

**MISSOURI STATE BOARD OF EDUCATION AGENDA ITEM:****August 2016**

CONSIDERATION TO DISCIPLINE THE  
LICENSE TO TEACH OF REID B. HUFFMAN, CASE # HR 16-013

**STATUTORY AUTHORITY:**

Section 168.071, RSMo

Consent Item   
 Action Item   
 Report Item

**DEPARTMENT GOAL NO. 3:**

Missouri will prepare, develop, and support effective educators.

**SUMMARY:**

Reid B. Huffman holds a lifetime certificate of license to teach in the area of Physical Education, grades 7–12. Mr. Reid is not currently teaching in a Missouri public school.

On May 21, 2015, Mr. Huffman pled guilty and received a suspended imposition of sentence (SIS) to the Misdemeanor, Resisting Arrest. During a domestic disturbance at his residence, Mr. Huffman resisted arrest by using physical force. Mr. Huffman was subdued and no one was injured. Mr. Huffman was placed on two years of limited supervised probation. Conditions of his probation include 30 hours of approved community service plus court costs and fees.

Mr. Huffman was present at the hearing, but was not represented by counsel.

**PRESENTER:**

William R. Thornton, General Counsel, will participate in the presentation and discussion of this agenda item.

**RECOMMENDATION:**

The Department recommends the State Board of Education take no action against Mr. Huffman's certificate pursuant to its authority under Mo. Rev. Stat. § 168.071 (Supp. 2014).

BEFORE THE STATE BOARD OF EDUCATION  
STATE OF MISSOURI

IN THE MATTER OF:	)	
	)	
Department of Elementary and	)	
Secondary Education,	)	
Petitioner,	)	
	)	
v.	)	Case No. HR 16-013
	)	
Reid B. Huffman,	)	
Respondent.	)	

Introduction

This matter was held on April 21, 2016, before Kristen A. Morrow, Hearing Officer, designated by the Commissioner of Education. Those present were:

Felicia Crawford-Randle, Counsel for the Department of Elementary and Secondary Education;  
Bonnie Huffman, Witness for Respondent; and  
Reid B. Huffman, Respondent.

Findings of Fact

1. The parties stipulated that Reid B. Huffman, Respondent, holds a lifetime certificate of license to teach in the area of Physical Education, grades 7–12. Respondent’s certificate was current and active at all times material herein. (Transcript page 4, lines 22–25).
2. Prior to retiring approximately six years ago, Respondent taught and coached in the Fort Zumwalt School District for 29 years. (Transcript page 9, lines 14–16 and transcript page 12, lines 8–16).
3. On or about May 21, 2015, Respondent pled guilty to the Class A Misdemeanor, Resisting Arrest, in the Circuit Court of St. Charles County in the case styled *State v. Reid B. Huffman*, Case No. 1411-CR05134. During a domestic disturbance at his residence, Respondent resisted arrest by using physical force. (Petitioner’s Exhibit 3) (Transcript page 5, line 1–page 6, line 9).
4. Respondent received a suspended imposition of sentence (SIS) and was placed on limited supervised probation for a period of two years beginning May 21, 2015, and with a due to end date of May 21, 2017. Conditions of Respondent’s probation include 30 hours ACS within six months plus court costs and fees. (Petitioner’s Exhibit 3) (Transcript page 5, line 1–page 6, line 9).

5. Respondent waved and cursed at a police officer while on his porch; he was placed on the ground to be handcuffed from behind, and continued yelling and resisting. He spent several days in the county jail. (Transcript page 6, line 25–page 8, line 3).
6. Bonnie Huffman, Respondent’s wife, noticed Respondent exhibiting different personality changes. The evening of his arrest, she called 911 because the things he was saying scared her and she thought he was having a mental breakdown. (Transcript page 10, lines 10–24).
7. Ms. Huffman was able to get Respondent involuntarily committed for three days so he could be evaluated. He was treated for bipolar disorder, and has been on medication since that time without incident. (Transcript page 11, lines 11–19).
8. On April 21, 2016, a hearing was held before Kristen A. Morrow, designated Hearing Officer. The Respondent was present, but was not represented by counsel. (Transcript page 3, line 5–page 4, line 4).

#### Conclusions of Law

1. The conviction of Reid B. Huffman, Respondent, of resisting arrest, is a Class A Misdemeanor pursuant to Mo. Rev. Stat. § 575.150 (Supp. 2009).
2. This charge was set for hearing and notice was served on Respondent in compliance with the requirements of Mo. Rev. Stat. § 536.067 (2000).
3. The Missouri Supreme Court has defined “moral turpitude” as:
 

*An act of baseness, vileness, or depravity in the private and social duties which man owes to his fellowman or to society in general, contrary to the accepted and customary rule of right and duty between man and man; everything ‘done contrary to justice, honesty, modesty and good morals’. In re Frick, 694 S.W.2d 473, 479 (Mo. banc 1985).*
4. Mo. Rev. Stat. § 168.071.1 (1) (Supp. 2014) provides the following authority to the State Board of Education:
 

*The state board of education may refuse to issue or renew a certificate, or may, upon hearing, discipline the holder of a certificate of license to teach for the following causes: (1) A certificate holder or applicant for a certificate has pleaded to or been found guilty of a felony or crime involving moral turpitude under the laws of this state, any other state, of the United States, or any other country, whether or not sentence is imposed;*
5. In *Brehe v. Missouri Department of Elementary and Secondary Education*, 213 S.W.3d 720, 725 (Mo. App. W.D. 2007), the court classified crimes into three categories:

- Category (1) is “crimes that necessarily involve moral turpitude, such as fraud.”
  - Category (2) is “crimes so obviously petty that conviction carries no suggestion of moral turpitude, such as illegal parking.”
  - Category (3) is “crimes that may be saturated with moral turpitude, yet do not involve it necessarily, such as willful failure to pay income tax or refusal to answer questions before a congressional committee.”
6. In *State Board of Nursing v. Miller*, No. 07-1290 BN, January 9, 2008, the Administrative Hearing Commission determined that resisting arrest is a Category 3 crime, because violence is not an essential element of the crime. However, the presence of violence can be a determinative factor in whether resisting arrest is a crime of moral turpitude:
- “... Category 3 crimes require consideration of “the related factual circumstances of the offense to determine whether moral turpitude is involved.”*
7. Based upon the notice of hearing and the documentation of Respondent’s conviction, the State Board of Education, pursuant to Mo. Rev. Stat. § 168.071 (Supp. 2014), is authorized to suspend or revoke any certificate held by Respondent.

#### Recommendation

Respondent pled guilty to the Misdemeanor, Resisting Arrest. When officers responded to a 911 call at his residence, he confronted them with waving motions and profanity. The officers quickly subdued him and placed him in a hold on the ground to handcuff him. He continued to swear and resist this maneuver. No one was injured. After Respondent was briefly incarcerated, he underwent a mental health evaluation, which determined he was bipolar. He now takes medication, and there have been no further incidents.

It is recommended no action be taken against Respondent’s certificate.

Submitted this 20<sup>th</sup> day of July 2016, by the  
designated Hearing Officer for the Commissioner  
of Education.



Kristen A. Morrow  
Hearing Officer

## TRANSCRIPT OF PROCEEDINGS 4/21/2016

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1 (Start time: 9:30 a.m.)

2 P R O C E E D I N G S

3 HEARING OFFICER MORROW: Okay. We'll go on  
4 the record.

5 This hearing is in the matter of the  
6 Department of Elementary and Secondary Education versus  
7 Reid B. Huffman and has been designated Hearing  
8 No. 16-013.

9 This hearing is being held pursuant to  
10 Section 168.071 of the Revised Statutes of Missouri,  
11 which authorizes the State Board of Education to suspend  
12 or revoke a certificate of license to teach if the  
13 certificate holder has pleaded to or been found guilty  
14 of a felony or crime involving moral turpitude under the  
15 laws of this state or any other state or of the  
16 United States or any other country whether or not  
17 sentence is imposed.

18 Administrative rules adopted by the State  
19 Board of Education pursuant to the statute authorizes  
20 the Commissioner of Education to designate a hearing  
21 officer in these matters. My name is Kristen A. Morrow,  
22 and I've been designated to hear this case.

23 Unless otherwise provided under  
24 Section 168.071, this hearing is being held pursuant to  
25 the procedural rules of Chapter 536 of the

1 Administrative Procedures Act.

2 And let the record show that the certificate  
3 holder, Reid B. Huffman, is present at the hearing,  
4 though not represented by counsel. I'll let the record  
5 also show that Felicia Crawford-Randle is present on  
6 behalf of the State.

7 Okay. So, Ms. Randle, do you have an opening  
8 statement that you would like to make?

9 MS. CRAWFORD-RANDLE: Yes.

10 Good morning. We are here today regarding  
11 Reid Huffman who currently holds a lifetime certificate  
12 to teach physical education for Grades 7 through 12.

13 The evidence will show that Mr. Huffman was  
14 charged with resisting arrest. On September 7th, 2014  
15 Mr. Huffman pled guilty to a Misdemeanor A count of  
16 resisting arrest in violation of the statutes pled in  
17 the Complaint.

18 Mr. Huffman's lifetime certificate to teach  
19 is subject to discipline under the statutes pled in the  
20 Complaint because his offense was a crime of moral  
21 turpitude.

22 Mr. Huffman mentioned beforehand that he  
23 would be willing to stipulate to notice and the fact  
24 that he does have a license, so I won't be putting on  
25 any evidence regarding that.

1 I would like to enter into evidence my  
2 Exhibit 3, which is a certified court record that  
3 contains his plea -- his pleading of guilty.

4 HEARING OFFICER MORROW: Okay. And I  
5 believe, Mr. Huffman, you have a copy of this? You were  
6 provided a copy of this?

7 MR. HUFFMAN: I think so. I don't have --

8 MS. CRAWFORD-RANDLE: It should be in the  
9 back of Exhibit 3?

10 MR. HUFFMAN: You gave this to me?

11 MS. CRAWFORD-RANDLE: Yes.

12 MR. HUFFMAN: And it's in the back?

13 MS. CRAWFORD-RANDLE: Yes.

14 MR. HUFFMAN: What page was that?

15 MS. CRAWFORD-RANDLE: It's marked Exhibit 3.

16 HEARING OFFICER MORROW: It should be  
17 Exhibit 3. It says Exhibit 3 down here in the corner.

18 MR. HUFFMAN: Yeah, I see Exhibit 3.

19 Now, what do you need to know?

20 HEARING OFFICER MORROW: I just want to make  
21 sure you received a copy of it.

22 MR. HUFFMAN: Oh, okay. Yeah. Yeah.

23 HEARING OFFICER MORROW: Did you have  
24 anything further you want to say about Exhibit 3?

25 MS. CRAWFORD-RANDLE: No. It just shows that

1 he pled guilty to that offense.

2 HEARING OFFICER MORROW: Okay. Do you have  
3 any comments or objections to Exhibit 3 being admitted  
4 into the record?

5 MR. HUFFMAN: No.

6 HEARING OFFICER MORROW: Okay. Petitioner's  
7 Exhibit 3 will be admitted into the record.

8 (PETITIONER'S EXHIBIT NO. 3 WAS RECEIVED INTO  
9 EVIDENCE.)

10 MS. CRAWFORD-RANDLE: I have no other  
11 witnesses.

12 HEARING OFFICER MORROW: Okay. I'm going to  
13 have you sworn in.

14 (Reid B. Huffman sworn.)

15 HEARING OFFICER MORROW: Okay. You may  
16 proceed with your case.

17 MR. HUFFMAN: Well, personally I felt that I  
18 didn't do anything against the law until naturally the  
19 resisting of arrest.

20 And what happened on that situation was the  
21 officer pulled up to the driveway, and I was waving  
22 because they passed the house. And my wife went out  
23 there and started talking to the officer, and I'm waving  
24 my hands.

25 I have a big porch in front of my house,

1 waving my hands at the officer, and he told me to sit my  
2 butt down -- not really but that's pretty much -- on the  
3 chair. I was on a porch.

4 Well, I made the biggest mistake, and that's  
5 why I'm here right now, is I provoked the officer when I  
6 told him to F you.

7 And at that time he exploded. He definitely  
8 snapped. And I was sitting down on the chair on the  
9 porch. He came up and grabbed me, punched me a couple  
10 times, tuned me up they call it. That means they  
11 slapped them around a little bit.

12 But that's -- that's proof only, words of  
13 hearsay from me or to the officer, and they're going to  
14 take that officer's word.

15 Nonetheless, they put me on the ground. I  
16 have a bad shoulder that I get Cortisone shots. It just  
17 don't tilt back, got little spurs in there, and it -- a  
18 long story short, I was yelling at him that that arm  
19 don't go back.

20 They already had the other one. Two  
21 officers, they're big boys, young. I didn't see a whole  
22 lot of resistance on my part. But, again, I wish they  
23 would have had those camcorders. It would have opened a  
24 whole different story. And it was right about that time  
25 Ferguson was going on. Anyways.

1           So at that point they put me -- made the  
2   arrest and I went ahead to county jail and processed  
3   there, and I stayed there several days.

4           And my probation is a two-year unsupervised  
5   probation and then 30 hours of community service.  
6   That's my charge.

7           Any other domestic charges were dismissed.  
8   There was no violence between me and my wife. I didn't  
9   touch her, didn't hit her, shake her. 40 years we've  
10  been married and I've not been -- nothing. I don't ever  
11  get close. We never fight that much.

12          That day -- that whole day was just kind of a  
13  big blur to me. But that's how it ended up, and that's  
14  where I ended up in jail, like I said, for two days.

15          But I have my master's degree. I have my  
16  specialist degree, which is a master's plus 30 hours, in  
17  Fort Zumwalt School District.

18          You know, I'm retired and all that, but I  
19  really, really think that -- you know, this is something  
20  I've worked hard on, and I would like to maintain my  
21  certificate to stay in the state of Missouri, and that's  
22  the reason I came here to fight this.

23          My lawyer really said he never had heard that  
24  gratuity or what that really was meant, but he didn't  
25  think I had anything dangerous or anything in that

1 nature.

2 But that's all I have about that situation.

3 HEARING OFFICER MORROW: Okay. Do you have  
4 any questions?

5 MS. CRAWFORD-RANDLE: Just a couple.

6 CROSS-EXAMINATION

7 BY MS. CRAWFORD-RANDLE:

8 **Q. Are you certified to teach in any other**  
9 **states, Mr. Huffman?**

10 A. Yes. In Texas is where I got my certificate;  
11 but when I came back to Missouri, I had to do some  
12 different classes, two or three classes, to get my  
13 Missouri.

14 **Q. Okay. And you mentioned that you're retired,**  
15 **so you're not currently teaching anywhere?**

16 A. No. I retired five, six years ago.

17 **Q. Okay. But you did plead guilty to resisting**  
18 **arrest?**

19 A. Yes, I did. The other domestic violence  
20 charge was dropped.

21 MS. CRAWFORD-RANDLE: I have no further  
22 questions.

23 HEARING OFFICER MORROW: Okay. Would you  
24 like to call your first witness?

25 MR. HUFFMAN: Yeah.

1 (Bonnie Huffman sworn.)

2 HEARING OFFICER MORROW: Okay. Now,  
3 Mr. Huffman, do you have any specific questions for her  
4 or would you like her to just -- she can just explain if  
5 you'd just like her to explain.

6 MR. HUFFMAN: Well, since the whole deal has  
7 been on arrest -- or being, you know, not cordial, being  
8 arrested, she seen a lot of that what happened, and if  
9 you wanted to explain to her.

10 MS. HUFFMAN: So that day that this all  
11 happened, Reid had been exhibiting different personality  
12 changes, and I was concerned about that, and we had just  
13 talked that morning. I thought maybe that he was  
14 bipolar or that something was going on.

15 That evening a conversation pursued that  
16 was -- did not make sense and was totally not what  
17 Reid's personality normal. He's a very easy-going  
18 person. I mean, I couldn't get him to discipline the  
19 kids, much less do anything violent. But his  
20 personality had showed all these characteristics.

21 And that evening he -- the things that he was  
22 saying scared me, so I was the one that called 911 and  
23 told them that I thought he was having a mental  
24 breakdown.

25 And so the behaviors that he showed when the

1 police showed up, like he said, that he was waving at  
2 them and kind of cussing and talking to them is not  
3 typical behavior for Reid at all. And he's never been  
4 in any kind of trouble before that or any trouble  
5 teaching.

6 So when they arrested him, the part that I  
7 saw was that they had him down but his arm was out,  
8 which is his pitching arm, which he has rotator cuff  
9 issues, so for him to put that back was hard for him to  
10 do, but he did eventually do that.

11 I ended up after that working through getting  
12 him involuntarily committed for three days so they could  
13 evaluate him during that stay, and I was told that he  
14 was -- they were treating him for bipolar disorder.

15 So that day that all this happened was when  
16 Reid was in an extreme manic state, and so his resisting  
17 arrest is not something that Reid would normally do.  
18 And he has since been on medication for that and not had  
19 any issues since that time.

20 HEARING OFFICER MORROW: Do you have any  
21 other questions for her?

22 MR. HUFFMAN: No. That pretty laid out the  
23 way it was.

24 HEARING OFFICER MORROW: Ms. Crawford, do you  
25 have any questions?

1 MS. CRAWFORD-RANDLE: I have no questions.

2 HEARING OFFICER MORROW: Okay. Thank you.

3 Now, before you go, Mr. Huffman, I have one  
4 question for you.

5 MR. HUFFMAN: Okay.

6 QUESTIONS

7 BY HEARING OFFICER MORROW:

8 Q. Okay. So you said you taught at the  
9 Fort Zumwalt School District?

10 A. Yeah, 29 years I coached and taught.

11 Q. And you never had any disciplinary action  
12 taken against you?

13 A. If you look at all my evaluations, you know,  
14 there is usually two, sometimes three a year, they're  
15 blemished (sic). There is nothing on them.

16 Q. Unblemished. Okay.

17 And you never had any -- you were never  
18 arrested before. Well, forget that.

19 You've never been convicted of any other  
20 crime or misdemeanor?

21 A. No. No felonies or nothing.

22 Q. So this was really a first time for you  
23 that something like this happened?

24 A. Right.

25 HEARING OFFICER MORROW: All right. Just in

1 case you have any more questions here for Mr. Huffman.

2 MS. CRAWFORD-RANDLE: I do not.

3 HEARING OFFICER MORROW: I'm going to let him  
4 go ahead and make a closing statement and then if you'd  
5 like --

6 MS. CRAWFORD-RANDLE: Okay.

7 HEARING OFFICER MORROW: Do you have any  
8 closing statement?

9 MR. HUFFMAN: You know what, I really do.  
10 The whole thing is is I really regret the way I handled  
11 the situation, you know, disrespecting an officer like  
12 that.

13 But, again, I was in a state of mind that I  
14 just normally am not. I was cursing and this and that,  
15 and I don't do that. And I just said the wrong thing at  
16 the wrong time and made him mad.

17 And I don't think it would have happened at  
18 all if he would have talked to her and then came and  
19 talked to me like he should, you know, get both sides of  
20 the story, and then they get together and find out which  
21 one might be going away if there was any battery or  
22 anything going on.

23 But, no, there wasn't. It was -- the whole  
24 thing went down within a half hour, the whole nine  
25 yards, you know.

1           But just that I'm, you know, disappointed in  
2 my behavior naturally. And, again, I worked hard and I  
3 went all across the board with my education. I couldn't  
4 get any higher except for a doctorate degree. Didn't  
5 want to be a P.E. coach with a doctorate degree.

6           But that's about all I have actually.

7           HEARING OFFICER MORROW: Okay. Thank you.

8           Do you have a closing?

9           MS. CRAWFORD-RANDLE: Briefly.

10          Mr. Huffman admitted that he pled guilty to  
11 resisting arrest. The sections pled in the Complaint  
12 allow the Board to discipline him because it's a crime  
13 of moral turpitude. I just ask that the Board consider  
14 the evidence and impose whatever discipline they feel is  
15 appropriate.

16          HEARING OFFICER MORROW: Okay. Thank you.

17          Okay. Let the record show that the hearing  
18 concluded at 9:46 a.m. on Thursday, April 21st, 2016.

19          This matter will be brought before the State  
20 Board of Education at a date and time to be set by the  
21 Commissioner of Education.

22          Thank you.

23          WHEREIN, the hearing concluded at 9:46 a.m.

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## CERTIFICATE OF REPORTER

I, Patricia A. Stewart, CCR, a Certified Court Reporter in the State of Missouri, do hereby certify that the testimony taken in the foregoing transcript was taken by me to the best of my ability and thereafter reduced to typewriting under my direction; that I am neither counsel for, related to, nor employed by any of the parties to the action in which this transcript was taken, and further that I am not a relative or employee of any attorney or counsel employed by the parties thereto, nor financially or otherwise interested in the outcome of the action.

---

Patricia A. Stewart  
CCR 401

1411-CR05134 ST V REID B. HUFFMAN Security Level: 1 Public

Case Type: AC Misdemeanor Case Filing Date: 08-Sep-2014  
Status: Defendant Sentenced  
Disposition: Guilty Plea Disposition Date: 21-May-2015  
OCN#: A3055340  
Arresting Agency: MO0920000

		Release/Status Change Date	Reason
Judge	GRANT CHRISTIAN GORMAN (43874)		
Judge	PHILIP J OHLMS (28729)	05-May-2015	Judge Transferred/Reassigned
Defendant	REID B HUFFMAN (HUF RB5667)		
Attorney for Defendant	JOSEPH GIRARD MCCULLOCH (47228)		
Assistant Prosecuting Attorney	JENNIFER A BARTLETT (49222)	08-Sep-2014	Party Released/Ended
Assistant Prosecuting Attorney	CARRIE BARTH (48529)	06-Nov-2014	Party Released/Ended
Prosecuting Attorney	GWENDOLYN ANN GOEKE (47094)		

Current Bond: Bond Refunded ; 01-Jun-2015

Charge #	Charge Date	Charge Code	Charge Description
Original Charge: 1	07-Sep-2014	1301900	Domestic Assault - 3rd Degree - 1st/2nd Offense (Misdemeanor A RSMo: 565.074)
Disposition: 21-May-2015			Dismissed by Prosec/Nolle Pros
Original Charge: 2	07-Sep-2014	2704000	Resisting/Interfering With Arrest, Detention Or Stop (Misdemeanor A RSMo: 575.150)
Disposition: 21-May-2015			Guilty Plea
Order Date: 21-May-2015			Sentence or SIS : Suspended Imposition of Sent.
Length : 2 Years			Start Date : 21-May-2015

Program: PROBATION Agency: Eastern Missouri Alternative Sentencing Services

Associated To: Charge 2  
Classification: SUPERVISED  
Start Date: 21-May-2015 Due to End: 21-May-2017

**Filing Date**      **Description**  
08-Sep-2014 **Judge Assigned**  
**Probable Cause Statement Filed**  
**Filed By:** CARRIE BARTH  
**Information Filed**  
**Filed By:** CARRIE BARTH  
**Warrant Issued**  
Document ID: 14-ADARW-1295, for HUFFMAN, REID B.. , Bond Text: 10% IS / IS NOT AUTHORIZED.  
**Service/Attempt Date:** 08-Sep-2014  
**Bond Set**  
BOND SET AT \$5,000.00, CASH ONLY, 10% IS NOT AUTHORIZED. NO CONTACT WITH VICTIM, NO POSSESSION OF FIREARMS. PJO  
**Filed By:** PHILIP J OHLMS  
09-Sep-2014 **Warrant Served**



Case continued from previous page.

1411-CR05134

ST V REID B. HUFFMAN

Security Level: 1 Public

Document ID - 14-ADARW-1295; Served To - HUFFMAN, REID B.; Server - SO ST CHARLES CNTY; Served Date - 08-SEP-14; Served Time - 00:00:00; Service Type - Sheriff Department; Reason Description - Served

**Case Review Scheduled**

**Scheduled For:** 15-Sep-2014;10:00 AM; PHILIP J OHLMS; **Setting:** 0; St Charles Circuit Div  
DEFT IN SCCJ

**Order Upon Arraignment Hearing**

NEXT COURT DATE IS 09/15/2014 AT 10:00 A.M. IN DIVISION 11 PER PJO.

12-Sep-2014 **Entry of Appearance Filed**

**Filed By:** JOSEPH G MCCULLOCH

**Bond Reduction Order**

BOND BE REDUCED TO \$5000.00, 10% AUTHORIZED, NO UNLAWFUL CONTACT WITH VICTIM, NO POSSESSION OF FIREARMS, SO ORDERED PJO

**Filed By:** PHILIP J OHLMS

**Order for Continuance**

**Scheduled For:** 15-Sep-2014;10:00 AM; PHILIP J OHLMS; **Setting:** 0; St Charles Circuit Div  
DEFT IN SCCJ

**Disposition Hearing Scheduled**

**Scheduled For:** 02-Oct-2014; 9:00 AM; PHILIP J OHLMS; **Setting:** 0; St Charles Circuit Div

15-Sep-2014 **Bond-Percentage Bond Posted**

**Bond ID:** 14ADBND1938; **Amount Posted:** 500.00; **Posted By:** REID B HUFFMAN

29-Sep-2014 **Motion for Discovery**

Defendant s Motion for Discovery; Electronic Filing Certificate of Service.

**Filed By:** JOSEPH G MCCULLOCH

**On Behalf Of:** REID B HUFFMAN

02-Oct-2014 **Order for Continuance**

CAUSE CONTINUED TO 11/06/14 FOR DISPOSITION HEARING, SO ORDERED PJO BT MES. DFT WAIVES ARRAIGNMENT, DFT PRESENT, DFT PLEADS NOT GUILTY

**Filed By:** PHILIP J OHLMS

**Disposition Hearing Held**

DFT WAIVES ARRAIGNMENT, DFT NOT PRESENT, DFT PLEADS NOT GUILTY

**Disposition Hearing Scheduled**

**Scheduled For:** 06-Nov-2014; 9:00 AM; PHILIP J OHLMS; **Setting:** 0; St Charles Circuit Div

06-Oct-2014 **OCN Filed**30-Oct-2014 **Certificate of Service**

States Discovery Compliance; Electronic Filing Certificate of Service.

**Filed By:** GWENDOLYN A GOEKE

Case continued from previous page.

1411-CR05134

ST V REID B. HUFFMAN

Security Level: 1 Public

30-Oct-2014 **Motion for Disclosure**

States Request for Disclosure; Electronic Filing Certificate of Service.

**Filed By:** GWENDOLYN A GOEKE06-Nov-2014 **Motion for Sub of Counsel**

States substitution of counsel; Electronic Filing Certificate of Service.

**Filed By:** JENNIFER A BARTLETT**Order for Continuance**

CAUSE CONTINUED TO 12/04/14 AT 9AM FOR DISPOSITION HEARING, SO

ORDERED PJO BY MES

DIXCOVERY REQUESTED

**Filed By:** PHILIP J OHLMS**Disposition Hearing Held****Disposition Hearing Scheduled****Scheduled For:** 04-Dec-2014; 9:00 AM; PHILIP J OHLMS; **Setting:** 0; St Charles Circuit Div04-Dec-2014 **Hearing Continued/Rescheduled****Hearing Continued From:** 04-Dec-2014; 9:00 AM**Order for Continuance**

CAUSE CONTINUED TO 1-15-15 AT 0900. PJO BY CLW

**Disposition Hearing Scheduled****Scheduled For:** 15-Jan-2015; 9:00 AM; PHILIP J OHLMS; **Setting:** 0; St Charles Circuit Div15-Jan-2015 **Hearing Continued/Rescheduled****Hearing Continued From:** 15-Jan-2015; 9:00 AM**Order for Continuance**

CAUSE CONTINUED TO 2-19-15 AT 9AM FOR DISPOSITION. PJO BY CLW

**Disposition Hearing Scheduled****Scheduled For:** 19-Feb-2015; 9:00 AM; PHILIP J OHLMS; **Setting:** 0; St Charles Circuit Div**Order**

DFT ORDERED TO BE SCREENED FOR COURT PROGRAM. PJO BY CLW

19-Feb-2015 **Hearing Continued/Rescheduled****Hearing Continued From:** 19-Feb-2015; 9:00 AM**Order for Continuance**

CAUSE CONTINUED TO 3-19-15 AT 9AM FOR DISPOSITION. PJO BY CLW

**Disposition Hearing Scheduled****Scheduled For:** 19-Mar-2015; 9:00 AM; PHILIP J OHLMS; **Setting:** 0; St Charles Circuit Div19-Mar-2015 **Hearing Continued/Rescheduled****Hearing Continued From:** 19-Mar-2015; 9:00 AM**Order for Continuance**

Case continued from previous page.

1411-CR05134

ST V REID B. HUFFMAN

Security Level: 1 Public

CAUSE CONTINUED TO 5-21-15 AT 9AM FOR DISPOSITION. PJO BY CLW

**Disposition Hearing Scheduled**

**Scheduled For:** 21-May-2015; 9:00 AM; GRANT CHRISTIAN GORMAN; **Setting:** 0; St Charles Circuit Div

05-May-2015 **Judge Assigned**

**Judge/Clerk - Note**

ACCORDING TO THE INDIVIDUALIZED DOCKET PLAN - CAUSE HAS BEEN REASSIGNED TO DIVISION 13. mek

21-May-2015 **Disposition Hearing Held**

**Memorandum Filed**

**Waiver of Rights**

**Guilty Plea**

**Defendant Sentenced**

DEFENDANT IS SENTENCED TO 2 YEARS (SIS) PROBATION (EMASS) SPECIAL CONDITIONS: 30 HOURS OF ACS WITHIN 6 MONTHS AS PER ORDER. GG/drs

**Sentence Date:** 21-May-2015      **Sentence:** Suspended Imposition of Sent.

**Misd Costs Circ Tax-Reg-w/cost**

PAID OUT OF BOND. drs

**Associated To:** REID B HUFFMAN

22-May-2015 **Bond Applied**

**Judge/Clerk - Note**

BOND REFUND LETTER TO POSTER. drs

01-Jun-2015 **Bond Refunded**

STATE OF MISSOURI

IN THE  
ELEVENTH JUDICIAL CIRCUIT  
STATE OF MISSOURI

VS.

FILED

No. 1411-CR05134

MAY 21 2015

CRIMINAL DIVISION  
300 N 2nd STREET, ROOM 419  
ST. CHARLES, MO

11 Division

Reid Huffman  
JUDY ZERR  
CIRCUIT CLERK  
ST. CHARLES CO

5-21, 2015

JUDGMENT AND SENTENCE

1. Defendant appears in person and by attorney Joseph McCalluck  
State of Missouri appears by Assistant Prosecuting Attorney J. BARLETT

Defendant appears for sentencing having:

been found guilty of \_\_\_\_\_  
 entered a plea of guilty to the  
offense of RESISTING ARREST a class A misdemeanor.

Report by Pre-Sentence Investigation is received and examined by the Court.

2. Wherefore, the Court enters the following sentence:

Defendant is sentenced to pay a fine of \$ \_\_\_\_\_  
 Defendant is sentenced to serve a term of confinement in the St. Charles County Detention Center of \_\_\_\_\_ commencing \_\_\_\_\_, 20\_\_\_\_. Work release is/is not authorized.

Said jail sentence is to run concurrently with sentence in cause no. \_\_\_\_\_

Defendant shall receive credit for jail time served awaiting trial pursuant to SS558.031 RSMo.

(Imposition) (~~Execution~~) of sentence is suspended and Defendant is placed on probation for a period of 2 yrs subject to the conditions and regulations of the supervising agency.

Special conditions of probation are as follows: 30 hrs ACS w/ 6 mos  
limited to 60 hrs

Probation shall be supervised by EMASS

Defendant is ordered to pay court costs as a condition of probation and is granted until \_\_\_\_\_ 20\_\_\_\_ at 1:30 p.m. to pay fines and costs.

Court costs are hereby waived.

Defendant shall pay a crime victims relief fund judgment in the amount of \_\_\_\_\_

Defendant ordered released on the above cause

So Ordered: [Signature]  
Associate Circuit Judge

[Signature] 54426  
Assistant Prosecuting Attorney

[Signature] 47228  
Attorney for Defendant

Date: 5/21/15

[Signature] DRS  
Defendant



IN THE ELEVENTH JUDICIAL CIRCUIT, STATE OF MISSOURI  
CRIMINAL DIVISION

**FILED**

**MAY 21 2015**

**JUDY ZERR  
CIRCUIT CLERK  
ST. CHARLES CO.**

**ORDER OF LIMITED SUPERVISED PROBATION**

Associate CIRCUIT COURT OF ST. CHARLES COUNTY, MISSOURI

Defendant **REID B. HUFFMAN**

Case ID. **1411-CR05134**

Street **6 DEWBERRY COURT**

City **WENTZVILLE, MO 63385**

County

OFFENSE **RESISTING ARREST MISDEMEANOR A**

Term of Probation **2 YEARS**

Total Court **106.50**

Costs

Fines

Restitution

Sentence **SIS**

Your application for probation has been received and approved by this Court. In accordance with the authority vested in this Court by the Laws of the State of Missouri, you are hereby placed on probation for such a period of time as required by the state; or until you have proven by your conduct, to the satisfaction of this Court, that you are entitled to discharge from this probation. You are hereby advised that under the law the Court may at any time revoke or modify any conditions of the probation, and you shall be subject to arrest upon order of the Court. At any time within the period of your probation the Court may impose or order execution of sentence for your original offense in accordance with the laws of the State of Missouri, and commit you to such institution as provided by law.

**CONDITIONS OF PROBATION**

- 1. **LAWS:** I will obey all the federal and state laws, municipal and county ordinances.
- 1. **ASSOCIATION:** I will not associate with any person who has been convicted of a felony or misdemeanor.
- 2. **DRUGS:** I will not have in my possession or use any controlled substances except as prescribed for me by a licensed medical practitioner.
- \* 3. I will, if my probation or parole is based on a misdemeanor involving firearms or explosives, or any felony charge, not own, possess, purchase, receive, sell or transport any firearms, ammunition or explosive device or any dangerous weapon as defined by federal, state or municipal laws or ordinance.
- 4. **SPECIAL CONDITIONS:**
  - a. Obey all laws of the State of Missouri
  - b. Pay Court Costs and Crime Victims' Compensation judgment
- 6. Your Limited Supervision has been assigned to **X**. You will report today and pay a limited supervision fee to the provider in the sum of \$200.00 for one year probation OR \$250.00 fee for two years. Furthermore, an additional fee of \$25.00 per special condition is ordered. The fee must be paid within 30 days of today's date.

\*May or may not apply to case, depending on offense.

I have read or have had read to me the Order of Probation and the Conditions set out therein. I agree to comply with such conditions during the period of my probation.

Witnessed by: D. Sago

**May 21, 2015**  
Date

Signed: Reid Huffman

PROBATIONER

**May 21, 2015**  
Date

Assigned **May 21, 2015**, in the Associate Circuit Court of St. Charles County, State of Missouri.

Attest: J Zerr / DRS Court Clerk

Honorable Elizabeth Swann

GRANT GORMAN (Div. 13)  
 MATTHEW E.P. THORNHILL (Div. 12)

ELIZABETH SWANN (Div. 9)  
NORMAN STEIMEL (Div. 10)

Judges of the Associate Circuit Court

SSN: 496-62-5667

DOB: 10-JAN-1954

Phone:

FILED

STATE OF MISSOURI

IN THE ELEVENTH JUDICIAL CIRCUIT

VS.

MAY 21 2015

STATE OF MISSOURI

No. 14W-CR05134

JUDY ZERN  
CIRCUIT CLERK  
ST. CHARLES CO.

CRIMINAL DIVISION, 300 N 2ND STREET, ROOM 419, ST. CHARLES, MO  
11 Division

Reid Huffman

5-21, 2015

WAIVER OF RIGHTS AND PLEA OF GUILTY ON MISDEMEANOR CHARGES

Defendant appears in person/ and with attorney, JOSEPH M. CULVOCH

J. BARIETT / L. CRUM, Assistant Prosecuting Attorney appears for State.

The Court personally informs defendant in open Court of the following:

1. That the defendant has been charged with the offense of RESISTING ARREST
2. That the defendant has a right to plead not guilty or to persist in that plea if previously made;
3. That defendant has a right to trial by jury or judge to determine his guilt or innocence and at that trial has the right to the assistance of an attorney.
4. That defendant has a right to be represented by an attorney at every stage of the proceedings against him/her and that, if indigent, and unable to employ an attorney, the State will provide an attorney to represent him/her if he requests such representation. Such request is made at the office of the Public Defender, 300 N Second Street, St. Charles, Missouri 63301 (949-7300);
5. That at trial defendant has a right to confront and cross-examine witnesses against him/her;
6. That defendant has the right to remain silent and the right not to be compelled to make any statements which may be used against him/her in the prosecution of any criminal charge;
7. That the maximum possible sentence on the charge is 1 yr imprisonment in jail and a fine in the amount of \$ 10000 or by both imprisonment and fine. That the minimum possible sentence is 1 day imprisonment in jail or by a fine in the amount of \$ 1.00 or by both such confinement and fine;
8. That the defendant is 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.
9. That if the defendant pleads guilty or is found guilty of the charge, the judge is not / is most likely to impose a sentence of confinement; further, conviction of this offense may be used in future to enhance punishment on a subsequent offense.
10. That if defendant pleads guilty there will not be a further trial of any kind, so that by pleading guilty, he/she waives right to a trial and he/she waives right to an appeal from the sentence imposed, under certain conditions.

I, the undersigned defendant, hereby acknowledge that I understand the above information and that I freely, intelligently and voluntarily waive my right to an attorney, my right to trial and my other rights mentioned and that I enter a plea of guilty because I am guilty as charged.

I am not under the influence of alcohol or drugs and I have not received pressure, mistreatment or threats from anyone to get me to enter this plea of guilty.

I have received no promises of a lighter sentence, or probation, or any other form of lenience if I plead guilty, except I have reached a plea agreement with the prosecuting attorney as follows:

SIS 2 yr Limited Probation, 30 hrs ACS w/ 1/2

[Signature] 5/21/15  
Witnessed by Judge

5/21/15  
Date

[Signature]  
Defendant's Signature

[Signature] 5/21/15  
Prosecuting Attorney

[Signature] 4/22/15  
Atty. for Defendant

CRCLK052

White - Court

Yellow - Defendant

Pink - Prosecuting Attorney

Gold - Defense Attorney

DRS



IN THE  
ELEVENTH JUDICIAL CIRCUIT  
STATE OF MISSOURI  
ASSOCIATE JUDGE DIVISION

FILED

SEP 12 2014

Circuit Clerk  
ST. CHARLES COUNTY

STATE OF MISSOURI

VS

Reid B Huffman

CAUSE NO. 141-CR05134

DIVISION 9 10 11 12

9-12, 2014

MEMORANDUM

- COMES NOW Joseph Mc Cullach AND ENTERS (HIS/HER) APPEARANCE AS ATTORNEY FOR DEFENDANT.
- CAUSE CONTINUED AT REQUEST OF C TO 10/2/14 AT 9A M. FOR  

DEFENDANT ORDERED TO APPEAR	BOND HEARING
TRIAL/PROBATION HEARING	INDIGENCY HEARING/COUNSEL STATUS
PRELIMINARY HEARING	<input checked="" type="checkbox"/> DISPOSITION/ SETTING

 IN THE (CRIMINAL/CIVIL/TRAFFIC) COURTROOM.

COMES NOW THE COURT AND RECONSIDERS DEFENDANT'S BOND AND SETS BOND AT \$ \_\_\_\_\_ (10% IS / IS NOT AUTHORIZED) (PERSONAL RECOGNIZANCE IS AUTHORIZED)

COMES NOW DEFENDANT BY HIS ATTORNEY AND REQUESTS THAT DEFENDANT'S BOND BE REDUCED TO \$500 (10% IS) IS NOT AUTHORIZED) (PERSONAL RECOGNIZANCE IS AUTHORIZED) STATE CONSENTS / OBJECTS TO BOND REDUCTION.

COMES NOW (STATE / DEFENDANT) AND REQUESTS A CHANGE OF JUDGE. MOTION IS (GRANTED / DENIED). (IF GRANTED, CAUSE IS ASSIGNED TO DIVISION \_\_\_\_\_ FOR \_\_\_\_\_ AT \_\_\_\_\_ IN THE (CRIMINAL/CIVIL/TRAFFIC) COURTROOM.

COMES NOW DEFENDANT AND REQUESTS A TRIAL BY JURY.  
No unlawful contact with victim; No possession of firearms

- DEFENDANT IS HEREBY ARRAIGNED.
- DEFENDANT PRESENT/NOT PRESENT.
- DEFENDANT PLEADS GUILTY/NOT GUILTY

[Signature] 47228  
DEFENDANT'S ATTORNEY BAR NO.

ADDRESS

SO ORDERED: [Signature]

PHONE  
[Signature]  
PROSECUTING ATTORNEY

**INFORMATION**

STATE OF MISSOURI ) September 08, 2014  
 ) ss. WARRANT  
COUNTY OF ST. CHARLES ) ORI: St. Charles County Sheriff Dept.  
 ) OCA: 14-4335  
 ) OCN:

**IN THE ELEVENTH JUDICIAL CIRCUIT, STATE OF MISSOURI**  
**ASSOCIATE JUDGE DIVISION**

STATE OF MISSOURI )  
 )  
 vs. )  
 )  
REID B. HUFFMAN )  
6 Dewberry Court )  
Wentzville, MO 63385 )  
 ) PA FILE No. 183214338  
SSN: [REDACTED] )  
DOB: 01/10/1954 )  
SEX: Male )  
RACE: White )  
HEIGHT: 5'10 )  
WEIGHT: 170 LBS )

INCARCERATED: SCCDOC  
X: 000

**COUNT 1 Domestic Assault 3rd Degree - 1st Or 2nd Offense (MO Charge Code 1301999.)**  
**COUNT 2 Resisting or interfering with arrest/detention/stop (MO Charge Code 2704099.)**

**COUNT 1**

The Prosecuting Attorney of the County of St. Charles, State of Missouri, upon information and belief, charges that the defendant, 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 September 7, 2014, in the County of St. Charles, State of Missouri, the defendant purposely placed B.H. in apprehension of immediate physical injury by restraining her and B.H. and defendant were

family or household members in that B.H. was the spouse of the defendant.

**COUNT 2**

The Prosecuting Attorney of the County of St. Charles, State of Missouri, upon information and belief, charges that the defendant, in violation of Section 575.150, RSMo, committed the class A misdemeanor of resisting an arrest, punishable upon conviction under Sections 558.011 and 560.016, RSMo, in that on or about September 7, 2014, in the county of St. Charles, State of Missouri, Deputy Lineback, a law enforcement officer, was making an arrest of defendant for domestic assault, and the defendant knew that the officer was making an arrest, and, for the purpose of preventing the officer from effecting the arrest, resisted the arrest of defendant by using physical force.

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

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

TIMOTHY A. LOHMAR  
PROSECUTING ATTORNEY  
ST. CHARLES COUNTY, MISSOURI

BY: /s/ Carrie M. Barth  
Carrie M. Barth  
Assistant Prosecuting Attorney  
Missouri Bar No. 48529

WITNESSES:

All persons listed in discovery  
Nicholas Lineback, 101 Sheriff Dierker Ct. , O'Fallon, MO 63366

St. Charles County Prosecuting Attorney's Office  
**PROBABLE CAUSE STATEMENT**

\*\*\* Each section MUST be completed and Copies of the Report and Criminal History Attached \*\*\*

*NOTE: This Form is for use in electronic/computer submission only. Hand written submissions should use form dated 05-31-11.*

I, Deputy Lineback, with St. Charles County Sheriff's Department,  
a law enforcement agency, state that the facts contained herein are true to my best knowledge and belief and that any false  
statements made are punishable by law. I have probable cause to believe that:

1. On or about 09/07/2014 (Date of Crime) OR between \_\_\_\_\_ and \_\_\_\_\_ (Dates of Crime),  
at 6 Dewberry Ct Wentzville MO 63385 (Location of Crime),  
in St. Charles County, MO Huffman, Reid B. (Name of Suspect),

*NOTE: In the case of Victims and/or Witnesses, please use their initials only to comply with OSCA security requirements*

On 09-07-14, I responded to 6 Dewberry Court for a violent domestic. Upon arrival the victim advised us that she had been in a physical disturbance with her husband, Reid Huffman. She advised Reid was having a mental breakdown and when she attempted to call 911, he restrained her so she couldn't call police. While interviewing the victim, Reid Huffman was yelling and screaming and appeared to be under the influence of drugs/alcohol. We attempted to place Reid under arrest and a violent struggle ensued on the front porch. Reid later made statements that he was going to kill the next law enforcement officer that responds to his residence.

2. **DRUG CASES ONLY:** The lab report confirmed the substance to be:

\_\_\_\_\_ (substance(s) type), and weighed \_\_\_\_\_ (if applicable),

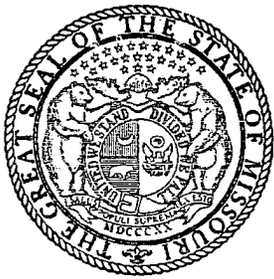
*NOTE: IN ORDER FOR A JUDGE TO ISSUE A WARRANT ON A MISDEMEANOR CHARGE THE BELOW INFORMATION IN SECTION THREE MUST BE COMPLETED IF APPLICABLE. IF YOU KNOW CHARGES WILL BE ISSUED ON A FELONY THE BELOW INFORMATION IS NOT REQUIRED TO BE COMPLETED.*

3. I have reasonable grounds to believe that the defendant will not appear upon the summons or is a danger to the crime victim, the community or any other person because:

Reid Huffman has multiple firearms in the residence and made statements to use them against law enforcement. Victim is scared Reid will cause severe injury or death to her if released from custody.

OFFICER: Dep 2590 Lineback DSN: 590

DEPARTMENT: St. Charles County Sheriff's Department APPROVED FORM ST. CHARLES COUNTY PA 12-2013

**JUDY ZERR****CLERK OF THE CIRCUIT COURT****ST. CHARLES COUNTY, MISSOURI**

STATE OF MISSOURI                    )  
  ) ss.  
COUNTY OF ST. CHARLES         )

I, JUDY ZERR, Clerk of the Circuit Court within and for the County of St. Charles, State of Missouri, do hereby certify that the above and foregoing are true copies of original documents remaining on file and record in my office.

WITNESS, my hand and SEAL of said Court this 21 day of  
July, 2015.

Judy Zerr, Circuit Clerk

By: Melinda Gooden  
Deputy Clerk