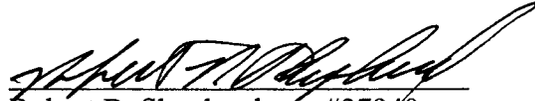
FEEES PAID

*Paid in full*

DATE	RECEIVED FROM	AMOUNT	RECEIPT	DATE	PAID TO	AMOUNT	CK#
2005 2-11	<i>Def m/o</i>	200 <sup>00</sup>	1445 009151306	8-11	AUTOCT	7 <sup>00</sup>	<i>m</i>
					DIR OF REVENUE	15 <sup>00</sup>	
					COUNTY FEE	25 <sup>00</sup>	
					CVC FEE	7 <sup>50</sup>	
					HOLT CO SHR	10 <sup>00</sup>	
					LET	2 <sup>00</sup>	
					SRF	3 <sup>00</sup>	
					PAT	1 <sup>00</sup>	
					POST	1 <sup>00</sup>	
					ILCF	1 <sup>00</sup>	
					SCHIMS	5 <sup>00</sup>	
					PRF	4 <sup>00</sup>	
					BCLSF/DNA	23 <sup>00</sup>	
			009151434		CVC JUDGMENT	10 <sup>00</sup>	
					Fine	35 <sup>00</sup>	
2005 11/14	<i>Def m/o</i>	200 <sup>00</sup> 168 <sup>00</sup>	1518 1720		Fine	200 <sup>00</sup> 35 <sup>00</sup>	<i>m</i>



Robert R. Shepherd, Prosecuting Attorney of the County of Holt, State of Missouri, being duly sworn, upon oath says that the facts stated in the above Misdemeanor Information are true, according to his best information, knowledge and belief.



Robert R. Shepherd #27940  
Holt County Prosecuting Attorney  
P. O. Box 467, Oregon, MO 64473  
Telephone: (660) 446-3326  
Fax: (660) 446-3588

Sworn and subscribed to before me this 23<sup>rd</sup> day of June, 2005.

(SEAL)



Notary Public  
Holt County, Missouri

A. SUE MILLER, NOTARY PUBLIC  
STATE OF MISSOURI, HOLT COUNTY  
My Commission Expires:  
MY COMMISSION EXPIRES ON JULY 5, 2005

WITNESSES:

- Reserve Deputy Ken Jones - Holt County Sheriff's Dept., Oregon, MO 64473
- Deputy Luke Lee - Holt County Sheriff's Dept., Oregon, MO 64473
- MSHP Trooper Garrett Vernon - Troop H Headquarters, St. Joseph, MO 64508
- Juan I. Martinez - Texas

STATE OF MISSOURI

PLAINTIFF,

VS

CASE NO. CR 605-116M

**FILED**

Elizabeth Edwards

DEFENDANT

JUL 05 2005

**WAIVER OF ASSISTANCE OF COUNSEL AND PLEA OF GUILTY**

I know that I have been charged with the crime of I - AM:sd 

IF AM:sd - No Valid Op.

The charge has been read to me and I understand the charge. I know that I have a right to trial on the charge and further that I have a right to trial by jury.

I have been informed that the maximum possible sentence is 1 Year imprisonment in jail and a fine in the amount of \$ 1000 or both imprisonment and fine. The minimum possible sentence is \_\_\_\_\_.

I am aware that any recommendations by a prosecuting attorney or other prosecuting official are not binding on the judge and that any such recommendations may or may not be accepted by the Judge.

I realize that if I plead guilty or am found guilty of the charge, the judge is most likely to impose a jail sentence.

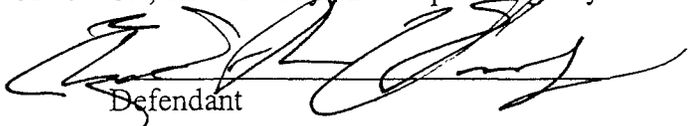
I know that I have the right to assistance of counsel, and that if indigent and unable to employ an attorney, I have a right to request the judge to appoint counsel and have the right to have counsel appointed to assist me in my defense against the charge.

I know I have the right to remain silent, that anything I say can be used against me.

I know I am presumed innocent until the state proves my guilt beyond a reasonable doubt or I plead guilty.

I know I have the right to be present at all times during my trial and to cross examine witnesses against me and to subpoena (compel) witnesses for my defense and the right to appeal the court's judgment or jury's verdict, but that there is no appeal from a plea of guilty.

I understand the foregoing and I hereby state that I do not wish to be represented by an attorney and hereby waive assistance of counsel, and I hereby enter a plea of guilty.

  
Defendant

Subscribed to before me this July day of 5

  
Judge

Defendant: Elizabeth Edwards

Case Number: CR 605-116M

GUILTY PLEA DOCKET ENTRY

APPEARANCES

State by pros. atty \_\_\_\_\_ / \_\_\_\_\_ State by assist. Pros. atty \_\_\_\_\_  
 Dft appears in person/ \_\_\_\_\_ Dft in person and by attorney \_\_\_\_\_

**FILED**

ARRAIGNMENT

\_\_\_\_\_ Dft previously arraigned/  Dft arraigned/ \_\_\_\_\_ Waived

JUL 05 2005

PLEA MATTERS

\_\_\_\_\_ Dft pleads guilty as charged Count(s) \_\_\_\_\_  
\_\_\_\_\_ Dft pleads guilty to amended charge of \_\_\_\_\_  
 Dft files waiver of assistance of counsel & plea of guilty; same accepted  
\_\_\_\_\_ Dft files waiver of rights and plea of guilty; same accepted  
 Court finds factual basis for the plea and approves same

HOLT COUNTY  
CIRCUIT COURT  
DIVISION 2

SENTENCING

\_\_\_\_\_ SIS: Imposition of sentence suspended and Dft placed on \_\_\_\_\_ mo/yrs. probation supervised by Court/Department of Probation & Parole

FINE: Dft to pay a fine of \$ 300 on Count I; and \$ 53<sup>50</sup> on Count II

\_\_\_\_\_ JAIL: Dft sentenced to:

\_\_\_\_\_ days/months in jail on Count I/ \_\_\_\_\_ days/months on Count II  
\_\_\_\_\_ jail time to be served concurrently/consecutively (to time in case # \_\_\_\_\_)

\_\_\_\_\_ SES: Jail sentence suspended. Dft placed on \_\_\_\_\_ months/years probation supervised by the Court/Department of Probation & Parole

\_\_\_\_\_ REPORT to the Court by the 10<sup>th</sup> of each month in writing

\_\_\_\_\_ SERVE: Jail sentence to commence \_\_\_\_\_ at \_\_\_\_\_ am/pm or see below

\_\_\_\_\_ JAIL BILL: Dft to pay per diem jail costs

\_\_\_\_\_ SHOCK: As condition of probation, Dft to serve \_\_\_\_\_ days/hrs of shock detention in county jail commencing \_\_\_\_\_ at \_\_\_\_\_ am/pm

\_\_\_\_\_ PUBLIC SERVICE: Dft to complete \_\_\_\_\_ hrs of free public service work

PROGRAM: SATOP within 90 days or by \_\_\_\_\_ at Dft's expense

DIRECTIVES: Immediately abide by directives of SATOP program

\_\_\_\_\_ EVALUATION: Undergo evaluation for chemical dependency/abuse by \_\_\_\_\_ and abide by directives, all at Dft's expense

\_\_\_\_\_ CHECKS: Attend and complete check management program

\_\_\_\_\_ not have a checking account unless authorized by probation officer

\_\_\_\_\_ LICENSE: "Abuse and Lose" applies. Department of Revenue to be notified.

\_\_\_\_\_ SPECIAL PROVISIONS: \_\_\_\_\_

COSTS/FEEES/PAYMENTS

Costs/~~CYC Judgment~~/BA bad check fee taxed to Dft

\_\_\_\_\_ Public Defender fee of \$ \_\_\_\_\_ approved and assessed against Dft

\_\_\_\_\_ Recoupment for arrest costs pursuant to 577.048, of \$ \_\_\_\_\_ assessed

\_\_\_\_\_ Dft to pay all fines, costs and assessments by \_\_\_\_\_

Date: July 5, 2005

Judge: 



IN THE Associate CIRCUIT COURT OF Holt COUNTY, MISSOURI

Judge and Division: Wm. S. Richards Division II		Case Number: CR605-116M
		<input type="checkbox"/> Change of Venue County: _____ Case Number: _____
		Offense Cycle No.: 9876970
State of Missouri	vs.	Prosecuting Attorney/MO Bar No.: Robert R. Shepherd #27940
Defendant: Elizabeth Edwards		Defense Attorney/MO Bar No.:
DOB: 4-22-80	SEX: F	Appeal Bond Set Date:
<input type="checkbox"/> Pre-Sentence Ordered <input type="checkbox"/> Pre-Sentence Waived		Amount:

**FILED**

JUL 11 2005

HOLT COUNTY  
CIRCUIT COURT  
DIVISION 2

(Date File Stamp)

**Judgment**

<p>Count No. 1 Charge Description: DWI Charge Code: 4741504 Statute: RSMo 577.010 Date of Offense: 6-19-05</p> <p><input checked="" type="checkbox"/> Misdemeanor    <input type="checkbox"/> Felony Class <input checked="" type="checkbox"/> <input type="checkbox"/> <input type="checkbox"/> <input type="checkbox"/> <input type="checkbox"/> A    B    C    D    Unclassified</p> <p>On the above count, it is adjudged that the defendant has been: <input checked="" type="checkbox"/> Found Guilty upon a plea of guilty <input type="checkbox"/> Found guilty by a jury/court <input type="checkbox"/> Dismissed/Nolle pros/found not guilty</p>	<p>Count No. 2 Charge Description: No Valid Op. Charge Code: 4660806 Statute: RSMo 302.020 Date of Offense: 6-19-05</p> <p><input checked="" type="checkbox"/> Misdemeanor    <input type="checkbox"/> Felony Class <input checked="" type="checkbox"/> <input type="checkbox"/> <input type="checkbox"/> <input type="checkbox"/> <input type="checkbox"/> A    B    C    D    Unclassified</p> <p>On the above count, it is adjudged that the defendant has been: <input checked="" type="checkbox"/> Found Guilty upon a plea of guilty <input type="checkbox"/> Found guilty by a jury/court <input type="checkbox"/> Dismissed/Nolle pros/found not guilty</p>	<p>Count No. Charge Description: Charge Code: Statute: Date of Offense:</p> <p><input type="checkbox"/> Misdemeanor    <input type="checkbox"/> Felony Class <input type="checkbox"/> <input type="checkbox"/> <input type="checkbox"/> <input type="checkbox"/> <input type="checkbox"/> A    B    C    D    Unclassified</p> <p>On the above count, it is adjudged that the defendant has been: <input type="checkbox"/> Found Guilty upon a plea of guilty <input type="checkbox"/> Found guilty by a jury/court <input type="checkbox"/> Dismissed/Nolle pros/found not guilty</p>
<p>Count No. Charge Description: Charge Code: Statute: Date of Offense:</p> <p><input type="checkbox"/> Misdemeanor    <input type="checkbox"/> Felony Class <input type="checkbox"/> <input type="checkbox"/> <input type="checkbox"/> <input type="checkbox"/> <input type="checkbox"/> A    B    C    D    Unclassified</p> <p>On the above count, it is adjudged that the defendant has been: <input type="checkbox"/> Found Guilty upon a plea of guilty <input type="checkbox"/> Found guilty by a jury/court <input type="checkbox"/> Dismissed/Nolle pros/found not guilty</p>	<p>Count No. Charge Description: Charge Code: Statute: Date of Offense:</p> <p><input type="checkbox"/> Misdemeanor    <input type="checkbox"/> Felony Class <input type="checkbox"/> <input type="checkbox"/> <input type="checkbox"/> <input type="checkbox"/> <input type="checkbox"/> A    B    C    D    Unclassified</p> <p>On the above count, it is adjudged that the defendant has been: <input type="checkbox"/> Found Guilty upon a plea of guilty <input type="checkbox"/> Found guilty by a jury/court <input type="checkbox"/> Dismissed/Nolle pros/found not guilty</p>	<p>Count No. Charge Description: Charge Code: Statute: Date of Offense:</p> <p><input type="checkbox"/> Misdemeanor    <input type="checkbox"/> Felony Class <input type="checkbox"/> <input type="checkbox"/> <input type="checkbox"/> <input type="checkbox"/> <input type="checkbox"/> A    B    C    D    Unclassified</p> <p>On the above count, it is adjudged that the defendant has been: <input type="checkbox"/> Found Guilty upon a plea of guilty <input type="checkbox"/> Found guilty by a jury/court <input type="checkbox"/> Dismissed/Nolle pros/found not guilty</p>

The defendant has been found beyond a reasonable doubt to be a:

- Persistent Sexual Offender (558.018 RSMo)
- Prior Drug Offender (195.285, .291, .292, .295, or .296 RSMo)
- Persistent Drug Offender (195.285, .291, .295, or .296 RSMo)
- Dangerous Offender (558.016 RSMo)
- Persistent Misdemeanor Offender (558.016)
- Prior Offender (558.016 RSMo)
- Persistent Offender (558.016 RSMo)
- Not Applicable

on \_\_\_\_\_, \_\_\_\_\_ (date).

The court:

- Informs the defendant of verdict/finding, asks the defendant whether (s)he has anything to say why judgment should not be pronounced, and finds that no sufficient cause to the contrary has been shown or appears to the court.
- Defendant has been advised of his/her rights to file a motion for post-conviction relief pursuant to Rule 24.035/29.15 and the court has found
  - Probable cause
  - No probable cause
 to believe that defendant has received ineffective assistance of counsel.

On count I, the Court:

- Suspends imposition of sentence. Defendant is placed on probation for a period of \_\_\_\_\_ under the supervision of \_\_\_\_\_. Defendant shall comply with the conditions set forth in the separate Order of Probation.
- Sentences and commits the defendant to the custody of \_\_\_\_\_ for a period of \_\_\_\_\_. Sentence to be served
  - Concurrent
  - Consecutive
 with \_\_\_\_\_.
- Probation Time Credit: \_\_\_\_\_
- Suspends execution of sentence. Defendant is placed on probation for a period of \_\_\_\_\_ under the supervision of \_\_\_\_\_. Defendant shall comply with the conditions set forth in the separate Order of Probation.
- Fines the defendant \$ 300.00. The court stays \$ 300.00 with ~~the remainder to be paid by~~ XXXXXXXXXXXXXXXXXXXX payments of \$200.00 per month beginning on August 1, 2005 until paid in full.

On count II, the Court:

- Suspends imposition of sentence. Defendant is placed on probation for a period of \_\_\_\_\_ under the supervision of \_\_\_\_\_. Defendant shall comply with the conditions set forth in the separate Order of Probation.
- Sentences and commits the defendant to the custody of \_\_\_\_\_ for a period of \_\_\_\_\_. Sentence to be served
  - Concurrent
  - Consecutive
 with \_\_\_\_\_.
- Probation Time Credit: \_\_\_\_\_
- Suspends execution of sentence. Defendant is placed on probation for a period of \_\_\_\_\_ under the supervision of \_\_\_\_\_. Defendant shall comply with the conditions set forth in the separate Order of Probation.
- Fines the defendant \$ 53.50. The court stays \$ 53.50 with ~~the remainder to be paid by~~ XXXXXXXXXXXXXXXXXXXX payments of \$200.00 per month beginning on August 1, 2005 until paid in full.

On count \_\_\_\_\_, the Court:

- Suspends imposition of sentence. Defendant is placed on probation for a period of \_\_\_\_\_ under the supervision of \_\_\_\_\_. Defendant shall comply with the conditions set forth in the separate Order of Probation.
- Sentences and commits the defendant to the custody of \_\_\_\_\_ for a period of \_\_\_\_\_. Sentence to be served
  - Concurrent       Consecutive      with \_\_\_\_\_.
- Probation Time Credit: \_\_\_\_\_.
- Suspends execution of sentence. Defendant is placed on probation for a period of \_\_\_\_\_ under the supervision of \_\_\_\_\_. Defendant shall comply with the conditions set forth in the separate Order of Probation.
- Fines the defendant \$ \_\_\_\_\_. The court stays \$ \_\_\_\_\_ with the remainder due by \_\_\_\_\_ (date).

On count \_\_\_\_\_, the Court:

- Suspends imposition of sentence. Defendant is placed on probation for a period of \_\_\_\_\_ under the supervision of \_\_\_\_\_. Defendant shall comply with the conditions set forth in the separate Order of Probation.
- Sentences and commits the defendant to the custody of \_\_\_\_\_ for a period of \_\_\_\_\_. Sentence to be served
  - Concurrent       Consecutive      with \_\_\_\_\_.
- Probation Time Credit: \_\_\_\_\_.
- Suspends execution of sentence. Defendant is placed on probation for a period of \_\_\_\_\_ under the supervision of \_\_\_\_\_. Defendant shall comply with the conditions set forth in the separate Order of Probation.
- Fines the defendant \$ \_\_\_\_\_. The court stays \$ \_\_\_\_\_ with the remainder due by \_\_\_\_\_ (date).

On count \_\_\_\_\_, the Court:

- Suspends imposition of sentence. Defendant is placed on probation for a period of \_\_\_\_\_ under the supervision of \_\_\_\_\_. Defendant shall comply with the conditions set forth in the separate Order of Probation.
- Sentences and commits the defendant to the custody of \_\_\_\_\_ for a period of \_\_\_\_\_. Sentence to be served
  - Concurrent       Consecutive      with \_\_\_\_\_.
- Probation Time Credit: \_\_\_\_\_.
- Suspends execution of sentence. Defendant is placed on probation for a period of \_\_\_\_\_ under the supervision of \_\_\_\_\_. Defendant shall comply with the conditions set forth in the separate Order of Probation.
- Fines the defendant \$ \_\_\_\_\_. The court stays \$ \_\_\_\_\_ with the remainder due by \_\_\_\_\_ (date).

On count \_\_\_\_\_, the Court:

- Suspends imposition of sentence. Defendant is placed on probation for a period of \_\_\_\_\_ under the supervision of \_\_\_\_\_. Defendant shall comply with the conditions set forth in the separate Order of Probation.
- Sentences and commits the defendant to the custody of \_\_\_\_\_ for a period of \_\_\_\_\_. Sentence to be served
  - Concurrent       Consecutive      with \_\_\_\_\_
- Probation Time Credit: \_\_\_\_\_
- Suspends execution of sentence. Defendant is placed on probation for a period of \_\_\_\_\_ under the supervision of \_\_\_\_\_. Defendant shall comply with the conditions set forth in the separate Order of Probation.
- Fines the defendant \$ \_\_\_\_\_. The court stays \$ \_\_\_\_\_ with the remainder due by \_\_\_\_\_ (date).

The court orders:

- The clerk to deliver a certified copy of the judgment and commitment to the sheriff.
- The sheriff to authorize one additional officer/guard to transport defendant to the Department of Corrections.
- That judgment is entered in favor of the state of Missouri and against the defendant for the crime victims compensation fund for the sum of
  - \$10.00     \$46.00     \$68.00.
  - Satisfied       Unsatisfied
- Judgment for the State of Missouri and against the defendant for appointed counsel services in the sum of \$ \_\_\_\_\_.
  - Satisfied       Unsatisfied
- Costs taxed against defendant.
- Costs waived.
- Defendant to report immediately to the \_\_\_\_\_ Department for fingerprinting. The Defendant is ordered to submit to the fingerprinting, and is further ordered to provide all information necessary for the officer taking the fingerprints to fully complete all identification and photograph portions of the standard fingerprint cards.

- §217.785 RSMo Missouri Post Conviction Drug Treatment Program
  - Non-Institutional       Institutional
- §217.362 RSMo Court Ordered Long-Term Substance Abuse Program
- §217.378 RSMo Regimented Discipline Program
- The court sentences §559.115(2) RSMo General Population Department of Corrections shall provide a report and recommendation whether probation should be granted.

The court recommends placement to:

- §559.115(3) RSMo Institutional Treatment Program Department of Corrections shall provide a report and recommendation whether probation should be granted. (Statutory Discharge)
- §559.115(3) RSMo Sexual Offender Assessment Unit Department of Corrections shall provide a report and recommendation whether probation should be granted.
- §559.115(3) RSMo Shock Incarceration Program Department of Corrections shall provide a report and recommendation whether probation should be granted. (Statutory Discharge)

The court further orders: Defendant attend SATOP within 90 days at Defendant's expense and immediately abide by the directives of the SATOP program.

So Ordered: 7-11-05  
Date

[Signature]  
Judge

I certify that the above is a true copy of the original Judgment and Sentence of the court in the above cause, as it appears on record in my office.

(Seal of Circuit Court)

Issued on \_\_\_\_\_  
Date

\_\_\_\_\_  
Clerk

VS

Elizabeth Corinne Edwards

Filed: 6-28-05

Court Date: 7-5-05

Disposition Date: 7-5-05

NOW on this 28<sup>th</sup> of June 2005, comes the Prosecuting Attorney of Holt County, Missouri, and files his duly verified information charging the Defendant with the crime of

speed

7-5-05 Defendant enters plea of guilty in person.

Defendant enters plea of guilty by Sheriff.

Defendant enters plea of guilty by mail.

The Court finds that said plea is made knowingly and voluntarily.

Bond posted.

7-5-05 Fine of \$ 41.50 and costs assessed.

7-5-05 Partial payment. Balance due 108<sup>00</sup>.

11-14/5-05 Defendant pays fine and costs and is discharged.

Warrant issued for failure to pay fine and costs.

NO. MO 0440000  
T CO. SHERIFF'S DEPT.

NO 022343316

UNIFORM CITATION

MISSOURI		COURT OF <u>HOLT</u>		DIVISION <u>2</u>	
COURT ADDRESS (STREET, CITY, ZIP) <u>P.O. BOX 173 OREGON, MO 64473</u>					
COURT DATE		COURT TIME <input type="checkbox"/> AM <input type="checkbox"/> PM		COURT PHONE NO. <u>660-446-3380</u>	
I KNOWINGLY MAKE FALSE STATEMENTS ON THIS FORM ARE PUNISHABLE BY LAW, STATE THAT I HAVE PROBABLE CAUSE TO BELIEVE THAT:					
ON/ABOUT (DATE) <u>6/19/05</u>	AT TIME <u>0830</u> HRS	HWY CLASS	UPON/AT OR NEAR (LOCATION) <u>159 HWY DEL RIO</u>		
WITHIN CITY/COUNTY AND STATE AFORESAID,					
NAME (LAST, FIRST, MIDDLE) <u>EDWARDS ELIZABETH CORINNE</u>					
STREET ADDRESS <u>2707 S 25<sup>th</sup></u>					
CITY <u>ST JOSEPH</u>		STATE <u>MO</u>	ZIP CODE <u>64503</u>		
DATE OF BIRTH <u>4-22-80</u>	AGE <u>25</u>	RACE <u>W</u>	SEX <u>F</u>	HEIGHT <u>5-5</u>	WEIGHT <u>135</u>
DRIVER'S LIC. NO. <u>11311704</u>		CDL <input type="checkbox"/> YES <input type="checkbox"/> NO		STATE <u>TX</u>	
LEAVE THIS LINE BLANK					
EMPLOYER <u>STUDENT</u>					
ADDRESS (STREET, CITY, STATE, ZIP)					
DID UNLAWFULLY <input checked="" type="checkbox"/> OPERATE/DRIVE		<input type="checkbox"/> PARK		<input type="checkbox"/> C.M.V. <input type="checkbox"/> WITH HAZ MAT	
VEHICLE YEAR <u>94</u>	MAKE <u>MAZDA</u>	MODEL <u>PORTEGE</u>	STYLE <u>4DR</u>	COLOR <u>GRY</u>	
REGISTERED WEIGHT	LIC	NUMBER	STATE	YEAR	
DID THEN AND THERE COMMIT THE FOLLOWING OFFENSE. THE FACTS SUPPORTING THIS BELIEF ARE AS FOLLOWS: <u>811/10-9-05 73/68 41.50</u> <u>SPEEDING 73/68</u>					
<input type="checkbox"/> Subject taken into custody. (Complete "For issuance of a Warrant" section on reverse side.)					
DRIVING	POSTED SPEED LIMIT <u>73</u> MPH	DETECTION METHOD <input checked="" type="checkbox"/> STATIONARY RADAR <input type="checkbox"/> WATCH (AIR) <input type="checkbox"/> PAGE <input type="checkbox"/> MOVING RADAR <input type="checkbox"/> WATCH (GROUND) <input type="checkbox"/> OTHER			
IN VIOLATION OF <u>304.010</u>	<input type="checkbox"/> RSMo <input type="checkbox"/> ORD	CHARGE CODE <u>5601505</u>	<input type="checkbox"/> IN FATAL ACCIDENT <input type="checkbox"/> IN ACCIDENT <input checked="" type="checkbox"/> DW/BAC		
SEAT BELT VIOLATION: <input type="checkbox"/> ORD <input type="checkbox"/> RSMo					
OFFICER <u>[Signature]</u>	BADGE <u>757</u>	TRP/ZONE <u>HCS/D</u>	DATE <u>6/28/05</u>		
ON INFORMATION, UNDERSIGNED PROSECUTOR CHARGES THE DEFENDANT AND INFORMS THE COURT THAT ABOVE FACTS ARE TRUE AND PUNISHABLE BY: <input type="checkbox"/> RSMo <input type="checkbox"/> ORD					
PROSECUTOR'S SIGNATURE <u>[Signature]</u>				DATE <u>6/28/05</u>	
I PROMISE TO DISPOSE OF THE CHARGES OF WHICH I AM ACCUSED THROUGH COURT APPEARANCE OR PREPAYMENT OF FINE AND COURT COSTS.					DR. LIC. POSTED <input type="checkbox"/> YES <input type="checkbox"/> NO
SIGNATURE X <u>Bond</u>					

State of Missouri     )  
                               )    ss.  
 County of Buchanan   )

## CERTIFICATE OF TRUE COPY

I, MARY BEATTIE, Clerk of the Circuit Court of Buchanan County, Missouri, do hereby certify that the attached is a true copy of the DOCKET SHEET, MISDEMEANOR INFORMATION, PROBABLE CAUSE, AND ENTRY OF NOLLE PROSEQUI in Case No. 06BU-CR00660, as same appears of record and on file in my office.

WITNESS my hand and seal of the Court this 13TH day of JUNE, 2014.

MARY BEATTIE, CIRCUIT CLERK  
 BUCHANAN COUNTY, MISSOURI

By: \_\_\_\_\_

*W.B. Groff*  
 Deputy Clerk

Report: CZR0026

5TH JUDICIAL CIRCUIT  
BUCHANAN  
CIRCUIT COURT DOCKET SHEET

Date: 13-Jun-2014  
Time: 9:57:02AM  
Page: 1

**06BU-CR00660 ST V ELIZABETH CORRINE EDWARDS Security Level: 3 Confidential**

**Case Type:** AC Misdemeanor **Case Filing Date:** 03-Mar-2006  
**Status:** SIS Probation Success Completd  
**Disposition:** Guilty Plea **Disposition Date:** 29-Mar-2006  
**OCN#:** G2007048  
**Arresting Agency:** Not on File

Release/Status Reason  
Change Date

Judge KEITH MARQUART (27910)  
 Defendant **ELIZABETH CORRINE EDWARDS (EDWEC8594)**  
 Attorney for Defendant JEFFREY RUBIN(56273)  
 Assistant Prosecuting Attorney KATE H SCHAEFER (55903)

**Current Bond:** Bond-Released on Own Recog 07-Mar-2006

Charge #	Charge Date	Charge Code	Charge Description
<b>Original Charge:</b> 1	02-Mar-2006	1301900	Domestic Assault - 3rd Degree - 1st/2nd Offense ( <b>Misdemeanor A RSMo : 565.074</b> )
<b>Disposition:</b>	29-Mar-2006	Guilty Plea	
<b>Order Date:</b>	29-Mar-2006		<b>Sentence or SIS:</b> Suspended Imposition of Sent.
<b>Length:</b>	1 Years		<b>Start Date:</b> 29-Mar-2006
<b>Text:</b> DEFENDANT IS GRANTED A SUSPENDED IMPOSITION OF SENTENCE AND IS PLACED ON PROBATION FOR ONE (1) YEAR SUPERVISED BY PROBATION AND PAROLE.			
<b>Program:</b>	PROBATION		<b>Agency:</b> Missouri Board of Probation & Parole
<b>Associated To:</b>	Charge 1		
<b>Classification:</b>	SUPERVISED		<b>Outcome:</b> Successfully Completed
<b>Start Date:</b>	29-Mar-2006	<b>Due to End</b>	28-Mar-2007 <b>End Date:</b> 02-Aug-2006

<u>Filing Date</u>	<u>Description</u>
03-Mar-2006	<b>Information Filed</b> <b>Filed By:</b> KATE H SCHAEFER <b>Probable Cause Statement Filed</b> <b>Arraignment Scheduled</b> <b>Scheduled For:</b> 10-Mar-2006; 8:30 AM; KEITH MARQUART; <b>Setting:</b> 0; Buchanan <b>Criminal Summons Issued</b> Document ID: 06-CRSU-300, for EDWARDS, ELIZABETH CORRINE <b>Service/Attempt Date:</b> 03-Mar-2006 <b>Summons Personally Served</b> Document ID - 06-CRSU-300; Served To - EDWARDS, ELIZABETH CORRINE; Server - ; Served Date - 03-MAR-06; Served Time - 00:00:00; Service Type - Sheriff Department; Reason Description - Served
07-Mar-2006	<b>Plea of Not Guilty Entered</b> <b>Scheduled For:</b> 10-Mar-2006; 8:30 AM; KEITH MARQUART; <b>Setting:</b> 0; Buchanan

Report: CZR0026

5TH JUDICIAL CIRCUIT  
BUCHANAN  
CIRCUIT COURT DOCKET SHEET

Date: 13-Jun-2014

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**06BU-CR00660****ST V ELIZABETH CORRINE EDWARDS****Security Level: 3 Confidential**

07-Mar-2006 **Bond-Released on Own Recog**  
**Counsel Status Hrng Scheduled**  
**Scheduled For:** 17-Mar-2006; 10:00 AM; KEITH MARQUART; **Setting:** 0; Buchanan  
**Trial Setting Scheduled**  
**Scheduled For:** 29-Mar-2006; 10:00 AM; KEITH MARQUART; **Setting:** 0; Buchanan

09-Mar-2006 **Entry of Appearance Filed**  
REQUEST FOR DISCOVERY  
**Filed By:** JEFFREY RUBIN

17-Mar-2006 **Hearing/Trial Cancelled**  
Defendant accepted by Public Defender.  
**Scheduled For:** 17-Mar-2006; 10:00 AM; KEITH MARQUART; **Setting:** 0; Buchanan

29-Mar-2006 **Guilty Plea**  
**Scheduled For:** 29-Mar-2006; 10:00 AM; KEITH MARQUART; **Setting:** 0; Buchanan  
**Defendant Sentenced**  
STATE APPEARS BY KATE SCHAEFER, ASSISTANT PROSECUTING ATTORNEY. DEFENDANT APPEARS IN PERSON AND BY ATTORNEY JEFF RUBIN. DEFENDANT ENTERED A PLEA OF GUILTY AND IS GRANTED A SUSPENDED IMPOSITION OF SENTENCE AND IS PLACED ON PROBATION FOR ONE (1) YEAR SUPERVISED BY PROBATION AND PAROLE. TIME PAYMENT FEE IS ASSESSED.  
**Sentence Date:** 29-Mar-2006; **Sentence:** Suspended Imposition of Sent.  
**Judgment Entered**  
**Judgment Against:** ELIZABETH EDWARDS; **Amount:** \$131.50; **Satisfied Date:**  
**Judgment Pub Defender Entered**  
**Judgment Against:** ELIZABETH EDWARDS; **Amount:** \$50.00; **Satisfied Date:**  
**Judgment CVC \$10 - Other**  
**Judgment Against:** ELIZABETH EDWARDS; **Amount:** \$10.00; **Satisfied Date:**  
**Misd Costs Assc Tax-Reg-w/cost**  
**Associated To:** ELIZABETH C EDWARDS  
**Costs Ordered to Def**  
**Order for Supervised Probation**  
PROBATION: ONE YEAR SUPERVISED BY: PROBATION AND PAROLE.  
SEE COURT FILE FOR CONDITIONS OF PROBATION.

17-Jul-2006 **Judge/Clerk - Note**  
LETTER TO JUDGE

20-Jul-2006 **Motion Hearing Scheduled**  
**Scheduled For:** 02-Aug-2006; 10:00 AM; KEITH MARQUART; **Setting:** 0; Buchanan  
Request for Early Termination of Probation

02-Aug-2006 **Motion Granted/Sustained**  
Court sustains Defendant's Motion for Early Termination of Probation. Court orders filed closed.  
**Scheduled For:** 02-Aug-2006; 10:00 AM; KEITH MARQUART; **Setting:** 0; Buchanan  
Request for Early Termination of Probation

Report: CZR0026

5TH JUDICIAL CIRCUIT  
BUCHANAN  
CIRCUIT COURT DOCKET SHEET

Date: 13-Jun-2014  
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Case continued from previous page.

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**06BU-CR00660**

**ST V ELIZABETH CORRINE EDWARDS**

**Security Level: 3 Confidential**

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02-Aug-2006    **SIS Probation Success Completd**

Margaret #5

No. 06B4-00060 40

Associate Circuit Judge within and for Buchanan County, Missouri

Charge Code: 1301999.0  
NCIC: 1399  
OCN: G2007048

FILED

2006 MAR -3 PM 1:41

IRENE MOONEY  
CLERK OF CIRCUIT COURT

STATE OF MISSOURI, Plaintiff

vs.

ELIZABETH CORRINE EDWARDS

, Defendant

W/F, DOB 04/22/80

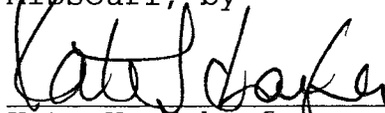
c/o Buchanan County Jail, [REDACTED]

### MISDEMEANOR INFORMATION

The Prosecuting Attorney of the County of Buchanan, State of Missouri, upon information and belief charges that the defendant(s), in violation of Section

565.074, RSMo, committed the class A misdemeanor of domestic assault in the third degree, punishable upon conviction under Sections 558.011 and 560.016, RSMo, in that on or about the 2nd day of March, 2006, in the County of Buchanan, State of Missouri, the defendant recklessly caused physical injury to Juan Martinez by throwing an ashtray at him, and Juan Martinez and defendant were family or household members in that Juan Martinez and defendant were adults who resided together.

Dwight K. Scroggins, Jr.  
Prosecuting Attorney of the  
County of Buchanan, State of  
Missouri, by



Kate H. Schaefer  
Assistant Prosecuting Attorney

#### WITNESSES

Juan Martinez, 2307 S. 18th, St. Joseph, MO (VICTIM)  
Off. R. Hoskins, Off. Barnes, Det. E. Wilson, SJPD

"Pursuant to Rule 25.05(A)(3): any documents, photographs or objects contained within the written discovery material provided by the State. Any photographs, diagrams or documents marked as exhibits in depositions conducted in the case. Photographs and/or diagrams of the scene."



**IN THE 5TH JUDICIAL CIRCUIT COURT OF BUCHANAN COUNTY, MISSOURI**

<b>Judge or Division :</b> KEITH MARQUART ( 27910 ) DIV 5		<b>Case Number :</b> 06BU-CR00660 <input type="checkbox"/> Change of Venue from	
		Offense Cycle No : G2007048	
State Of Missouri vs. Defendant: ELIZABETH CORRINE EDWARDS(EDWEC8594) 2307 SOUTH 18TH ST. SAINT JOSEPH MO 64503		Prosecuting Attorney/MO Bar No: KATE H SCHAEFER ( 55903 )  Defense Attorney/MO Bar No : JEFFREY RUBIN ( 56273 )	
DOB : 22-Apr-1980 SEX : F			
<input type="checkbox"/> Pre-Sentence Ordered <input type="checkbox"/> Pre-Sentence Waived		Appeal Bond Set Date : Amount :	
<b>Sentence and Judgment</b>			

The court hereby finds the defendant guilty of the charge(s) listed below and enters the following sentence and judgment.

Charge #	Charge Date	Charge Code	Charge Description
<b>Original Charge :</b> 1	02-Mar-2006	1301900	Domestic Assault - 3rd Degree - 1st/2nd Offense (Misdemeanor A RSMo : 565.074)
<b>Disposition :</b>	29-Mar-2006	Guilty Plea	
<b>Order Date :</b>	29-Mar-2006		<b>Sentence or SIS :</b> Suspended Imposition of Sent.
<b>Length :</b>	1 Years		<b>Start Date :</b> 29-Mar-2006
<b>Text :</b>	DEFENDANT IS GRANTED A SUSPENDED IMPOSITION OF SENTENCE AND IS PLACED ON PROBATION FOR ONE (1) YEAR SUPERVISED BY PROBATION AND PAROLE.		
<b>Program :</b>	PROBATION		<b>Agency :</b> Missouri Board of Probation & Parole
<b>Classification :</b>	SUPERVISED		
<b>Associated To :</b>	Charge 1		
<b>Start Date :</b>	29-Mar-2006	<b>Due to End:</b>	28-Mar-2007

The court finds beyond a reasonable doubt that the defendant is a:

- |   |   |
|---|---|
| <input type="checkbox"/> Persistent Sexual Offender (558.018 RSMo)                  | <input type="checkbox"/> Dangerous Offender (558.016 RSMo)  |
| <input type="checkbox"/> Prior Drug Offender (195.285,.291,.292,.295, or .296 RSMo) | <input type="checkbox"/> Prior Offender (558.016 RSMo)      |
| <input type="checkbox"/> Persistent Drug Offender (195.285,.291,.295, or .296 RSMo) | <input type="checkbox"/> Persistent Offender (558.016 RSMo) |
| <input type="checkbox"/> Persistent Misdemeanor Offender (558.016 RSMo)             | <input type="checkbox"/> Not Applicable                     |

- The court informed the defendant of verdict/finding, asks the defendant whether (s)he has anything to say why judgment should not be pronounced, and finds that no sufficient cause to the contrary has been shown or appears to the court.

Defendant has been advised of his/her rights to file a motion for post conviction relief pursuant to Rule 24.035/29.15 and the court has found

- Probable Cause       No Probable Cause

to believe that defendant has received ineffective assistance of counsel.

The Court further orders:

- |   |   |
|---|---|
| <p><input type="checkbox"/> The clerk to deliver a certified copy of the judgment and commitment to the sheriff.</p> <p><input type="checkbox"/> The sheriff to authorize one additional officer/guard to transport defendant to division of adult institutions.</p> <p><input checked="" type="checkbox"/> Judgment entered in favor of the State of Missouri and against the defendant for the sum of \$10.00 for the Crime Victims Compensation fund.</p> <p><input type="checkbox"/> Satisfied      <input checked="" type="checkbox"/> Not Satisfied</p> <p><input checked="" type="checkbox"/> Judgment entered in favor of the State of Missouri and against the defendant for the sum of \$50.00 for appointed counsel services.</p> <p><input type="checkbox"/> Satisfied      <input checked="" type="checkbox"/> Not Satisfied</p> <p><input checked="" type="checkbox"/> Costs taxed against defendant.</p> <p><input type="checkbox"/> Costs waived.</p> | <p><input type="checkbox"/> §217.785 RSMo Post Conviction Non-Institutional Drug Treatment Program.</p> <p><input type="checkbox"/> §217.785 RSMo Post Conviction Institutional Drug Treatment.</p> <p><input type="checkbox"/> §217.362 RSMo Court Ordered Long Term Substance Abuse Program.</p> <p><input type="checkbox"/> §217.378 RSMo Regimented Discipline Program.</p> <p><input type="checkbox"/> §217.777 RSMo Community Corrections Program for Intensive Supervision.</p> <p><input type="checkbox"/> §559.115 RSMo Institutional Treatment Program. Department of Corrections shall provide a report and recommendation whether probation should be granted.</p> <p><input type="checkbox"/> §559.115 RSMo Sexual Offender Assessment Unit. Department of Corrections shall provide a report and recommendation whether probation should be granted.</p> <p><input type="checkbox"/> §559.115 RSMo Shock Incarceration Program. Department of Corrections shall provide a report and recommendation whether probation should be granted.</p> <p><input type="checkbox"/> §559.115 RSMo General Population. Department of Corrections shall provide a report and recommendation whether probation should be granted.</p> |
|---|---|

The Court further orders :

29-Mar-2006      Defendant Sentenced

STATE APPEARS BY KATE SCHAEFER, ASSISTANT PROSECUTING ATTORNEY. DEFENDANT APPEARS IN PERSON AND BY ATTORNEY JEFF RUBIN. DEFENDANT ENTERED A PLEA OF GUILTY AND IS GRANTED A SUSPENDED IMPOSITION OF SENTENCE AND IS PLACED ON PROBATION FOR ONE (1) YEAR SUPERVISED BY PROBATION AND PAROLE. TIME PAYMENT FEE IS ASSESSED.

So Ordered:

4-7-06      *[Signature]*  
Date                      Judge

I certify that the above is a true copy of the original Sentence and Judgment of the court in the above cause, as it appears on record in my office.

(Seal of Circuit Court)

Issued on \_\_\_\_\_  
Date                      Clerk



IN THE 6TH JUDICIAL CIRCUIT COURT, PLATTE COUNTY MISSOURI

<b>Judge or Division :</b> OWENS LEE HULL (23538) DIV2		<b>Case Number : 09AE-CR01259-01</b> <input type="checkbox"/> Change of Venue from	
		Offense Cycle No : W8004506	
State Of Missouri vs. Defendant: ELIZABETH CORRINE EDWARDS (EDWEC8599) 2707 S 25TH ST SAINT JOSEPH, MO 64503		Assistant Prosecuting Attorney/MO Bar No: AMY R ASHELFORD (52775)  Defense Attorney/MO Bar No : ARA NICOLE BAILEY BROWN (57946)	
DOB : 22-Apr-1980 SEX : F			
Pre-Sentence Assessment Report Waived		Appeal Bond Set Date : Amount :	
<b>Judgment</b>			

	Charge #	Charge Date	Charge Code	Charge Description
<b>Original Charge:</b>	1	22-Feb-2009	4741800	Dwi - Alchol - Aggravated Offender ( <b>Felony C RSMo: 577.010</b> )
<b>Amended To:</b>	1	22-Feb-2009	4741000	Dwi - Alcohol - Persistent Offender ( <b>Felony D RSMo: 577.010</b> )
<b>Disposition:</b>	04-Aug-2011		Guilty Plea	
<b>Order Date:</b>	04-Aug-2011		Sentence or SIS :	Incarceration DOC
<b>Length :</b>	4 Years		Start Date :	04-Aug-2011

**EXECUTION OF SENTENCE SUSPENDED**

	Charge #	Charge Date	Charge Code	Charge Description
<b>Original Charge:</b>	[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]
<b>Disposition:</b>	[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]

	Charge #	Charge Date	Charge Code	Charge Description
<b>Original Charge:</b>	3	22-Feb-2009	4669800	Operated Mtr Veh on Hwy While Driver's License/Priv Revoked (Canceled/Suspended/Revoked for Unknown Reasons) ( <b>Misdemeanor A RSMo: 302.321</b> )
<b>Amended To:</b>	3	22-Feb-2009	4601900	Failure To Register Mtr Veh ( <b>Misdemeanor B RSMo: 301.020</b> )
<b>Disposition:</b>	04-Aug-2011		Guilty Plea	
<b>Order Date:</b>	04-Aug-2011		Sentence or SIS :	Fine
			Start Date :	04-Aug-2011

Fine Amount: \$150.00

Program : PROBATION  
Classification : SUPERVISED  
Associated To : Charge 1  
Start Date : 04-Aug-2011

Agency : Missouri Board of Probation & Parole  
Outcome :  
Due to End : 04-Aug-2014

The defendant has been found beyond a reasonable doubt to be a: **Not Applicable.**

The court informed the defendant of verdict/finding, asks the defendant whether (s)he has anything to say why judgment should not be pronounced, and finds that no sufficient cause to the contrary has been shown or appears to the court.

Defendant has been advised of his/her rights to file a motion for post conviction relief pursuant to Rule 24.035/29.15 and the court has found **No Probable Cause** to believe that defendant has received ineffective assistance of counsel.

The Court further orders:

The clerk to deliver a certified copy of the judgment and commitment to the sheriff.

That Judgment entered in favor of the State of Missouri and against the defendant for the sum of **\$46.00** for the Crime Victims Compensation fund. Judgment is **Not Satisfied.**

Judgment for the State of Missouri and against the defendant for appointed counsel services for the sum of **\$300.00**. Judgment is **Not Satisfied.**

Costs taxed against **Defendant**

The Court further orders :

**04-Aug-2011 Defendant Sentenced**

Special conditions of probation: Defendant is to attend and successfully complete the court program. Defendant is to pay costs and CVC judgment within 1 year of today's date.

So Ordered on: **09AE-CR01259-01 ST V ELIZABETH EDWARDS**

08-11-11  
Date

[Signature]  
Judge

I certify that the above is a true copy of the original Judgment and Sentence of the court in the above cause, as it appears on record in my office.

(Seal of Circuit Court)

Issued on:

08/11/11  
Date

Sandra Woodward  
Michelle Carlsen DC  
Clerk

STATE OF MISSOURI, COUNTY OF PLATTE

This is to certify that the foregoing is a true and exact copy of the documents on file in my office.

Witness my hand and official seal this 24 day of August 2011

Clerk of Circuit Court: Sandra L. Dwyer  
By: Michelle Carlsen DC

Report: CZR0026

6TH JUDICIAL CIRCUIT  
PLATTE  
CIRCUIT COURT DOCKET SHEET

Date: 30-May-2014  
Time: 1:58:11PM  
Page: 2

Case continued from previous page.

09AE-CR01259-01 ST V ELIZABETH EDWARDS

Security Level: 1 Public

Charge #	Charge Date	Charge Code	Charge Description
----------	-------------	-------------	--------------------

Original Charge: 1 22-Feb-2009 4741800 Dwi - Alcohol - Aggravated Offender (Felony C RSMo : 577.010)

Ticket No: 999999999

Amended To: 1 22-Feb-2009 4741000 Dwi - Alcohol - Persistent Offender (Felony D RSMo : 577.010)

Ticket No: 999999999

Disposition: 04-Aug-2011 Guilty Plea

Order Date: 04-Aug-2011

Sentence or SIS: Incarceration DOC

Length: 4 Years

Start Date: 04-Aug-2011

EXECUTION OF SENTENCE SUSPENDED

Original Charge: [REDACTED]

Disposition: [REDACTED]

Original Charge: 3 22-Feb-2009 4669800 Operated Mtr Veh on Hwy While Driver's License/Priv Revoked (Canceled/Suspended/Revoked for Unknown Reasons) (Misdemeanor A RSMo : 302.321)

Ticket No: 999999997

Amended To: 3 22-Feb-2009 4601900 Failure To Register Mtr Veh (Misdemeanor B RSMo : 301.020)

Ticket No: 999999997

Disposition: 04-Aug-2011 Guilty Plea

Order Date: 04-Aug-2011

Sentence or SIS: Fine

Start Date: 04-Aug-2011

Fine Amount: \$ 150.00

Program: PROBATION

Agency: Missouri Board of Probation & Parole

Associated To: Charge 1

Classification: SUPERVISED

Outcome: Early Release

Start Date: 04-Aug-2011

Due to End 04-Aug-2014

End Date: 07-Sep-2013

Filing Date	Description
29-Sep-2009	Hearing Scheduled CD: OCTOBER 29, 2009 AT 9 AM IN DIVISION II. (mlc)
05-Oct-2009	Information Filed INFORMATION FOR A FELONY filed by State together with MOTION TO ASSESS COSTS AS MEDICINE AND MEDICAL ATTENTION AS COSTS. (mlc)  Motion for Discovery PLAINTIFF'S REQUEST FOR DISCOVERY filed. (mlc)

Case continued from previous page.

**09AE-CR01259-01 ST V ELIZABETH EDWARDS****Security Level: 1 Public**

- 29-Oct-2009 **Arraignment Held**  
State appears by APA Joe Vanover. Defendant appears in person and by attorney Ara Brown. Defendant acknowledges receipt of the information, waives formal reading, and enters a plea of not guilty. Cause is continued to December 3, 2009 at 9:00 a.m. Bond to continue. (sjj)  
**Hearing Scheduled**  
**Scheduled For:** 03-Dec-2009; 9:00 AM; OWENS LEE HULL JR; **Setting:** 0; Platte
- 03-Dec-2009 **Hearing Continued/Rescheduled**  
State appears by APA Joe Vanover. Defendant appears in person and by attorney Ara Bailey Brown. Defendant requests a suppression hearing setting. Cause is continued to January 28, 2010, at 2:00 p.m. Bond to continue. (sjj)  
**Hearing Continued From:** 03-Dec-2009; 9:00 AM  
**Hearing Scheduled**  
**Scheduled For:** 28-Jan-2010; 2:00 PM; OWENS LEE HULL JR; **Setting:** 0; Platte
- 12-Jan-2010 **Motion to Suppress**  
MOTION TO SUPPRESS EVIDENCE filed. (mlc)  
**Filed By:** ARA N BAILEY BROWN
- 25-Jan-2010 **Hearing Continued/Rescheduled**  
Per phone call received from attorney Ara Brown requesting a continuance and by agreement with APA Amy Ashelford, cause is continued to March 18, 2010, at 2:00 p.m. for suppression hearing. (sjj)  
**Hearing Continued From:** 28-Jan-2010; 2:00 PM  
**Hearing Scheduled**  
**Scheduled For:** 18-Mar-2010; 2:00 PM; OWENS LEE HULL JR; **Setting:** 0; Platte
- 17-Mar-2010 **Hearing Continued/Rescheduled**  
Per phone call received from attorney Ara Brown with agreement of APA Amy Ashelford, cause is continued to May 20, 2010, at 2:00 p.m. (sjj)  
**Hearing Continued From:** 18-Mar-2010; 2:00 PM  
**Hearing Scheduled**  
**Scheduled For:** 20-May-2010; 2:00 PM; OWENS LEE HULL JR; **Setting:** 0; Platte  
Defendant's Motion to Suppress Evidence
- 20-May-2010 **Motion Hearing Held**  
State appears by APA Amy Ashelford and APA Ashley Webb. Defendant appears in person and by attorney Ara Brown. Cause comes on for hearing on Defendant's Motion to Suppress Evidence. The Court having considered statements and arguments of counsel and evidence presented denies defendant's motion. Cause is continued to June 24, 2010, at 9:00 a.m. for docket call. (sjj)  
**Hearing Scheduled**  
**Scheduled For:** 24-Jun-2010; 9:00 AM; OWENS LEE HULL JR; **Setting:** 0; Platte
- 24-Jun-2010 **Hearing Held**  
State appears by APA Chris Seufert. Defendant appears in person and by attorney Ara Brown. Defendant requests a trial setting. By agreement of parties, cause is set for jury trial on December 6, 2010, at 9:00 a.m. (sjj)  
**Scheduled For:** 24-Jun-2010; 9:00 AM  
**Jury Trial Scheduled**  
**Scheduled For:** 06-Dec-2010; 9:00 AM; OWENS LEE HULL JR; **Setting:** 0; Platte

Report: CZR0026

6TH JUDICIAL CIRCUIT  
PLATTE  
CIRCUIT COURT DOCKET SHEET

Date: 30-May-2014

Time: 1:58:11PM

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**09AE-CR01259-01 ST V ELIZABETH EDWARDS****Security Level: 1 Public**

18-Nov-2010

**Hearing Continued/Rescheduled**

In chambers, APA Amy Ashelford and attorney Ara Brown appear and request a continuance. By agreement of parties, jury trial is rescheduled to June 13, 2011, at 9:00 a.m. (sjj)

**Hearing Continued From:** 06-Dec-2010; 9:00 AM

**Jury Trial Scheduled**

**Scheduled For:** 13-Jun-2011; 9:00 AM; OWENS LEE HULL JR; **Setting:** 0; Platte

02-Jun-2011

**Hearing Continued/Rescheduled**

Attorney Ara Brown appears in person and requests this cause be continued for plea. Cause is continued to June 30, 2011, at 9:00 a.m. Copy of docket entry to Prosecuting Attorney as notification of same. (sjj)

**Hearing Continued From:** 13-Jun-2011; 9:00 AM

**Plea Hearing Scheduled**

**Scheduled For:** 30-Jun-2011; 9:00 AM; OWENS LEE HULL JR; **Setting:** 0; Platte

30-Jun-2011

**Hearing Continued/Rescheduled**

State appears by APA Joe Vanover. Defendant appears in person and by attorney Ara Brown. Defendant requests a continuance. State has no objection. Cause is continued to August 4, 2011, at 9:00 a.m. for plea hearing. Bond continues. (sjj)

**Hearing Continued From:** 30-Jun-2011; 9:00 AM

**Plea Hearing Scheduled**

**Scheduled For:** 04-Aug-2011; 9:00 AM; OWENS LEE HULL JR; **Setting:** 0; Platte

04-Aug-2011

**Guilty Plea**

State appears by APA Mark Gibson. Defendant appears in person and by attorney Ara Brown. State files FIRST AMENDED INFORMATION in open court with no objection by the defendant. State's request to amend the amended information by interlineation is granted with no objection by the defendant. Defendant enters pleas of guilty pursuant to PETITION TO ENTER A PLEA OF GUILTY filed. State dismisses Count II in open court. The Court accepts the defendant's pleas of guilty to the charges of Count I - Class D felony of driving while intoxicated and Count III - failure to register a motor vehicle and finds the defendant guilty of those charges beyond a reasonable doubt. Sentencing Assessment Report is waived. There being no legal cause shown why sentence should not now be pronounced, allocution is granted. As to Count I, the Court sentences the defendant to the Missouri Division of Adult Institutions for a period of 4 years. The Court SUSPENDS EXECUTION OF SENTENCE and places the defendant on probation for a period of 3 years under the supervision of the Missouri Board of Probation and Parole. Special conditions of probation: Defendant is to attend and successfully complete the court program. Defendant is to pay costs and CVC judgment within 1 year of today's date. As to Count III, the Court imposes a fine of \$150.00. Public Defender lien in the amount of \$300.00 is granted. The Court further finds all as per formal sentencing JUDGMENT entry filed. (sjj)

**Scheduled For:** 04-Aug-2011; 9:00 AM; OWENS LEE HULL JR; **Setting:** 0; Platte

**Amended Information Filed**

FIRST AMENDED INFORMATION filed by State in open court. (sjj)

**Defendant Sentenced**

Special conditions of probation: Defendant is to attend and successfully complete the court program. Defendant is to pay costs and CVC judgment within 1 year of today's date.

**Sent Assessment Report Waived****Costs Ordered to Def**

Report: CZR0026

6TH JUDICIAL CIRCUIT  
PLATTE  
CIRCUIT COURT DOCKET SHEET

Date: 30-May-2014

Time: 1:58:11PM

Page: 5

Case continued from previous page.

**09AE-CR01259-01 ST V ELIZABETH EDWARDS****Security Level: 1 Public****Filed By:** ELIZABETH C EDWARDS**Judgment CVC \$46 - Alcohol****Judgment Against:** ELIZABETH EDWARDS; **Amount:** \$46.00; **Satisfied Date:****Associated To:** ELIZABETH C EDWARDS**Judgment Pub Defender Entered****Judgment Against:** ELIZABETH EDWARDS; **Amount:** \$300.00; **Satisfied Date:****Associated To:** ELIZABETH C EDWARDS

08-Aug-2011

**Judge/Clerk - Note**

Certified copy of Sentence and Judgment to the following: 1 to PA, Public Defender, Jail and MO Probation and Parole. (mlc)

**Felony Costs Tax-Reg-w/costs****Associated To:** ELIZABETH C EDWARDS

30-Aug-2011

**Probation Order**

Copy to Probation and Parole. (sjj)

06-Sep-2011

**Record of Traffic Disp Issued**

The Traffic Disposition was sent electronically to DOR and MSHP for charge number 1 violation 4741000 - Dwi - Alcohol - Persistent Offender. The charge was disposed as Guilty Plea

**Record of Traffic Disp Issued**

20-Oct-2011

**Progress Report Filed**

CASE SUMMARY REPORT dated September 19, 2011, filed by Probation and Parole. (sjj)

18-Dec-2012

**Program Completion Filed**

COMPLETION CERTIFICATE filed by NASP. (mlc)

20-Jun-2013

**Probation Violation Filed**

dated June 13, 2013. (sjj)

25-Jun-2013

**Judge/Clerk - Note**

The Court reviews the Field Violation Report dated June 13, 2013, and takes no action this date as defendant is currently in the court program. OLH/sjj

11-Jul-2013

**Costs &/or Fines Paid in Full**

Costs were paid in full this date, \$481.50. (dd)

(Credit Card payment processed on 07/09/2013; transaction approved this date.)

22-Jul-2013

**Progress Report Filed**

FINAL CASE SUMMARY REPORT dated July 8, 2013, filed by Probation and Parole. Defendant has an earned discharge date of November 6, 2013; continued supervision compliance will result in an optimal discharge date of September 7, 2013. (sjj)

07-Sep-2013

**Order- Probation Discharged**

See Earned Compliance Credit - Discharge Date Advancement filed on September 19, 2013. (sjj)

19-Sep-2013

**Earned Compliance Credit Filed**

EARNED COMPLIANCE CREDIT - DISCHARGE DATE ADVANCEMENT filed by Probation and Parole. Defendant has been discharged from supervision effective September 7, 2013. (sjj)

Report: CZR0026

6TH JUDICIAL CIRCUIT  
PLATTE  
CIRCUIT COURT DOCKET SHEET

Date: 30-May-2014  
Time: 1:58:11PM  
Page: 1

09AE-CR01259-01 ST V ELIZABETH EDWARDS

Security Level: 1 Public

<b>Case Type:</b>	CC Felony	<b>Case Filing Date:</b>	29-Sep-2009
<b>Status:</b>	Costs &/or Fines Paid in Full		
<b>Disposition:</b>	Guilty Plea	<b>Disposition Date:</b>	04-Aug-2011
<b>OCN#:</b>	W8004506		
<b>Arresting Agency:</b>	MO0830400		

Release/Status Reason  
Change Date

Judge	OWENS LEE HULL JR (23538)
Defendant	<b>ELIZABETH CORRINE EDWARDS (EDWEC8594)</b>
Assistant Public Defender	ARA NICOLE BAILEY BROWN(57946)
Assistant Prosecuting Attorney	AMY R ASHELFORD (52775)

Report: CZR0026

6TH JUDICIAL CIRCUIT  
PLATTE  
CIRCUIT COURT DOCKET SHEET

Date: 30-May-2014

Time: 1:58:11PM

Page: 2

Case continued from previous page.

**09AE-CR01259****ST V ELIZABETH EDWARDS****Security Level: 1 Public**

- 05-May-2009 **Warrant Served**  
to Defendant on 05/04/09 by Platte County Sheriff's Department. Defendant does not appear on jail list at this time. (slj)  
  
Document ID - 09-AEARW-901; Served To - EDWARDS, ELIZABETH CORRINE; Server - ; Served Date - 04-MAY-09; Served Time - 00:00:00; Service Type - Sheriff Department; Reason Description - Served
- 12-May-2009 **Bond-Surety Bond Posted**  
in the amount of \$2,500.00 posted on 05/04/09 with Bart Cooper Bonding listed as surety. CD: 06/02/09 at 9:00 AM in DIV IV. (slj)
- 14-May-2009 **Entry of Appearance Filed**  
ENTRY OF APPEARANCE AND REQUEST FOR DISCOVERY filed. (slj)  
**Filed By:** ARA N BAILEY BROWN
- 15-May-2009 **Hearing Scheduled**  
**Scheduled For:** 02-Jun-2009; 9:00 AM; JAMES W VAN AMBURG; **Setting:** 0; Platte
- 20-May-2009 **OCN Filed**
- 02-Jun-2009 **Hearing Continued/Rescheduled**  
State by APA Ashley Webb. Defendant appears with APD Ara Brown and requests continuance. Cause continued to 7-7-09, 9:00 a.m. for docket call. (sjm)  
**Hearing Continued From:** 02-Jun-2009; 9:00 AM  
  
**Hearing Scheduled**  
**Scheduled For:** 07-Jul-2009; 9:00 AM; JAMES W VAN AMBURG; **Setting:** 0; Platte
- 07-Jul-2009 **Hearing Continued/Rescheduled**  
State by APA Justin Kaiwei. Defendant appears with APD Ara Brown and requests continuance. State has no objection. Cause continued to 9-1-09, 9:00 a.m. (sjm)  
**Hearing Continued From:** 07-Jul-2009; 9:00 AM  
  
**Hearing Scheduled**  
**Scheduled For:** 01-Sep-2009; 9:00 AM; JAMES W VAN AMBURG; **Setting:** 0; Platte
- 01-Sep-2009 **Hearing Continued/Rescheduled**  
State by APA Jaclyn Taylor. Defendant appears with Attorney Ara Brown and requests preliminary hearing. Cause set for preliminary hearing on 9-29-09, 10:00 a.m. (sjm)  
**Hearing Continued From:** 01-Sep-2009; 9:00 AM  
  
**Preliminary Hearing Scheduled**  
**Scheduled For:** 29-Sep-2009; 10:00 AM; JAMES W VAN AMBURG; **Setting:** 0; Platte
- 29-Sep-2009 **Bndover Circ-Waive Prel Hrng**  
State by APA Jaclyn Taylor. Defendant appears with APD Ara Brown. Defendant waives preliminary hearing, per WAIVER OF PRELIMINARY HEARING filed. Defendant ordered to appear in Division II on 10-29-09, 9:00 a.m. for further proceedings. Bond to continue as posted. (sjm)  
**Scheduled For:** 29-Sep-2009; 10:00 AM; JAMES W VAN AMBURG; **Setting:** 0; Platte

Report: CZR0026

6TH JUDICIAL CIRCUIT  
PLATTE  
CIRCUIT COURT DOCKET SHEET

Date: 30-May-2014  
Time: 1:58:11PM  
Page: 1

09AE-CR01259

ST V ELIZABETH EDWARDS

Security Level: 1 Public

Case Type: AC Felony Case Filing Date: 30-Apr-2009  
Status: Bndover Circ-Waive Prel Hrng  
Disposition: Bndover Circ-Waive Prel Hrng Disposition Date: 29-Sep-2009  
OCN#: W8004506  
Arresting Agency: MO0830400

Release/Status Reason  
Change Date

Judge JAMES W VAN AMBURG (30765)  
Defendant ELIZABETH CORRINE EDWARDS (EDWEC8594)  
Assistant Public Defender ARA NICOLE BAILEY BROWN(57946)  
Assistant Prosecuting Attorney AMY R ASHELFORD (52775)

Current Bond: Bond-Surety Bond Posted 12-May-2009

Charge # Charge Date Charge Code Charge Description

Original Charge: 1 22-Feb-2009 4741800 Dwi - Alchol - Aggravated Offender (Felony C RSMo : 577.010)

Ticket No: 999999999

Disposition: 29-Sep-2009 Bndover Circ-Waive Prel Hrng

Original Charge: [REDACTED]

Disposition: 29-Sep-2009 Bndover Circ-Waive Prel Hrng

Original Charge: 3 22-Feb-2009 4669800 Operated Mtr Veh on Hwy While Driver's License/Priv Revoked (Canceled/Suspended/Revoked for Unknown Reasons) (Misdemeanor A RSMo : 302.321)

Ticket No: 999999997

Disposition: 29-Sep-2009 Bndover Circ-Waive Prel Hrng

Filing Date Description

30-Apr-2009 **Complaint Filed**  
COMPLAINT AND REQUEST FOR A WARRANT filed together with STATEMENT OF PROBABLE CAUSE. Probable cause is found. Warrant is ordered. Bond set at \$2500.00 CASH OR SURETY per Judge Van Amburg. (mlc)

**Warrant Issued**  
Document ID: 09-AEARW-901, for EDWARDS, ELIZABETH CORRINE;  
**Service/Attempt Date:** 04-May-2009  
**Bond Amount:** 2,500.00; **Bond Text:** CASH OR SURETY

STATE OF MISSOURI, COUNTY OF PLATTE  
This is to certify that the foregoing is a true and exact copy of the documents on file in my office.  
Witness my hand and official seal this 20th day of March 2014  
By: [Signature] SANDRA A DOWD, B.J.



*failed to register her vehicle with the Missouri DOR*

~~the defendant operated a motor vehicle on a highway, at Welt & Walnut St., in Weston, during a time when the defendant's operator's license was revoked under the laws of this state, and acted with criminal negligence with respect to knowledge of the fact that the defendant's operator's license was revoked.~~

4668206.0

The facts that form the basis for this information and belief are contained in the attached statement of facts, made a part hereof and submitted as a basis upon which this court may find the existence of probable cause for the issuance of the warrant.

Wherefore, the Prosecuting Attorney prays that an arrest warrant be issued as provided by law.

RESPECTFULLY SUBMITTED,

ERIC G. ZAHND  
PROSECUTING ATTORNEY

*Ashley E. Webb by [Signature]*

Ashley E. Webb, Bar No. 60910  
Assistant Prosecuting Attorney  
415 Third St., Suite 60  
Platte City, Missouri 64079  
(816) 858-3476  
(816) 858-3472 (fax)

STATE OF MISSOURI, COUNTY OF PLATTE  
This is to certify that the foregoing is a true and exact copy of the documents on file in my office.  
Witness my hand and official seal this 30 day of March, 2014  
Clerk of Circuit Court, SANDRA BOWEN  
By [Signature]

IN THE CIRCUIT COURT OF PLATTE COUNTY, MISSOURI  
SIXTH JUDICIAL CIRCUIT

FILE  
OCT 05 2009  
55  
SANDRA L. DOWD  
Clark of the Circuit Court Platte County, MO

STATE OF MISSOURI )  
Plaintiff, )  
vs. ) Case No. 09AE-CR01259-01  
ELIZABETH EDWARDS ) Division 2  
Defendant. )

INFORMATION FOR A FELONY

Eric G. Zahnd, Platte County Prosecuting Attorney, State of Missouri, upon information and belief, charges that the defendant, **ELIZABETH EDWARDS**:

COUNT I

In violation of Section 577.010, committed the class C felony of driving while intoxicated, punishable upon conviction under Sections 558.011, 560.011, and 577.023, RSMo, in that on or about February 22, 2009 at Welt & Walnut St. Weston, in the County of Platte, State of Missouri, the defendant operated a motor vehicle while under the influence of alcohol, and

on or about February 28, 2007, the defendant had pleaded guilty to driving while intoxicated for events occurring on November 19, 2006, in The Associate Circuit Court of Buchanan County, Missouri and

on or about July 11, 2005, the defendant had pleaded guilty to driving while intoxicated, for events occurring on July 19, 2005, in the Circuit Court of Holt County, Missouri, and

on or about January 14, 2003, the defendant had pleaded guilty to driving while intoxicated for events occurring on October 19, 2002, in the County Court of Bexar County, Texas, the defendant was represented by an attorney.

4741804.0

[REDACTED]

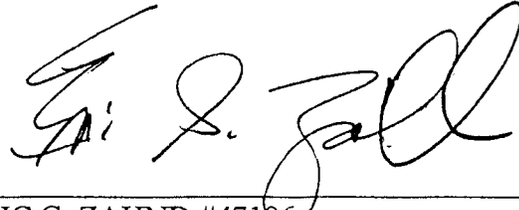
[REDACTED]

[REDACTED]

COUNT III

In violation of Section 302.321, RSMo, committed the class A misdemeanor of driving while license was revoked, punishable upon conviction under Sections 302.321, 558.011 and 560.016, RSMo, in that on or about February 22, 2009, in the county of Platte, State of Missouri, the defendant operated a motor vehicle on a highway, Welt & Walnut St. Weston, during a time when the defendant's operator's license was revoked under the laws of this state, and acted with criminal negligence with respect to knowledge of the fact that the defendant's operator's license was revoked.

4668206.0

A handwritten signature in black ink, appearing to read "Eric G. Zahnd", written over a horizontal line.

ERIC G. ZAHND #47196  
Prosecuting Attorney

WITNESSES FOR PROSECUTION

Kasey Keesaman  
Weston Police Department

Walter Nichols  
Platte County Sheriff's Department

STATE OF MISSOURI, COUNTY OF PLATTE

This is to certify that the foregoing is a true and exact copy of the documents on file in my office.

Witness my hand and official seal this 30<sup>th</sup> day of May 2014

Clerk of Circuit Court Sandra L. Dowd  
By Michelle Garcia D.C.

STATE OF MISSOURI, COUNTY OF PLATTE

This is to certify that the foregoing is a true and exact copy of the documents on file in my office.

Witness my hand and official seal this 11<sup>th</sup> day of August 2014

Clerk of Circuit Court Sandra L. Dowd  
By \_\_\_\_\_ D.C.



**Count 3 – Driving While Revoked**

Section 302.321, RSMo, committed the class A misdemeanor of driving while license was revoked, punishable upon conviction under Sections 302.321, 558.011 and 560.016, RSMo, in that on or about February 22, 2009, in the county of Platte, State of Missouri, the defendant operated a motor vehicle on a highway, Welt & Walnut St. Weston, during a time when the defendant's operator's license was revoked under the laws of this state, and acted with criminal negligence with respect to knowledge of the fact that the defendant's operator's license was revoked.

4668206.0

The facts that form the basis for this information and belief are contained in the attached statement of facts, made a part hereof and submitted as a basis upon which this court may find the existence of probable cause for the issuance of the warrant.

Wherefore, the Prosecuting Attorney prays that an arrest warrant be issued as provided by law.

**RESPECTFULLY SUBMITTED,**

**ERIC G. ZAHND  
PROSECUTING ATTORNEY**

*Amy R. Ashelford*  
\_\_\_\_\_  
Amy R. Ashelford, Bar No. 52775  
Assistant Prosecuting Attorney  
415 Third St, Suite 60  
Platte City, Missouri 64079  
(816) 858-3476  
(816) 858-3472 (fax)

*Bond # 2,500 = cash or surety.  
am*

FILE  
APR 30 2009  
SANDRA L DOWD  
Clerk of the Circuit Court, Platte County, MO

PROBABLE CAUSE STATEMENT

I, KASEY KEESAMAN, OFFICER 821 WESTON POLICE DEPARTMENT, KNOWINGLY

that false statements on this form are punishable by law, state that the facts contained on this form are true.

1. I have probable cause to believe that ELIZABETH C. EDWARDS, DOB 04-22-80, [REDACTED] committed one or more criminal offense(s).

2. The facts supporting this belief are as follows:

On 02-22-09 at 0141 hours I stopped a Chevy Metro on Welt Street for a equipment violation. I made contact with Elizabeth Edwards, the driver of the vehicle. As I spoke with Elizabeth, she admitted to me to have been drinking and I suspected her of being under the influence of an intoxicating beverage. I ran Elizabeth's information through dispatch for wants and warrants and dispatch informed me that Elizabeth's driving privilege was revoked in Mo. I had Elizabeth perform several field sobriety tests, to which she performed poorly on. I placed Elizabeth under arrest for driving while intoxicated and driving while suspended. A breath test showed that Elizabeth had a BAC of .086. Elizabeth has 2 prior driving while intoxicated convictions.

06-19-2005 in Holt County MO.-DWI

10-19-2002 in San Antonio TX- DWI

Kasey Keesaman 821

Date: 02-22-09

The Court finds probable cause and directs the issuance of a warrant.

[Signature]  
Judge  
11:00 A.M.  
4-30-09

STATE OF MISSOURI, COUNTY OF PLATTE  
This is to certify that the foregoing is a true and exact copy of the documents on file in my office.  
Witness my hand and official seal this 30 day of March 2009  
Clerk of Circuit Court SANDRA L DOWD  
By [Signature]

STATE OF MISSOURI, COUNTY OF PLATTE  
This is to certify that the foregoing is a true and exact copy of the documents on file in my office.  
Witness my hand and official seal this 30 day of March 2009  
Clerk of Circuit Court SANDRA L DOWD  
By [Signature]

Elizabeth Edwards  
4717 NW 61<sup>st</sup> Street Apt. 208  
Kansas City, Mo. 64151

June 17<sup>th</sup>, 2014

Conduct & Investigations  
Post Office Box 480  
Jefferson City, Mo. 65102-0480

REC'D JUL 08 2014

To Whom It May Concern,

The letter I received from the "Office of Educator Quality" asked that I write a letter explaining my criminal record. After the "Office of Educator Quality" received the results of my fingerprint check from the Missouri Highway Patrol and the Federal Bureau of Investigation, five results showed on my criminal record. I would like to briefly list and explain each one in this letter.

October 19, 2002, I was arrested for DUI in San Antonio, TX. I was guilty of this charge, served and completed fines and probation. I was twenty-two years old and had just got a new car. I picked up a male friend who got in my vehicle with alcohol and we foolishly began to "joy-ride". I sped quickly through a yellow light and was pulled over by a San Antonio Policeman.

December 30, 2004, I was arrested for Failure to Identify a Fugitive from Justice, in Arlington, TX. The incident occurred at an on-campus bookstore. A man was in the store and ran out with merchandise. One of the employees thought I was with the man, because I briefly spoke to him when he asked me a question about a textbook. Sometime after the man ran out of the store with merchandise, the employees locked the doors then called the Arlington Police Dept. The officer said that an employee had seen me talking to the man. I was taken to Arlington jail for about half an hour while my information was ran, then I released with no further action taken against me.

July 5, 2005, I was arrested for DUI in Oregon, Mo. I dearly regret this situation occurred. I had been drinking and foolishly drove a motor vehicle that resulted in my second DUI. I was driving my friend's car when I was pulled over for speeding, then ultimately taken jail.

March 29, 2006, I received a suspended imposition of sentence for the misdemeanor, Domestic Assault-1<sup>st</sup> offense. I locked my ex-boyfriend out of house, because he was enraged and I was scared of him. He busted out the small window on the door and began to stick his arm through the slot to reach for the lock, out of fear I threw a glass ashtray at his arm striking him in the elbow. My ex-boyfriend called the Saint Joseph Police Dept. and charged me with domestic violence. Shortly thereafter my ex-boyfriend dropped the charge against me.

February 22, 2009, I was yet again arrested for DUI. On August 4, 2011, over two years later, I was convicted for that DUI and received my felony charge. I am disgusted and ashamed for receiving this third DUI and I have paid dearly for it. The incident occurred in Weston, Mo. Very late at night. My friend and I were leaving a restaurant, I had very little to drink, because I was

afraid of getting another DUI. We drove roughly four blocks to his mother's house; I pulled up and stopped on the street in front of her house, then turned off the car. We were gathering our things to go into the house, when a policeman pulled up behind us. The policeman required me to do a Breathalyzer test. The legal limit was .08 and I blew a .086. The charge was not dropped out of court, because I had previous DUI.'s.

The result of that felony charge was for me to enter into the Platte County Court DUI Program. The program was vigorous and intense; however, I completed without problems and graduated on June 6, 2013 after eighteen months. I dearly regret the choices I made in the past. Never again will things of this nature occur in my life. My arrest for my felony occurred over five years ago, and nothing has remotely happened since that time. In fact, the opposite has happened. I have worked on bettering my direction in life and choosing to make positive decisions.

Thank you.

Sincerely,

A handwritten signature in black ink, appearing to read 'Elizabeth Edwards', with a long horizontal flourish extending to the right.

Elizabeth Edwards

REC'D JUL 08 2014

Elizabeth Edwards  
4717 NW 61<sup>st</sup> Street Apt.208  
Kansas City, Mo. 64151

June 17<sup>th</sup>, 2014

Conduct & Investigations  
P.O. Box 480  
Jefferson City, Mo. 65102-0480

To Whom It May Concern,

This letter is in regards to the requested "Statement of Explanation" about my activities concerning jobs, schools, etc., since my criminal record.

The following is the progress I have made since my conviction of my Felony DUI in August 4, 2011. On June 13, 2013 I successfully completed an intense alcohol treatment program required from Platte County DUI Court. I regularly attend Alcoholics Anonymous classes in Riverside, Mo, and in Independence, Mo. I volunteer at the YMCA in Kansas City, Mo helping with disabled/handicapped individuals. I attend Church regularly at Harmony Vineyard Church in Kansas City, Mo. I volunteer at the Harmony Vineyard Church when they need people to help with activities or child care. When I am not in school I stay home with my four year old son.

Since my DWI conviction I do not go to bars or drink alcohol. I have committed myself to finishing my education, acting responsibly, and helping others. I have attended Maple Woods Community College steadily for the past two years and received an Associate of Arts Degree, as well as, an Associate of Arts in Teaching Degree. I have been on the Dean's List for the past three semesters.

I regret the poor decisions I made in the past. I acknowledge I was the only person to blame for my moral turpitude, and I am dearly remorseful for my actions. I will, and do, persevere in living lawfully and positively, all the while pursuing my career. Allowing me to have the opportunity to have a Substitute Teaching License is the first step in completing my career goals.

Thank you,

Sincerely,



Elizabeth Edwards

REC'D JUL 08 2014

Elizabeth Edwards  
4717 NW 61<sup>st</sup> Street Apt. 208  
Kansas City, Mo. 64151

July 17<sup>th</sup>, 2014

Conduct & Investigations  
Post Office Box 480  
Jefferson City, Mo. 65102-0480

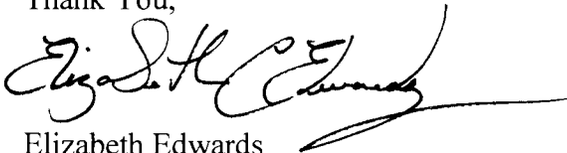
To Whom It May Concern,

I wish to teach in Missouri, because I will make a difference in students' lives within the Missouri school system. I would like to work with Special Education children and am excited in pursuing this career. My major will be Elementary Education with emphasis in Special Education. Special needs students are important to me and I am concerned with helping them advance their education.

I am looking forward to receiving the benefits and pay that teachers receive in the state of Missouri. Achieving my educational goals would not only benefit me and my students, but also my son by showing him that people are capable of achieving their goals and give him the pride to know that I have overcome negative situations from my past and am adamant about living a lawful and positive lifestyle.

I would like to teach in Missouri, because I was born and raised in Missouri and am confident that if given the chance I would be an advocate for those students that need my help. I know there are special needs children right here in our state that would benefit from a Special Education teacher like me.

Thank You,

A handwritten signature in black ink, appearing to read "Elizabeth Edwards", with a long, sweeping underline.

Elizabeth Edwards

REC'D JUL 08 2014



June 28, 2014

To Whom It May Concern:

Please accept this letter of recommendation for Elizabeth Edwards. I had the pleasure of working with Ms. Edwards in an education class at Penn Valley Community College. As a student, she demonstrated excellence in planning and presenting, going above and beyond on all of her assignments. Ms. Edward's dedication to learning is apparent as she has been on the Dean's list for the past three semesters and is committed to achieving her academic goals.

Specifically, Ms. Edwards displayed a superior grasp of what it takes to plan for student engagement and meet students where they are academically and behaviorally. Her instructional delivery proved effective and she inspired other students to perform their best in all situations.

During her time as a student, Ms. Edwards uses her passions and skills by volunteering at the local YMCA for handicapped and disabled children regularly. I have no doubt that Ms. Edwards will achieve her goal of becoming a special education teacher and will become an asset to any school district.

Feel free to use the contact information below if I can answer questions regarding Ms. Edwards' abilities.

Sincerely,

A handwritten signature in cursive script that reads 'Tracy Oliver'.

Tracy Oliver, Ed.D.  
Adjunct Professor, MCKKC  
[Tracy.oliver@leesummit.k12.mo.us](mailto:Tracy.oliver@leesummit.k12.mo.us)  
(816)309-0908

REC'D JUL 08 2014

Stephanie Myers  
147 NW Barr Rd.  
Grain Valley, MO 64029  
June 17, 2014

To Whom it May Concern:

I am writing to recommend Elizabeth Edwards for a substitute teaching position. Elizabeth was my student at Metropolitan Community College – Maple Woods during the spring 2014 semester for my class “Music for Elementary Teachers.”

In addition to teaching at MCC-Maple Woods, I also teach elementary music for the Lee’s Summit R-7 School District. When I schedule a substitute teacher, my hope is that he/she follows my plans to the best of his/her ability, but also changes plans according to the needs of my students.

Elizabeth is responsible and accountable. She comes prepared with plan, but is not afraid to improvise when flexibility is required. She is personable and kind to others.

Elizabeth is preparing for a career in education. She would be an eager and enthusiastic substitute teacher. Please consider adding her to your roster of sub candidates.

Sincerely,



Stephanie Myers  
Adjunct Professor

REC'D JUL 08 2014



June 24, 2014

To Whom It May Concern:

Please accept this letter of reference regarding Elizabeth Edwards. Elizabeth was a student at MCC – Maple Woods from Spring 2011 – Spring 2014, and she completed her Associate of Arts in Teaching with us. Please consider the following academic information with regard to his application.

As you will note on her transcript, Elizabeth's Grade Point Average for Fall 2013 and Spring 2014 were high enough to earn her a place on the Dean's Honor Roll. She has persevered through the educational process, and her persistence should be taken into consideration as she seeks new opportunities.

Sincerely,

A handwritten signature in black ink that reads "Shelli Allen".

Shelli Allen  
Dean of Student Development & Enrollment Management

REC'D JUL 08 2014