

MISSOURI STATE BOARD OF EDUCATION AGENDA ITEM: CONSIDERATION TO DISCIPLINE THE LICENSE TO TEACH OF LAURA KENNEL, CASE # HR 13-013	June 2014
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STATUTORY AUTHORITY:	<input type="checkbox"/> Consent Item <input checked="" type="checkbox"/> Action Item <input type="checkbox"/> Report Item
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Section 168.071, RSMo

DEPARTMENT GOAL NO. 3:

Missouri will prepare, develop, and support effective educators.

SUMMARY:

Laura Kennell, Respondent, holds career CPC certificates of license to teach in the areas of learning disabled, K-12; behavior disorder, K-12; and elementary education, grades 1-8; set to expire on June 8, 2103. For 17 years Respondent taught in the Normandy School District. In 2011 and again in 2013, Respondent was charged with misdemeanor DWIs, one involving marijuana possession. Her probationary period ends in June, 2015. To date Respondent has met nearly all conditions of her probation. She continues to serve Normandy as a substitute teacher.

PRESENTER(S):

Mark Allan Van Zandt, General Counsel, will participate in the presentation and discussion of this agenda item.

RECOMMENDATION:

It is recommended that the State Board of Education stay any action against Laura Kennell's teaching certificate at this time. Should she successfully complete her probation and have no other criminal history, then I recommend the petition be dismissed and this matter be closed.

BEFORE THE STATE BOARD OF EDUCATION
STATE OF MISSOURI

IN THE MATTER OF:)	
)	
Department of Elementary and)	
Secondary Education,)	
Petitioner,)	
)	
v.)	Case No. HR 13-013
)	
Laura Kennell,)	
Respondent.)	

Introduction

This matter was held on January 30, 2014, before Kristen A. Morrow, Hearing Officer designated by the Commissioner of Education. Those present were:

Ron Dreisilker, Counsel for Department of Elementary and Secondary Education;
Margery Tanner, Director, Educator Certification, Department of Elementary and Secondary Education;
Dana Keilholz, Legal Assistant, Department of Elementary and Secondary Education;
Jeremy Hollingshead, Counsel for Respondent;
Laura Kennell, Respondent;
Kurt Thoroughman, Witness for Respondent via telephone; and
Randy Hoffman, Witness for Respondent via telephone.

Findings of Fact

1. Laura Kennell, Respondent, holds career CPC certificates of license to teach in the areas of learning disabled, K-12; behavior disorder, K-12; and elementary education, grades 1-8; issued on June 8, 2004, and set to expire on June 8, 2103. Respondent's certificates are current and active and were so during all times material herein. (Petitioner's Exhibit A) (Transcript page 10, line 15 - page 11, line 25).
2. On or about August 18, 2011, Respondent pled guilty to the crime of driving while intoxicated, a violation of Clayton, Missouri Municipal Ordinance, Section 341.010, in the Circuit Court of St. Louis County in the case styled *City of Clayton v. Laura S. Kennell* Case No. 11SL-MU00666. Respondent received a suspended imposition of sentence (SIS) and was ordered to complete the VIP program, not to drink within eight (8) hours of driving, and submit to chemical tests at the request of law enforcement. She was also fined \$100.00. (Petitioner's Exhibit B) (Transcript page 12, line 23 - page 13, line 16).
3. On or about June 12, 2013, Respondent pled guilty to driving while intoxicated, prior offender, a class A misdemeanor, in the Circuit Court of St. Louis County, in the case

styled *State v. Laura S. Kennell*, Case No. 12SL-CR11168. Respondent was sentenced to one (1) year in prison, but the court suspended execution of sentence (SES) and placed her on supervised probation for two (2) years. Respondent was ordered to complete SATOP within six (6) months; VIP program within six (6) months, AA meetings weekly for sixty (60) months, 90 days wearing a SCRAM (remote alcohol ankle monitor), 40 hours of community service within six (6) months, 10 days shock time, and drug/alcohol evaluation and treatment. (Petitioner's Exhibit C) (Transcript page 12, line 23 – page 13, line 16).

4. On or about June 12, 2013, Respondent pled guilty to possession of up to 35 grams of marijuana, a class A misdemeanor, in the Circuit Court of St. Louis County, in the case styled *State v. Laura S. Kennell*, Case No. 12SL-CR11168. The court suspended imposition of sentence (SIS) and placed her on supervised probation for two (2) years. Respondent's conditions of probation were the same as above; she was also fined \$150.00. (Petitioner's Exhibit C) (Transcript page 12, line 23 – page 13, line 16).
5. On or about October 30, 2013, Respondent's case, *State v. Laura S. Kennell*, Case No. 12SL-CR11168, was called by the Court of St. Louis County for a probation revocation hearing. Respondent appeared in person and by counsel. The court ordered that Respondent continue on probation, which terminates June 12, 2015. (Petitioner's Exhibit D) (Transcript page 12, line 23 – page 13, line 16).
6. Kurt Thoroughman, Professor, Washington University, St. Louis, Missouri, who coordinates Alcoholic Anonymous groups Respondent attends, described Respondent as an active participant and "regular attender." (Transcript page 18, lines 1-16, and transcript page 20, line 12 – page 21, line 24).
7. Respondent taught special education for 17 years (1994 – 2011) in the St. Louis Public Schools, the San Jose Unified Public School District, and in the Special School District where she was assigned to Normandy School District. She resigned from the Special School District in 2011. (Transcript page 27, line 24 – page 29, line 2, and transcript page 37, line 14 – page 38, line 4).
8. Respondent is court-mandated to attend AA meetings once a week, but she attends anywhere from two (2) to four (4) meetings a week. (Respondent's Exhibit 3) (Transcript page 33, line 10 – page 34, line 12).
9. Respondent continues to serve as a substitute teacher in the Normandy School District. She has no other employment except helping her mother. (Transcript page 37, line 14 – page 38, line 4).
10. Respondent's probation violation hearing regarded the SCRAM device she was required to wear for 90 days registering a low level of alcohol in her system. She offered evidence that it was an alcohol-based prescription she used for an ear infection. The court allowed Respondent to continue her probation. (Petitioner's Exhibit D) (Transcript page 41, line 13 – page 43, line 4).

11. In a written statement dated October 30, 2013, John Mullen, CRADC, Substance Abuse Counselor stated that on October 2, 2013, Respondent completed the Clinical Intervention Program of SATOP. (Respondent's Exhibit 4) (Transcript page 43, lines 18-23).
12. Respondent has nearly completed all the terms of her probation, including paying fines and dues, completing 90 days with the ankle bracelet, completing the VIP, and completing SATOP. She was able to get her driver's license back. Per her probation, Respondent continues AA and has an interlock device on her car. (Transcript page 43, line 5 - page 44, line 3).
13. On January 30, 2014, a hearing was held before Kristen Morrow, designated Hearing Officer. The Respondent was present and represented by counsel. (Transcript page 2, lines 13-25).

Conclusions of Law

1. The conviction of Laura Kennell, Respondent, of driving while intoxicated, prior offender, is a class A misdemeanor pursuant to Mo. Rev. Stat. § 577.010 (Supp. 2012).
2. The plea of guilty to a suspended imposition of sentence (SIS) of Laura Kennell, Respondent, to possession of up to 35 grams of marijuana is a class A misdemeanor pursuant to Mo. Rev. Stat. § 195.202 (Supp. 2012).
3. These charges were set for hearing and notice was served on the Respondent in compliance with the requirements of Mo. Rev. Stat. § 536.067 (2000).
4. The Missouri Supreme Court has defined "moral turpitude" as:
 - a. *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).*
5. Mo. Rev. Stat. § 168.071.1 (1) (Supp. 2013) provides the following authority to the State Board of Education:
 - a. *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;*

6. The Missouri Court of Appeals, Western District has determined that discipline must be based on a finding of moral turpitude in the conduct of the Respondent, unless express authority to discipline is stated in Mo. Rev. Stat. § 168.071.6 (Supp. 2008). *Brehe v. Missouri Dept. of Elem. and Secondary Educ.*, 213 S.W.3d 720, 724 (Mo. App. W.D. 2007).
7. In *Brehe* 720, 725, the court classified crimes into three (3) categories:
 - a. Category (1) are “*crimes that necessarily involve moral turpitude, such as fraud.*”
 - b. Category (2) are “*crimes so obviously petty that conviction carries no suggestion of moral turpitude, such as illegal parking.*”
 - c. Category (3) are “*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.*”
An investigation into the facts needs to be made to decide whether moral turpitude was present.
8. Missouri courts have upheld license revocations based on moral turpitude in cases where the license holder was guilty of violating narcotics laws, crimes involving fraud and false pretenses, income tax evasion, theft, contributing to the delinquency of a minor and willful failure to pay child support. The facts and circumstances involve willful or intentional conduct and/or outrageous and egregious behavior. *See In re Frick*, 694 S.W.2d at 479; *In re Duncan*, 844 S.W. 2d 443, 444 (Mo. banc 1992); *In re Warren*, 888 S.W.2d 334, 335-336 (Mo. banc 1994); *In re Shrunk*, 847 S.W.2d 789, 791-792 (Mo. banc 1993).
9. Based upon the notice of hearing and the documentation of the criminal conviction, the State Board of Education, pursuant to Mo. Rev. Stat. § 168.071 (Supp. 2013), is authorized to suspend or revoke the certification of Laura Kennell.

Recommendation

The question to be answered in this case is whether Respondent committed a crime of moral turpitude by driving while intoxicated and possessing less than 35 grams of marijuana, both class A misdemeanors. Neither of these are violations enumerated in Mo. Rev. Stat. § 168.071 as requiring discipline by the State Board of Education and, considered separately, neither constitutes a crime of moral turpitude. Therefore, an investigation into the facts will decide whether moral turpitude was present.

Respondent's crimes fall into a gray area. Based on the facts presented, Respondent was prosecuted twice for driving while intoxicated (DWI) within a two (2) year period. Her second DWI also involved marijuana possession, albeit not enough marijuana to warrant a felony charge. Taken together, the DWIs might be saturated with moral turpitude: twice Respondent voluntarily consumed alcohol and drove; the second time she also possessed an illegal drug, which she admitted to smoking. Recognizing the seriousness of a second offense so closely following the first offense, the court sentenced her to a year in prison, which was immediately suspended providing she successfully complete two (2) years of probation with numerous conditions, including the wearing of an ankle monitor.

Twice, within a relatively short period of time, Respondent operated a motor vehicle under the influence. She did this voluntarily, recognizing her poor judgment. Yet, she was not charged either time with a felony. Rather than imprison her, the court chose to place her on probation with a number of conditions that have been satisfied. Respondent continues in AA, attests to being sober since June 2013, and is able to drive as long as an interlock device is activated. Her probation ends in June 2015. Further, Respondent continues to work as a substitute teacher while she assists her mother.

For these reasons, I recommend that the Board stay any action against Respondent's certification at this time. Should Respondent successfully complete her probation and have no other criminal history, then I recommend the petition be dismissed and this matter be closed.

Submitted this day 2nd day of June, 2014, by the
designated Hearing Officer for the Commissioner
of Education.

A handwritten signature in cursive script, appearing to read "Kristen A. Morrow", written over a horizontal line.

Kristen A. Morrow
Hearing Officer

1 DEPARTMENT OF ELEMENTARY AND SECONDARY EDUCATION

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DISCIPLINARY HEARING

Of

7

LAURA KENNEL

8

JANUARY 30, 2014

9

Jefferson State Office Building

205 Jefferson Street

10

Jefferson City, MO 65101

11

12 Before:

Dana Keilholz

13 Margery Tanner

Kristen Morrow

14

15 Also present:

16 Ron Dreisilker - Counsel for the Department

17 Jeremy Hollingshead - Counsel for the Respondent

18

19

20

21

22 Reported by:

Jenna Petree

23 Midwest Litigation Services

401 Locust Street

24 Columbia, MO 65201

573-449-0561

25

1 PROCEEDINGS

2 MS. MORROW: This hearing is in the matter of
3 Department of Elementary and Secondary Education versus
4 Laura Kennell and has been designated Hearing No. 13-013.
5 This hearing is being held pursuant to Section 168.071 of
6 the Revised Statutes of Missouri, which authorizes the
7 State Board of Education to suspend or revoke a certificate
8 of license to teach if the certificate holder has pleaded
9 to or been found guilty of a felony or crime involving
10 moral turpitude under the laws of the state or any other
11 state or of the United States or any other country whether
12 or not sentence is imposed.

13 Administrative rules adopted by the State
14 Board of Education pursuant to this statute authorizes the
15 Commissioner of Education to designate a hearing officer in
16 these matters. My name is Kristen Morrow and I have been
17 designated to hear this case.

18 Unless otherwise provided under Section
19 168.071, this hearing is being held pursuant to the
20 Procedural Rules of Chapter 536, the Administrative
21 Procedures Act.

22 Let's recognize the certificate holder, Ms.
23 Kennell is present at the hearing and she is represented by
24 counsel, Mr. Hollingshead and Mr. Dreisilker is present on
25 behalf of the state. So with that I'm going to allow you

1 to go ahead and begin if you have any opening statements
2 you would like to make.

3 MR. HOLLINGSHEAD: Yes, I do.

4 OPENING STATEMENT

5 MR. HOLLINGSHEAD: Ms. Laura Kennell currently
6 holds the career CPC certificates in learning disabled
7 K-12, behavioral disorder K-12, and elementary education
8 grades 1-8. The evidence at this hearing will show that
9 Ms. Kennell on or about August 18 of 2011 pled guilty to
10 the crime of driving while intoxicated, a violation of
11 Clayton, Missouri Municipal Ordinance, Section 341.010 in
12 St. Louis County, Missouri Circuit Court. On or about
13 June 12, 2013, Ms. Kennell pled guilty in St. Louis County,
14 Missouri to Circuit Court to driving while intoxicated in
15 violations of Section 577.010 of the Missouri Revised
16 Statutes in possession of up to 35 grams of marijuana in
17 violation of Section 195.202 of the Missouri Revised
18 Statutes.

19 As a result of Ms. Kennell's first guilty plea
20 the evidence will show that the court suspended the
21 imposition of sentence and placed Ms. Kennell on probation
22 of two years. As a result of Ms. Kennell's second guilty
23 plea to driving while intoxicated and in possession of
24 marijuana. The evidence will show that the court sentenced
25 Ms. Kennell to one year in prison but suspended the

1 execution of that sentence and placed Ms. Kennell on
2 probation for two years. The state argues that these
3 convictions involved crimes of moral turpitude. Section
4 168.071 of the Missouri Revised Statutes authorizes the
5 Board to discipline a certificate and states a pertinent
6 part, "The State Board of Education may upon hearing
7 discipline the holder of the certificate of license to
8 teach for the following causes." Subsection 1 states, "A
9 certificate holder or applicant for certification has
10 pleaded to or found guilty of a felony or crime involving
11 moral turpitude under the laws of this state or any other
12 state or of the Unites States, or any other country,
13 whether or not sentence is imposed." And Subsection 3, "If
14 there is evidence of incompetence, immorality or neglect of
15 duty by the certificate holder."

16 Regulation 5 CSR 20-400.230 states in part,
17 "The State Board of Education may discipline the
18 certificate of license to teach for any one of the
19 following combinations of reasons: A, being the individual
20 has pled guilty or found guilty of a felony or crime
21 involving moral turpitude whether or not sentence is
22 imposed." Subsection A of the same regulation states, "The
23 Board may suspend or revoke for a specified time or
24 indefinitely a certificate of license to teach promulgated
25 by the Board." Here the Department of Elementary and

1 Secondary Education ask that the Board discipline Ms.
2 Kennell's license appropriately. Thank you.

3 MS. MORROW: Thank you, Counsel. And Counsel,
4 do you have an opening statement you would like to make?

5 MR. HOLLINGSHEAD: Yes, Ms. Morrow.

6 OPENING STATEMENT

7 MR. HOLLINGSHEAD: In this particular case the
8 issue is exclusively whether or not Ms. Kennell committed a
9 crime of moral turpitude. That's the only allegation
10 that's made in the complaint against her that is before
11 this board. To that end, the case law in Missouri is
12 relatively scant despite the fact that a number of hearings
13 around the state for a variety of different professions.
14 However, Brie versus Missouri Department of Education,
15 which I'm sure the Board is well aware, discusses in
16 general what crimes of moral turpitude mean. And it
17 discusses the statutory enumerated violations that require
18 discipline by the Board; murder, rape, child endangerment,
19 a number of different specific crimes that are deemed so
20 serious that a person must be disciplined or revoked. It
21 goes on to discuss those that are not mentioned in the
22 statute and this would be one of those. Misdemeanor
23 possession of marijuana, driving while intoxicated; both
24 misdemeanors in this case. It says that analysis is
25 two-fold. No. 1 we have to look beyond in crime itself

1 because if the legislature intended for the crime itself to
2 be subject to discipline it would have said so. And in
3 this particular case it did not enumerate these particular
4 crimes as a requiring discipline.

5 The second thing is that even if we find it's
6 a crime of moral turpitude -- that's the first step. The
7 second step for the Board is does this certificate holder
8 have mitigating circumstances or other reason reasons why
9 the Board would not choose to impose discipline despite
10 finding crime of moral turpitude.

11 So with respect to the first issue with
12 whether or the not this is even a crime of moral turpitude,
13 there is no case law in Missouri that says driving while
14 intoxicated equals crime of moral turpitude. There is no
15 case law that says misdemeanor possession of pot equals
16 crime of moral turpitude. The analysis from other states
17 is really all we have to work with and their Supreme Court
18 say and in a couple instances they have searched the whole
19 country and couldn't find a single example throughout the
20 entire United States where misdemeanor crime of driving
21 while intoxicated constituted a crime of moral turpitude.

22 The same was also said at another supreme
23 court where they said for misdemeanor possession of pot,
24 that they searched the entire country and they also can't
25 find a single example nationwide of that constituting a

1 crime of moral turpitude. It's different if there are
2 selling. It's different if there are underlying issues
3 relating to the actual crime, but the crime itself --
4 according to these courts -- does not constitute a crime of
5 moral turpitude.

6 Under Brie it says, "We go further. We have
7 to ask ourselves what circumstances took place within the
8 crime that would constitute moral turpitude." And I
9 contend that those circumstances might be things like lying
10 to the police. If you're arrested for driving while
11 intoxicated and you lie to the police about what is taking
12 place that maybe turn a crime that otherwise would fit into
13 this gray area as a crime of moral turpitude and it would
14 stick it squarely in that gray area.

15 My understanding, however, today is that the
16 only evidence that's going to be presented by the state is
17 going to be actual pleas and convictions. That said, our
18 position and my position is going to be that on this first
19 issue of whether it's a crime of moral turpitude is that
20 doesn't go far enough because it doesn't provide the police
21 reports, we don't have witnesses that can actually attest
22 to what took place within that crime actually constitutes
23 fraud or it's so vial as the case law says that it should
24 be deemed a crime of moral turpitude.

25 All that said, Ms. Kennell is going to make no

1 excuses today for the behavior that she exhibited in these
2 arrests. And with respect to Ms. Kennell, she's going to
3 testify today and you're going to hear from a couple of
4 other individuals that know Ms. Kennell quite well, that
5 after these arrests she put herself through a variety of
6 treatment. She put herself through Alcoholics Anonymous
7 and I have those logbooks that I'm going to introduce as
8 evidence to show how serious she was been committed about
9 attending Alcoholics Anonymous. We are going to hear from
10 one of chairs who is in charge of directing the AA meetings
11 for Ms. Kennell about how active of a participant she has
12 been in that process.

13 Ms. Kennell makes no excuses for what she's
14 done. She recognizes that drinking is something that
15 affects her deeply and it's something that she's gone to
16 great lengths to remedy. We're also going to hear -- again
17 no excuses -- but things in life cause people to do things.
18 Her father passed away in 2011. Prior to that, her father
19 fell off a bike, had an aneurysm and was put in a situation
20 where he ultimately passed away. That is what triggered
21 Ms. Kennell to begin the drinking process, using drugs to
22 cope -- not healthy of course -- but she found herself in a
23 bad situation in her life. She made some bad choices based
24 on those situations and found herself in the situation that
25 she's in today.

1 I believe that at the end of this hearing
2 you'll make the determination that first and foremost this
3 is not a crime of moral turpitude and there is no evidence
4 to suggest it is. But even if it was, that Ms. Kennell has
5 properly remedied her drinking behavior and she would make
6 an excellent continuing teacher in the State of Missouri.

7 MS. MORROW: Okay. Thank you, Counsel. Okay
8 Mr. Dreisilker you like to go ahead and proceed.

9 MR. DREISILKER: Yes. The department would
10 like to call Margery Tanner.

11 MARGERY TANNER, having first been duly sworn, testifies as
12 follows:

13 EXAMINATION

14 QUESTIONS BY MR. DREISILKER:

15 Q Please state and spell your name for the
16 record please?

17 A Margery, M-a-r-g-e-r-y; Tanner, T-a-n-n-e-r.

18 Q Ms. Tanner, who employs you?

19 A The Department of Elementary and Secondary
20 Education.

21 Q How long have you been employed with DESE?

22 A Almost 20 years.

23 Q What is your current position with the
24 department?

25 A I'm a director for educator certification.

1 Q Could you please state your responsibilities?

2 A I license educators for the State of Missouri.

3 Q And do those duties include maintaining
4 teacher certification records?

5 A They do.

6 Q Are those teacher certification records
7 prepared in the ordinary course of business?

8 A Yes.

9 Q Are teacher certification records prepared and
10 maintained at or near the time of the event?

11 A Yes.

12 Q And are you aware of the department's case
13 against Ms. Kennell here?

14 A Yes, I am.

15 Q Previously I handed you what has been marked
16 as Exhibit A. Do you recognize that document?

17 A Yes, I do.

18 Q What is that document?

19 A This is a certification record for Laura
20 Kennell.

21 Q And has that record been kept by the
22 department in the regular course of business?

23 A Yes.

24 Q And does the department maintain the status of
25 that record?

1 A Yes, it does.

2 MR. DREISILKER: At this time I would like to
3 offer Petitioner's Exhibit A.

4 MS. MORROW: May I have a copy so I can review
5 it?

6 MR. DREISILKER: It also has Exhibits A-D. I
7 was going to hand the originals to you later.

8 MS. MORROW: That's fine. Counsel, do you
9 have any objection?

10 MR. HOLLINGSHEAD: No.

11 MS. MORROW: Petitioner's Exhibit A will be
12 admitted into the record.

13 (Petitioner's Exhibit A was offered and
14 admitted into the record.)

15 Q Has certificates does Ms. Kennell hold?

16 A She holds career CPC certificates for the
17 areas of learning disabled K-12, behavior disorder, K-12
18 and elementary education grades 1-8.

19 Q When were the certifications issued?

20 A June 8, 2004.

21 Q And when will the certificates expire?

22 A June 8, 2013.

23 Q So the certificates are currently active and
24 current?

25 A Absolutely.

1 **Q** **Does the record reflect whether Ms. Kennell is**
2 **currently teaching?**

3 A No, it does not.

4 **Q** **Does the record reflect when Ms. Kennell last**
5 **taught?**

6 A Yes. It shows that the last public school
7 district to report her as an employee teacher was in the
8 2010/2011 school year.

9 **Q** **What school district was that?**

10 A Special School District of St. Louis.

11 **Q** **Does it indicate a specific school or just the**
12 **school district?**

13 A No. It just states the school district.

14 **Q** **Does that exhibit reflect whether Ms. Kennell**
15 **has a license to teach in any other states?**

16 A No, it does.

17 MR. DREISILKER: At this time I have nothing
18 further for this witness?

19 MS. MORROW: Counsel, do you have questions
20 for this witness.

21 MR. HOLLINGSHEAD: No questions.

22 MS. MORROW: You may step down.

23 MR. DREISILKER: I'm going to give you the
24 originals and Petitioner's exhibit list. At this time I
25 would like to introduce Exhibits B-D. Exhibit B is the

1 certified records from the first driving while intoxicated
2 case, that's 11SL-MU00666. Exhibit C is the certified
3 records from the second case, 12SL-CR11168 and the last one
4 is the same certified records with the additional record
5 that reflects that a probation violation is held. It's
6 also certified and it's the same case number.

7 MS. MORROW: Okay. So you said B and C?

8 MR. DREISILKER: B through D.

9 MS. MORROW: Okay. Counsel?

10 MR. HOLLINGSHEAD: No objection.

11 MS. MORROW: Petitioner's Exhibits B, C, and D
12 will be at admitted into the record.

13 (Petitioner's Exhibits B, C, and D were
14 offered and admitted into the record.)

15 MR. DREISILKER: These are the originals.

16 MS. MORROW: Thank you.

17 MR. DREISILKER: At this time I have nothing
18 further and the department would rest its case.

19 MS. MORROW: Thank you, Counsel. Let me get
20 caught up here.

21 MR. HOLLINGSHEAD: Sure.

22 MS. MORROW: Okay. I am caught up. So
23 Counsel, it's your turn to put on your case.

24 MR. HOLLINGSHEAD: Thank you very much. First
25 and foremost we would like to offer into evidence what has

1 been previously marked as Exhibits 1 and 2. We don't have
2 any respondent exhibits stickers they are just listed as
3 Exhibits 1 and 2 and previously shown to opposing counsel.
4 These two exhibits are letters of recommendation from
5 individuals that are familiar with Ms. Kennell and her
6 circumstances.

7 MR. DREISILKER: I have no objection.

8 MS. MORROW: Okay. Respondent's Exhibits 1
9 and 2 letters of recommendation will be admitted into the
10 record.

11 (Respondent's Exhibits 1 and 2 were offered
12 and admitted into the record.)

13 MR. HOLLINGSHEAD: We would also like to offer
14 into evidence Exhibit 4, which is a letter from John Mullen
15 who is the substance abuse counselor with the clinical
16 intervention program, substance abuse traffic offender
17 program in St. Louis.

18 MR. DREISILKER: No objection.

19 MS. MORROW: All right. Respondent's Exhibit
20 No. 4; is that correct? I just want to make sure I got
21 that right.

22 MR. HOLLINGSHEAD: Yes, ma'am.

23 MS. MORROW: Exhibit 4 will be admitted into
24 the record.

25 (Respondent's Exhibit 4 was offered and

1 admitted into the record.)

2 MR. HOLLINGSHEAD: And finally we would like
3 to offer into evidence Exhibit 3 which is the Alcoholics
4 Anonymous attendance sheets.

5 MR. DREISILKER: I believe I have no objection
6 to this.

7 MS. MORROW: You sure?

8 MR. DREISILKER: Does that indicate
9 Ms. Kennell's signature on the sign by; is that what that
10 is?

11 MR. HOLLINGSHEAD: Yes.

12 MR. DREISILKER: I have no objection.

13 MS. MORROW: Okay. Respondent's Exhibit 3
14 will be admitted into the record and again I'm going to
15 take a minute here to get caught up.

16 (Respondent's Exhibit 3 was offered and
17 admitted into the record.)

18 MS. MORROW: Okay. And I am caught up and we
19 can begin again.

20 MR. HOLLINGSHEAD: Thank you very much. If we
21 could call via telephone, Curt. We'll get his last name
22 when we call him.

23 MS. MORROW: And we are going to be calling
24 Curt.

25 MR. HOLLINGSHEAD: Curt, can you hear me okay?

1 A Yes that's perfect.

2 MR. HOLLINGSHEAD: Curt, this is Jeremy
3 Hollingshead, would you please state your name.

4 A Kurt Thoroughman and I am a professor.

5 MR. HOLLINGSHEAD: Kurt, one moment here.
6 We're going to have to swear you in.

7 KURT THOROUGHMAN, having been duly sworn, testifies as
8 follows:

9 EXAMINATION

10 QUESTIONS BY MR. HOLLINGSHEAD:

11 Q Kurt, would you please state your name and
12 profession for the record?

13 A Kurt Thoroughman. I am a professor.

14 Q And where are you a professor?

15 A Washington University in St. Louis.

16 Q How do you know Ms. Kennell?

17 A I know Laura through our work together in
18 Alcoholics Anonymous.

19 Q And how long have you known her in that
20 capacity?

21 A Around five months.

22 Q And I understand that you are a chair for the
23 AA meetings?

24 A That is true. So there is one meeting that I
25 attend weekly that I've served as the chair for about four

1 and half months. Certainly being the chair is more of a
2 service position in the sense that I coordinate bringing
3 everything together but in no way does being chair mean I
4 have any sort of leadership. It just means I'm doing
5 service for the organization.

6 **Q Can you describe for the tribunal what that**
7 **process is? What do these meetings look like and what are**
8 **you doing a these meetings?**

9 A So both meetings in which I see Laura are AA
10 meetings but they are different formats. The Sunday
11 meeting that I have chaired throughout this time is termed
12 big book meeting. So what that means is we read from the
13 original text of the Alcoholics Anonymous book and
14 passages. So we read about 10 minutes, 15 minutes on a
15 given Sunday and then everyone that gathers, if they choose
16 to, comments on the reading and how it applies to their own
17 life in terms of living better, healthier lives while being
18 sober. The Tuesday meeting rather than studying the big
19 book has a speaker. And so fellows, people in the program,
20 speak about they lives for about 20 minutes, 25 minutes and
21 then as people see fit or as the chair calls on people
22 there is reflective comments from people that show up. So
23 the comments in both forums are combination of personal
24 reflection and reflection on either the reading or speaking
25 that has already happened in the meeting.

1 **Q And in these meetings that you're referring to**
2 **how does Ms. Kennell do?**

3 A Extraordinarily well. So she has been very
4 active in both of those. I am very fortunate to know her
5 through both meetings but the Sunday meeting because it's
6 quite small. There is only about 8 to 12 people that show
7 up every week as opposed to 30 or so at the Tuesday
8 meeting.

9 **Q Is she an active participant?**

10 A Yes, very much so.

11 **Q Would you say she comes on a regular basis?**

12 A Certainly.

13 **Q And she in your experiences with Ms. Kennell,**
14 **do you have any concerns regarding her ethics or ability to**
15 **teach?**

16 A Not at all.

17 MR. HOLLINGSHEAD: I don't have any further
18 questions.

19 MS. MORROW: Mr. Dreisilker, do you have
20 questions for this witness?

21 MR. DREISILKER: Yes, I do.

22 MS. MORROW: You may proceed.

23 CROSS EXAMINATION

24 **Q (By Mr. Dreisilker) Mr. Thoroughman, my name**
25 **is Ron Dreisilker and I represent the Department of**

1 **Elementary and Secondary Education. Can you hear me?**

2 A I can. Thank you.

3 **Q Just a few questions for you. So you've known**
4 **Ms. Kennell for five months you said?**

5 A That's correct.

6 **Q And during that time she's come to every**
7 **meeting that you've been to?**

8 A I would say the majority of them. Certainly
9 not every one that I go to. For instance the Sunday
10 meeting, which I have chaired throughout this time, I need
11 to show up every single Sunday. I would say Laura has been
12 there for well over the majority of them. And then Tuesday
13 night, I myself have not gone every single week because I
14 only took the chair responsibilities for two months and I
15 would say that I see Laura there more often than I do not.

16 **Q Is it required to attend both the Sunday and**
17 **Tuesday meeting?**

18 A Absolutely not. And so we're very fortunate
19 in St. Louis in that we have a rich culture of AA meetings.
20 So there are a number of meetings each week that takes
21 place at all times of the day at many different buildings
22 and. So the expectation is to be active in the program and
23 so certainly part of that is attendance at meetings, but
24 particular meetings each week certainly is not a precise
25 expectation.

1 **Q Okay. Are you aware of Ms. Kennell's previous**
2 **driving while intoxicated conviction?**

3 A Only in passing. Like I know that is one
4 reasons for the hearing today. The only other context in
5 which I know of something related to that is when I do
6 chair meetings and it is my responsibility to sign a form
7 for people that need forms signed and so I have indeed
8 signed Laura's in that role.

9 **Q Okay. Prior to these meetings you never met**
10 **Ms. Kennell before?**

11 A That's correct.

12 **Q How would you characterize Ms. Kennell's**
13 **involvement in the meeting?**

14 A She's a very regular attender as I say
15 especially on the Sunday meeting because the table is so
16 small metaphorically and physically. There are only on a
17 given week, 8 to 12 people that show up. The vast majority
18 of the time, most people have an opportunity to share and
19 Laura I can certainly report has shown growth in her
20 sharing over that time. And so I as chair of course again
21 am not leading in anyway I'm just convening the meeting.
22 But I read from a script to both kick off the meeting and
23 then signify transitions within the meeting. We do ask
24 that comments be limited to the relevant topics of the day
25 and personal experiences of alcohol. And I would say Laura

1 has been more open about her growth and her sober life over
2 these months, that earlier she would talk about her life
3 and not always would it be this is how I'm learning to live
4 happily sober. I would say there has been growth. I have
5 observed growth over these months in that she is more open
6 about how she is leading a better, sober life through the
7 lessons that we learn in the program that of course is the
8 whole goal. It's the whole reason why we're together at
9 these meetings to learn how to live better sober lives.

10 **Q So Mr. Thoroughman, in terms of the word**
11 **growth would you equate that with perhaps improvement?**

12 A In the window I have. I certainly know her
13 from seeing only these couple of hours a week, but I do
14 view these as being special hours. We share in ways that I
15 offer are very special and very unusual. I certainly open
16 up and Laura opens up and the rest of us open up in these
17 meetings in ways that are very unusual in other places in
18 our lives and so absolutely. I need to stress that I only
19 see her a couple hours a week at a maximum but certainly
20 they are very open times. And as I say, yes she certainly
21 is indicative of being more mindful, being more willing to
22 share with us how she is growing in this building a
23 healthier sober life with us, especially again at the
24 Sunday smaller meeting.

25 MR. DREISILKER: Thank you, Mr. Thoroughman.

1 I have nothing for you.

2 MR. HOLLINGSHEAD: I have no further
3 questions.

4 MS. MORROW: Could you spell your name please?

5 A Kurt, K-u-r-t; Thoroughman,
6 T-h-o-r-o-u-g-h-m-a-n.

7 MS. MORROW: Okay. Thank you. And if there
8 are no further questions and I have no questions then this
9 testimony -- your testimony is concluded at this point and
10 so you can hang up.

11 A Thank you very much.

12 MR. HOLLINGSHEAD: All right. At this time we
13 would call Randy Hoffman via the telephone.

14 MS. MORROW: This is the hearing officer.
15 Could you -- we're going to need to swear you in before we
16 begin questions. So I'm going to have the court reporter
17 swear you in.

18 RANDY HOFFMAN, having been first duly sworn, testifies as
19 follows:

20 MS. MORROW: Thank you. And questioning will
21 begin and we would appreciate if you would spell your name
22 please prior to beginning.

23 A Okay. First name is Randy, R-a-n-d-y. My last
24 name is Hoffman, H-o-f-f-m-a-n.

25 MS. MORROW: Okay. Thank you. You may

1 proceed, Counsel.

2 EXAMINATION

3 QUESTIONS BY MR. HOLLINGSHEAD:

4 Q Thank you, Mr. Hoffman. Where do you live at
5 and what's your profession?

6 A I live in Mountain View, California and I do
7 corporate sales for a camera store in Palo Alto.

8 Q And how do you know Ms. Kennell?

9 A I know Laura through mutual friends. We met
10 about 14 years ago. We have a mutual interest in music,
11 most of my friends over the years have been musicians. So
12 we met through that mutual interest and I have known her
13 now for a number of years.

14 Q And at the time that you met her if I
15 understand correctly you actually lived in the St. Louis
16 area?

17 A At the time we met, no. I lived in California
18 but my hometown is near St. Louis and I came home at least
19 once a year and so we met when I was home on vacation
20 visiting friends and family.

21 Q Can you tell the tribunal how your friendship
22 has grown over the years in terms of how often do you talk
23 and what kind of relationship you have with Ms. Kennell?

24 A Her and I have been good friends for the last
25 several years and we visit when I come home on vacation and

1 we speak on the phone regularly. I would say about once a
2 month.

3 **Q And when you speak on the phone, on average**
4 **how long are these conversations?**

5 A Usually about an hour or so.

6 **Q And how in depth are you getting with respect**
7 **to your personal life?**

8 A Oh, quite a bit. Laura has been very
9 supportive of me when I lost my parents and also career and
10 work and everyday life.

11 **Q And what kind of person is Ms. Kennell?**

12 A She been a good supporting friend to me and I
13 have always admired her dedication to her family and her
14 friends and her profession.

15 **Q And I understand that Ms. Kennell lost her**
16 **father in 2011?**

17 A Oh, yes.

18 **Q How are you familiar with that loss?**

19 A Well, we spoke about it at some length when
20 her father was ill, which was hard on Laura. I understood
21 that because Laura had been supportive of me when I lost my
22 mother in 2008 and so we have shared common experiences and
23 helped get each other through those difficult times.

24 **Q And how did that loss affect her?**

25 A She was quite devastated and she was extremely

1 upset. It was the first parent that she's lost and it hit
2 her very hard. Not the only friend that I have seen that
3 happen to.

4 **Q And I understand that her mother was also**
5 **going through a difficult time; is that right?**

6 A Yes.

7 **Q And what do you know about that?**

8 A Well, really just that Laura became quite
9 dedicated to help her mother through that transition and
10 that it was hard for Laura to continually be reliving that
11 experience.

12 **Q Did the loss of her father and what she was**
13 **having to do with her mother seem to affect her drinking?**

14 A Well, I didn't really notice at first. I
15 really wasn't aware of that until more recently when Laura
16 told me back in the summer of last year that she had a
17 problem that she was quite embarrassed about it and that
18 she had given up drinking and was attending AA and was
19 trying to get her life back on track.

20 **Q And since she disclosed that to you in the**
21 **summer of last year, have you had conversations and about**
22 **her drinking and her getting herself back on track?**

23 A I have always been aware that Laura was very
24 active physically, a lot of workouts at the gym and biking.
25 So I knew that she was quite concerned about the effect on

1 her health, so I knew she was worried about that and trying
2 to get her health back and trying to get her life back on
3 track.

4 **Q And in your conversations since then you began**
5 **discussing her drinking have you seen improvement in that**
6 **regard?**

7 A Oh, very much so.

8 **Q And how would you describe those improvements?**

9 A Well, just that she's more focused than she
10 had been in two or two and half years prior.

11 **Q And you said that she took the death of her**
12 **father particularly rough. How did she cope with that**
13 **death?**

14 A Well, by reaching out to family and friends
15 like myself and worked through the emotions of all that.

16 **Q Do you have any concerns about Ms. Kennell's**
17 **ethics or honesty?**

18 A No, not at all.

19 **Q Do you have any concerns about her ability to**
20 **teach children just based on your experiences with her?**

21 A No, not at all. And I have actually -- one of
22 the things that I admire about Laura -- it's one of the
23 things that we have talked about a number of times because
24 back in the 1980's when I was married I had a stepson that
25 lived with me that had cerebral palsy and so I had several

1 years of knowing how difficult it can be to cope with
2 children with special needs.

3 MR. HOLLINGSHEAD: All right. I don't have
4 any other questions for Mr. Hoffman?

5 MS. MORROW: Okay. Thank you, Counsel.
6 Mr. Dreisilker, do you have questions for this witness?

7 MR. DREISILKER: No, I don't.

8 MS. MORROW: Okay. Thank you. Thank you,
9 Mr. Hoffman. I believe that is going to be all.

10 A Okay.

11 MS. MORROW: We appreciate you taking the time
12 to be a witness in this case.

13 A Okay. Happy to do it.

14 MS. MORROW: Counsel, you may proceed.

15 MR. HOLLINGSHEAD: The respondent would call
16 Laura Kennell.

17 LAURA KENNEL, having been duly sworn, testifies as
18 follows:

19 EXAMINATION

20 QUESTIONS BY MR. HOLLINGSHEAD:

21 Q Laura, would you please state and spell your
22 name for the record?

23 A Laura, L-a-u-r-a; Kennell, K-e-n-n-e-l-l.

24 Q How long have you had your teaching
25 certificate in the State of Missouri?

1 A I got it in 1994. It was my first teaching
2 position.

3 **Q And in your capacity as a teacher what kind of**
4 **jobs have you had over the years and what kind of students**
5 **have you been working with?**

6 A I have had variety of ages and disability
7 types. I taught special education for 17 years. Part of
8 that time with the City of St. Louis with severally
9 behavioral disorder. That was my first job from '94 to
10 '97. Then I went to St. Louis for Special School District
11 of St. Louis County and I worked in the Normandy school
12 district under Anna Slaughter, a very good person. I
13 worked at the North Bell Ridge Intermediate School with
14 cross categorical room. At that time I moved out to
15 California where I have relatives and family to help with a
16 relative and I took a job with the San Jose Unified Public
17 School District and I worked as a special education teacher
18 there for two years. Then I moved back, partly due to the
19 cost of living. I moved back to the Special School
20 District of St. Louis County because I had a very good
21 working relationship there and enjoyed working there and at
22 that time really had an interest in working in the
23 self-contained buildings with students that had more severe
24 disabilities. And during that time at New Water and
25 Ackermann schools I had a variety of ages and disabilities

1 types but they were multiple and they were severe to
2 profound.

3 **Q I want to talk about the first DWI you**
4 **received in the St. Louis area. When did that happen?**

5 A I believe it happened in 2011. I know that
6 was when my situation was getting out of hand. My father
7 was getting very sick, he started having a lot of
8 accidents.

9 **Q Prior to that DWI would you describe what your**
10 **drinking habits were prior to all the things happened to**
11 **your father?**

12 A I was a moderate drinker. It was social. You
13 know basically when I went out to eat or something I might
14 have one or two with my dinner.

15 **Q And then when you father began getting sick,**
16 **can you describe what changes took place?**

17 A In retrospect I realized that it was
18 becoming -- it was -- I was drinking more. It was to cloth
19 my feelings. It was to subdue me. I was using it as an
20 escape. I wasn't in control of it as much.

21 **Q And then you received a second DWI; is that**
22 **correct?**

23 A Yes.

24 **Q And that was after your father passed away?**

25 A Yes.

1 **Q And I want to go to the passing of your**
2 **father, when did that happen?**

3 A It happened April 20, 2011.

4 **Q And you were present with him when he passed**
5 **away?**

6 A I was the only present, nobody else would
7 stay.

8 **Q Tell us about that experience?**

9 A It was very traumatic. I have never watched
10 anybody pass away. I'm the youngest in my family and most
11 of the family relatives live far away on the west coast or
12 the Pacific Northwest. So I didn't witness a lot of death
13 and he was -- my father are was in four different rooms in
14 the three and half weeks that he was in the hospital. You
15 know, he goes with a fall and we all think he's going to
16 come out and he doesn't come out. My mom is not
17 emotionally stable and she's -- of course she's upset and
18 so I'm trying to be strong for her and then hide my own
19 feelings and then in private I would grieve. But he was in
20 hospital and the final room he was in it was an isolated
21 room with a glass door and we had to wear robes and masks
22 when we went into room to see him and he was attached to a
23 lot of equipment. His kidneys, his liver, his heart, he
24 had a mattress -- and I was unaware of all of these things
25 so I was really being introduced to all of these things for

1 the first time. He had a warming mattress that was always
2 on top of him to keep him warm because his blood pressure
3 was low.

4 **Q What was your relationship with your father**
5 **like throughout your life?**

6 A Well, I was the last child. I have two older
7 brothers and so I was always told growing up by my mom that
8 my dad was very happy to get a girl.

9 **Q And how did you take his death?**

10 A Very hard. It still affects me.

11 **Q And I understand you also assisted in caring**
12 **for your mother?**

13 A I still am.

14 **Q And tell us about that, what does that entail**
15 **and how does that affect you?**

16 A Well, my mother and father were together for
17 55 years. She lived a very different lifestyle than I did
18 because, you know, they met as grad students and they
19 basically got married. They had their first two children,
20 my older brothers, when they were both students and whereas
21 me I'm used to living alone. So, mom was really dependent
22 on dad for a lot of things and, you know, I feel like my
23 parents sacrificed for me so I'm happy to help my mother
24 out. All of it was a shock. A lot of things mom didn't
25 know and dad made me the trustee of the will and the

1 finances. So I deal with mom's accountant. I'm at all
2 those meetings. I help her emotionally. Fortunately, we
3 live like a mile and half from each other so I'm very close
4 to her. But I have realized that drinking was just not the
5 answer in many more ways, not just legally. Health-wise it
6 was starting to it was affecting me. It was affecting my
7 work outs. It was affecting how I felt and my health
8 overall and my mental. So for me, I have found different
9 ways and I feel so much better. I feel so much better now
10 that I have been sober since June 2013. So I deal with my
11 stressors in my life, I go back to what I have always done.
12 And my way of dealing with stress and taking care of
13 myself, which I always did, to be an effective teacher
14 especially working with difficult children, we have to take
15 care of ourselves. I eat healthy -- as best I can -- I
16 work out, I'm really into riding my bicycle and lifting
17 weights, I write, I pray I listen to music, I play music.
18 That's how I do and I'm there for my mother and I will
19 always be there for her.

20 **Q And one of the other pleads of guilty that's**
21 **before this Board is related to marijuana usage. Can you**
22 **tell the tribunal about your marijuana usage in the past?**

23 A Previously it was like my drinking, it was
24 merely just social with friends not anything I did at home.
25 Not anything I needed, very minimal. So they found the

1 paraphernalia in my car when I was stopped. I had friends
2 in my car earlier and we had been smoking. My sober date
3 of June 11, 2013 is sober with alcohol and marijuana.

4 **Q And that was going to be my next question. So**
5 **the last time you drank alcohol in any capacity was when?**

6 A Friday night, June 7, 2013.

7 **Q And that would have been the same time the**
8 **last time you smoked marijuana?**

9 A Yes.

10 **Q And I understand that since your last DWI**
11 **arrest you have done some things to try to better yourself**
12 **with regard to drinking and marijuana usage; is that**
13 **correct?**

14 A Yes.

15 **Q What have you done?**

16 A I attend AA meetings. I actually started
17 attending a year ago on my own. I started out with a
18 Thursday evening meeting. I didn't know Kurt back then as
19 you can see on my log sheet. Then I kind of stopped for a
20 while and I got busy with things and then I went back and I
21 currently attend Sunday, Monday, Tuesday -- there is a
22 Sunday, Tuesday, Wednesday, Thursday. There is a Monday
23 night I go to and I just started going to and it's the last
24 entry on my log sheet at the Lindell Club and they don't
25 sign sheets. It's an all-women's group because first of

1 all I really wanted to see the Lindell Club and second of
2 all, I wanted to go to a meeting that was just women.

3 **Q How would you describe your level of**
4 **participation?**

5 A I participate a lot, 100 percent.

6 **Q And on average how many times a week would you**
7 **say you attend meeting?**

8 A I'm court mandated to attend one meeting a
9 week, but I attend anywhere from two to four meetings. I
10 have been developing relationships and long lasting
11 friendships because now I am also learning about what real
12 friendship is about.

13 **Q What does is the AA process entail? What are**
14 **you doing on a weekly or daily basis with the program?**

15 A Well, what we do is we come in and I have my
16 book in my car and I go to a variety of meetings because I
17 feel like I need that. So I make sure I go to a big book
18 meetings where we read from the book and then we discuss it
19 and how it relates our own problems. Then I also go to
20 speaker meetings. That's always nice because a speaker
21 gets up and they go into depth about their situation.
22 Whereas when people share, they don't talk that long. But
23 with both a speaker sharing and people sharing in meetings,
24 you find little things that happened to me that you can
25 relate to and it helps all of us in our progress. Then the

1 other type of meeting that I have been making a conscious
2 effort of attending are the 12 step meetings.

3 **Q How would you describe yourself as a teacher,**
4 **what kind of teacher are you?**

5 A Dedicated, high energy. I am very involved
6 especially with the population that I had been with smaller
7 numbers, I spoke to a lot of my parents on a daily basis.
8 So I always believed in the family is a structure and
9 working with the entire family.

10 **Q And in general through this entire process**
11 **what have you learned about yourself or about anything in**
12 **general?**

13 A I have learned that I have integrity and I
14 persistent with getting beyond that. That the alcohol was
15 not me. It was just masking my problems and I was using it
16 to medicate myself, per se. And that I don't need that and
17 I want to be healthy. I don't come from a family of
18 drinkers, my parents don't drink. It's been an extremely
19 embarrassing situation for me. In my cell phone I could
20 show you, I have teachers on there that call me when they
21 are out because I have only been able to substitute for the
22 past few years because I haven't been able to work
23 full-time due to the family situation. It has worked out
24 very well for me though and has made me grow and think
25 about what I want to do next with me teaching career. But

1 you know, it's kind of like -- I know there are people that
2 are teaching right now that call me, hey are you available,
3 can I preference you and put you in? I am a highly
4 recommended substitute. I know they would have done this
5 today, but honestly I was embarrassed to tell them. It's
6 not a pretty situation.

7 **Q Is there anything else that you would like to**
8 **tell the Board, just sort of a catchall question?**

9 A Yes. I actually would like to share what I
10 hope to do and what I'm preparing myself to do. I have
11 always loved algebra and calculus and math. So I look at
12 this as a turning point in my life and I am working toward
13 adding certification to teach math. I believe that -- I
14 have done two long-term stints at two different high
15 schools as a long-term math teacher and I'm also studying
16 for the math praxis. My feeling is with more and more
17 students being integrated, which I fully support with
18 supports, my honest feeling is the best place for a special
19 education teacher right now is in the regular education
20 room. I believe some of those teaching methods are
21 actually very effective with the general ed population.

22 MR. HOLLINGSHEAD: I don't have any other
23 questions.

24 MS. MORROW: Mr. Dreisilker, do you have
25 questions?

1 BY MR. DREISILKER: Yes, I do --

2 CROSS EXAMINATION

3 Q (By Mr. Dreisilker) Ms. Kennell, other than
4 teaching licenses that we mentioned earlier do you have any
5 other Missouri licenses?

6 A No, I don't.

7 Q Do you hold any other licenses in any other
8 states or countries?

9 A I had a professional license to teach in the
10 state of California that was good for two years at that
11 time.

12 Q And it has since expired?

13 A Yes, because I moved. I was in the Bay area.

14 Q So other than the substitute teaching you have
15 no other teaching assignments currently for employment?

16 A I do have a job on Friday. I have actually
17 been sick. I'm not now, I'm better. I was really bad
18 earlier this week. So the AA log sheets, I didn't -- they
19 didn't want me to come the way I was. So I'm actually
20 going to a meeting tonight and on Friday night, so. Just
21 for the record and I haven't worked because of being sick.

22 Q Where are you teaching on Friday?

23 A At Lucas Cross Elementary School.

24 Q As a substitute?

25 A Yes, yes. In a gifted education class for Ms.

1 Turner. I work at Lucas Cross a lot.

2 Q Outside of substituting do you have any other
3 employment?

4 A No, besides helping my mother out.

5 Q Okay. Previously you have worked at the
6 Special School District of St. Louis and that was
7 full-time, right?

8 A Yes, sir.

9 Q And that was until 2011 I believe?

10 A Yes, sir.

11 Q Is what was mentioned earlier?

12 A Yes, at which time I resigned.

13 Q You resigned?

14 A Yes, sir.

15 Q Were you told to resign or did you just resign
16 willingly?

17 A I resigned.

18 Q And that was because of your father and your
19 mother's situation?

20 A Yes. Partly.

21 Q And what was the other part then?

22 A I was seeking something different and at the
23 time SSC wasn't getting transfers.

24 Q And it's not related to the driving while
25 intoxicated and possession of marijuana convictions?

1 A No.

2 Q When you were first -- so the first driving
3 while intoxicated that occurred after you had resigned?

4 A Yes, I believe so.

5 Q Have you ever pleaded guilty to any other
6 crimes other than the ones that we have covered today?

7 A No, sir.

8 Q The first driving while intoxicated that's
9 Case No. 11SL-MU00666, you pled guilty to that first
10 driving while intoxicated because you actually committed
11 the crime?

12 A Yes.

13 Q And was that in the Clayton area then?

14 A Yes, it was in Clayton.

15 Q And what was the situation surrounding that?

16 A I had pulled over and I fell asleep.

17 Q And you had been drinking earlier in the
18 night?

19 A Yes, and I was tired; bad combination.

20 Q I bet. And the second Case No. 12SL-CR11168,
21 you pled guilty to driving while intoxicated and possession
22 of marijuana up to 35 grams and that's because you
23 committed the crimes of those two, right?

24 A Yes, sir.

25 Q What was the situation surrounding those

1 **events?**

2 A I was trying to escape from situations and not
3 taking care of myself and I was out with friends and made
4 very poor decisions and got into a car and drove.

5 Q **And that's when you got pulled over then?**

6 A Yes, sir.

7 Q **Now, in the first case your sentence or**
8 **actually your were given an SIS and two years probation.**
9 **Is that probation sill current?**

10 A Yes. The first expired and the second one
11 started this past summer, so I think I'm like six months
12 into it.

13 Q **So the first you completed successfully?**

14 A Yes, sir.

15 Q **Is there a probation certificate or something**
16 **that says you completed the probation?**

17 A Probably so. It was unsupervised probation.

18 Q **Okay. My next question for you is you're**
19 **currently on probation for the 12SL case?**

20 A Yes, sir.

21 Q **And that you were given an SES for the first**
22 **driving while intoxicated, correct?**

23 A What's that?

24 Q **You were sentenced to one year prison but that**
25 **sentence was suspended and you were given two years**

1 **probation?**

2 A Yes, sir.

3 **Q And you are currently on probation for that**
4 **then?**

5 A Yes, sir.

6 **Q And when is that set to expire?**

7 A Well, it would expire summer of 2015. Betty
8 Barnes is my probation officer and she is wonderful.

9 **Q So it's a supervised probation?**

10 A Yes, it's supervised.

11 **Q How often do you meet with her?**

12 A It's non-reporting but I fax her my AA logs.

13 **Q Okay. Now, October 30, 2013 it appears that a**
14 **probation revocation hearing was held?**

15 A Yes.

16 **Q And that's part of the 12SL-CR1168?**

17 A Yes, sir.

18 **Q It's reflected in Exhibit D. Now, can you**
19 **tell us why such a hearing was held?**

20 A Yes. I was ordered to wear a SCRAM, ankle
21 monitoring bracelet for 90 days. In the beginning of that
22 90 day thing, I used products that had alcohol in them and
23 there was a variety of -- because those brace do not
24 discriminate between types of alcohol and it was a very low
25 spike and we went to court about that in St. Louis County.

1 **Q What kind of products did you use?**

2 A Skin, hair, I ate foods that they never told
3 me about. There was cheesecake and I had prescription,
4 which I have if I need to get that that I used in a
5 hearing, that I was for my ears because I couldn't use
6 alcohol. I have very small -- my left ear especially --
7 has a small ear canal. So in order to get water out of it
8 I sprayed alcohol, just rubbing alcohol. So, you know, I'm
9 wracking my brain because I know I haven't drank, how did
10 this thing. Then from reading the graph and talking to
11 other people that are more familiar with the SCRAM devices,
12 they said that spike is like really small. If you had
13 drink it would be like less than a drink. So I'm wracking
14 my brain and I'm finally looking on the computer alcohol
15 comes in many different forms and not just the type you
16 drink. So I have the prescription with me now too because
17 we used it as evidence in that hearing and I discovered a
18 product -- an ingredient that has alcohol in it because it
19 was prescribed from my doctor for the bacterial infection
20 in my ear because the water didn't come out.

21 **Q And it's your opinion that triggered the**
22 **bracelet?**

23 A Yes.

24 **Q And it appears also that the hearing was held**
25 **and that you were allowed to continue your probation?**

1 A Yes, sir.

2 Q And you said earlier that set to expire in
3 June of 2015?

4 A Yes, I believe it is June of 2015.

5 Q Okay. What other conditions for your
6 probation do you have to fulfill?

7 A Well, I have already completed everything else
8 because I was -- my first concern was to get my driver's
9 license back so I have that back. So I immediately paid
10 all of my fines and dues. I did the 90 days with the
11 bracelet, I have the interlock device in my car for two
12 years. I attend AA meetings. I completed the VIP, that's
13 one evening, that was really good this time too. The first
14 one was not so much. The second one that I had in St.
15 Louis County was a lot more effective because they had a
16 woman come whose son was killed by a drunk driver.

17 Q Can you explain what a VIP stands for?

18 A Victim Impact Panel. And then I also had to
19 attend 75 hours of the SATOP and it was very, very good.
20 The counselors are really good. I had to go to both group
21 educational and counseling and then I had to do individual
22 counseling and then I had to get all of that completed
23 before applying to get my driver's license back.

24 Q So then the only other condition you had to
25 fulfill was attending the AA meetings for the rest of the

1 **probation term?**

2 A Uh-huh, and also having the interlock device
3 in my car.

4 Q **Since these convictions, you know, we have**
5 **heard evidence about what you have done to rehabilitate**
6 **yourself. Are you intent on continuing with AA?**

7 A I intend on continuing even after I don't have
8 to go because, you know, it's also about self-improvement
9 and you work on things. You know, once you get rid of the
10 alcohol then you have your own things to work on.

11 Self-improvement, improving your relations with people and
12 it's amazing how much difference it is. I'm still a work
13 in progress. But once that clouds lifts you can start to
14 see things clearer and you have a lot -- you're a lot more
15 relaxed and calm.

16 Q **Now we have mentioned earlier that you had**
17 **found an outlet in drinking and that you found other**
18 **outlets, exercise being one of them, right?**

19 A Yes.

20 Q **Do you have any other outlets that you're**
21 **using now?**

22 A I always used that. I just had forgot about
23 how much that was to me and it became -- alcohol was
24 conflicted with that too. So, you know, I was starting to
25 realize that not just with legal issues but the alcohol was

1 really affecting other aspects of my life. Maybe I'm older
2 too, but the recovery time is just -- I just couldn't do
3 it. There is so many different positives to not drinking.
4 Also you could just talk about the money alone. But
5 exercise and also animals -- that was another thing I had
6 to do 40 hours of community service.

7 **Q What animals are you talking about?**

8 A Well, I always loved animals. I always did
9 growing up, both my parents were scientist. So I did part
10 of my community hours at the Veteran's Parade downtown in
11 St. Louis. I did that in the morning, Saturday morning,
12 and then I figured I would want to do something that I
13 enjoy doing. I went to Stray Rescue and I'm still a
14 volunteer there. So even though I don't have to go for the
15 hours, I go because I have been wanting to go there anyway.

16 **Q How often do you volunteer there?**

17 A I had been going on Sunday evenings because
18 they need people, but I didn't go this last Sunday because
19 like I said I have been sick.

20 **Q Earlier you mentioned when we were talking**
21 **about the 12SL driving while intoxicated conviction that**
22 **you had been out with friends that night drinking and**
23 **smoking marijuana, do you still associate with those**
24 **friends?**

25 A No, I don't.

1 **Q Do you plan on associating with those friends?**

2 A No, I don't. No, they are not here for me
3 now.

4 **Q You have found other friends that can support**
5 **you and help you and serve as outlet?**

6 A Yes.

7 MR. DREISILKER: I have nothing further for
8 you.

9 MR. HOLLINGSHEAD: Just a couple follow up
10 questions.

11 **Q (By Mr. Hollingshead) Just for the record,**
12 **while you were on that SCRAM device as part of your**
13 **probation did you consume alcohol?**

14 A No, I did not.

15 **Q And they did continue with probation after we**
16 **had a hearing there with Judge Schrader; is that correct?**

17 A Yes, sir.

18 **Q And if you don't recall this that's okay, but**
19 **did the peak BAC on the report for SCRAM was approximately**
20 **.02?**

21 A I don't know. I have those with me but no, I
22 don't remember.

23 **Q It was a low BAC?**

24 A Yeah.

25 MS. MORROW: Thank you. Do you have any other

1 witnesses?

2 MR. HOLLINGSHEAD: No, ma'am.

3 MS. MORROW: Do you have any other exhibits?

4 MR. HOLLINGSHEAD: No, ma'am. The only thing
5 we have are just a handful of cases for your review just at
6 your convenience that's it.

7 MS. MORROW: Okay. Thank you. Are you ready
8 to close?

9 MR. HOLLINGSHEAD: Yes, ma'am.

10 MS. MORROW: If you would like to go ahead
11 with your closing statement.

12 CLOSING STATEMENT

13 MR. HOLLINGSHEAD: I would just reiterate
14 exactly what I said in the opening, but I don't want to
15 beat a dead horse here. The first question that has to be
16 decided by the Board is are these crimes of moral
17 turpitude. Again, the Brie case is clear that for these
18 types of crimes, which are not specifically enumerated in
19 the statute, we have to go further than just did the crime
20 get committed. That's been well established here today,
21 there is no question about that. What hasn't been
22 established is that anything that occurred within these
23 crimes was particularly moral turpitude. Was there fraud,
24 lying to the police; those are things that could take place
25 during a DWI investigation or an arrest for possession of

1 pot. Hiding the pot in the car or something to that
2 effect, I think those are the types of situations that the
3 case is really referencing that could cause this board or
4 any board to say this is not necessarily a crime of moral
5 turpitude but the facts make it a crime of moral turpitude.
6 There is no such evidence here today, so I think in that
7 regard we don't have to go any further. But if you were
8 going to go further I think the testimony here today is
9 that Ms. Kennell recognizes she has a problem, which
10 undoubtedly is the first thing that people have to do and
11 has done a lot of things to improve her life. She has done
12 the Alcoholics Anonymous, which you have the log sheets
13 for, very consistent and very regular since the incident.
14 She is doing a lot of things just personally to try to make
15 sure she is not going to fall back into a situation where
16 this is not going to happen again.

17 I would also point out to you for whatever
18 purpose there is to it, all of this really did begin with
19 some very serious situations that occurred within
20 Ms. Kennell's life that she has been able to recover from
21 since. So it's our hope that we'll never be here again and
22 she can go on with her teaching and continue doing a good
23 job as she has in the past.

24 MS. MORROW: Okay. Thank you, Counsel.

25 MR. DREISILKER: May I proceed?

1 CLOSING STATEMENT

2 MR. DREISILKER: The evidence has shown that
3 Ms. Kennell holds a teaching certificate issued by the
4 Department and that she also committed three different
5 crimes: Driving while intoxicated in the first case
6 11SL-MU00666; driving while intoxicated in the second case
7 and possession of up to 35 grams of marijuana and that's
8 12SL-CR11168. Ms. Kennell's conviction of crimes the
9 Department would argue involve moral turpitude and
10 constitutes cause to discipline her certificates pursuant
11 to Section 168.071. The Missouri Supreme Court has defined
12 moral turpitude as an act that is contrary to the accepted
13 and customary rules and duties between people or an act
14 done contrary to justice, honesty, modesty and good morals
15 and that's In Re: Frick 694SW2D473.

16 In Re: Bray versus Missouri Department of
17 Elementary and Secondary Education, which the hearing
18 officer is probably very familiar with defines three
19 different categories or classifications of crimes involving
20 moral turpitude. Here, the third category crimes that may
21 be saturated with moral turpitude is probably the
22 classification that these crimes and instances fall into.
23 Here we have a Category 3 crimes that do involve moral
24 turpitude because we have to look to the circumstances.
25 Here Ms. Kennell has demonstrated a pattern of driving

1 while intoxicated and possession of marijuana. A recent
2 administrative hearing case, while it's doesn't have
3 presidential value but it could be influential in the sense
4 that the AHC found that multiple instances of driving while
5 intoxicated and to, "display a persistent disregard for the
6 law and for the danger of the public that such conduct
7 involves." They found that various multiple offenses of
8 driving while intoxicated are crimes of moral turpitude and
9 that's Berry versus the Missouri Real Estate Commission,
10 Case No. MOADMIN12-0307RE.

11 Further Missouri courts have held that
12 narcotics offenses involve moral turpitude. So, the
13 Department's recommendation here is that while the facts
14 warrant discipline, they do not warrant the level of
15 revocation. So we ask that the board consider the evidence
16 and impose the appropriate level of discipline that the
17 board deems so. Thank you.

18 MS. MORROW: Okay. Well, thank you, Counsel.
19 In that case the hearing will conclude at this time. We
20 will let the record show that at this time Ms. Kennell was
21 notified of the hearing and she was here personally through
22 her counsel. This matter will be brought before the State
23 Board of Education at an date and time set by the
24 Commissioner of Education. Before I go off the record, I
25 wanted to point out that the time is 10:22 a.m.

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(Hearing concluded at 10:22 a.m.)

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CERTIFICATE OF REPORTER

STATE OF MISSOURI)
) ss.

COUNTY OF COLE)

I, Jenna Petree, Certified Court Reporter
#1347(T), do hereby certify that the witness whose
testimony appears in the foregoing deposition was duly
sworn by me; that the testimony of said witness 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 deposition 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.

Certified Court Reporter

To whom it may concern:

1 of 3

I have known Laura Kennell since August 2013. From that time, I have seen her attend and participate in several AA meetings in the U. City area each week. She has shared many personal challenges and accomplishments with myself and others.

Laura has grown in the program and in her personal affairs. Today she has more energy than she did previously. She is happier, calmer, more relaxed, and smiles more frequently. Her overall demeanor is much healthier and much more positive than it was six months ago. Laura is now able to accept personal hardships and discuss her fears and frustrations with other people. She does not feel sorry for herself. She has made great strides to rebuild her life in sobriety and hopes to restore her career to a level of excellence.

She embraced her Community Service work with rescue animals. Laura has

FIVE STAR
★★★★★

FIVE STAR
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FIVE STAR
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dogs that have touched her heart and shared photos of them with me. Throughout the duration of her Community Service work, she still attended as many weekly AA meetings as possible. Laura enjoyed her Community Service work so much that she continued to volunteer after the completion date.

On Tuesday~~s~~ evenings, I attend a Fellowship dinner at a local restaurant with six to eight other women in AA. Laura is also a member of this intimate group, as are both of our sponsors in AA. This is a time where we socialize, share our strength, hope and friendship with one another. Above all, it is an opportunity for us to learn how to form new healthy relationships and honest friendships in sobriety.

At this time, I believe Laura would be a phenomenal teacher. I would be honored if she would tutor my seven year old step daughter, as she is currently one year behind her.

grade level in grammar and reading comprehension.

For verification of any information in this letter, I can be reached at the following address:

Natalie Beller

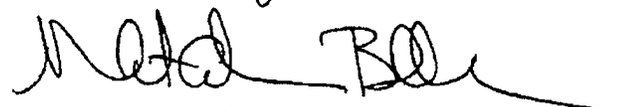
1344 Woodruff Ave.

St. Louis, MO 63133

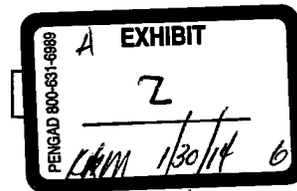
(314) 218-0647

natalees709@gmail.com.

Sincerely,


Natalie Beller

January 24, 2014



Joi Wright

Teachers Assistant

Normandy Early Childhood Center Rm. 103

To Whom It May Concern:

When Ms. Buehler is absent, I request Ms. Laura Kennell to substitute in our classroom. She is excellent with the students and I am confident with her abilities as an instructor and her character as a person. I know that she quit drinking alcohol last summer, and she tells me she feels better mentally and physically. I always try to get her to work in my classroom if she is available.

Sincerely,

Ms. Joi Wright

AA Attendance Sheet

4 EXHIBIT
3
 KCM - 1/30/14 7

Date	Group #	Meeting Place	Signed By	Title
7/28	686	Holy Communion	[Signature]	Chair
7/30	12	First Presbyterian	[Signature]	Chair
8/1	576	H-C	[Signature]	
8/4	686	Holy Communion	[Signature]	Chair
8/13	12	First Presbyterian	[Signature]	Jason Sparks (Chair)
8/15	576	Gateway	[Signature]	Chair
8/16	686	Holy Communion	[Signature]	
8/25	686	Holy Communion	[Signature]	Chair
9/3	12	First Presbyterian	[Signature]	Jason Sparks (Chair)
8 Sept 13	686	Holy Communion	[Signature]	CHAIR
15 Sept 13	686	Holy Communion	[Signature]	CHAIR
22 Sept 13	686	Holy Communion	[Signature]	Chair
7 Oct 13	12	First Presbyterian	[Signature]	Chair
2 Oct 13	686	Holy Communion	[Signature]	Chair
6 Oct 13	686	Holy Communion	[Signature]	CHAIR
3 Oct 13	12	First Presbyterian	[Signature]	Chair
10 Oct 13	576	Gateway	[Signature]	Chair
13 Oct 13	686	Holy Communion	[Signature]	CHAIR
10-14-13	156	OLIVE BRANCH	ERNEST W.	CHAIR PERSON
10-15-13	12	First Pres	[Signature]	Chair
20 Oct 13	686	Holy Communion	[Signature]	CHAIR
1 Oct 13	12	First Presbyterian	[Signature]	Chair
2-124	576	Ch. Holy Communion	[Signature]	Chair
27 Oct 13	686	Holy Communion	[Signature]	CHAIR
10/30	Primary Presb.	Holy Communion	[Signature]	Chair
11/3/2013	686	Holy Communion	[Signature]	Chair
11/5/2013	12	First Pres	[Signature]	Speaker
6 Nov 13	686	Holy Communion	[Signature]	CHAIR
11/10/13	686	Holy Communion (Group 686)	[Signature]	Jason Sparks - Chair
11/13/13	686	Holy Communion (Group 686)	[Signature]	Christian R - Chair

Laura Kennell

Name

St Louis County Probation
 7900 Forsyth, Room B-10
 Clayton, MO 63105
 FAX (314) 615-4685
 Phone (314) 615-4770

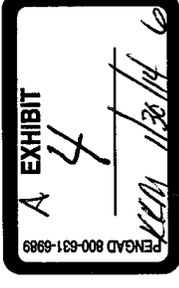
Frank Flinn
 725-4331

ALTERNATIVE COMMUNITY SERVICE DIVISION

Client	Mtg Date	Mtg Time	Signature
LAURA KENNELL	5-9-13	7:30 DELMAR & JACKSON	<i>Raphael De la Berg</i>
LAURA KENNELL	5-16-13	7:30 DELMAR & JACKSON	<i>Raphael De la Berg</i>
LAURA KENNELL	5-23-13	7:30 DELMAR & JACKSON	<i>Raphael De la Berg</i>
LAURA Kennell	5-30-13	7:30 DELMAR & JACKSON	<i>Raphael De la Berg</i>
LAURA KENNELL	6-6-13	7:30 DELMAR & JACKSON	<i>Raphael De la Berg</i>

October 30, 2013

RE: Laura Kennell



To Whom It May Concern:

Laura Kennell completed the Clinical Intervention Program of SATOP on October 2, 2013. In her time in this program, Laura spoke openly about her alcohol use and her intent to maintain sobriety. She seemed to understand the consequences of continued use and seemed willing to do the work to maintain sobriety. She reported regular and active AA meeting attendance. She reported that she was working with a sponsor in AA. Laura's time in our program seemed to be successful and prognosis for prevention of future DWI experiences is favorable.

If you have any questions, please contact me through the Liberty Program at 314-434-9441.

With Regards,

A handwritten signature in black ink that reads "John Mullen".

John Mullen CRADC

Substance abuse Counselor.



Certificate Status

- ▶ DESE
 - ▶ Profile
 - ▶ Payments
 - ▶ DESE Work Log
 - ▶ Evaluation Entry
 - ▶ DIST Work Log
 - ▶ Fingerprint Entry
 - ▶ Employer Pass Entry
 - ▶ **Certificate Status**
 - ▶ Application Status
 - ▶ Approved Programs
 - ▶ Caseloads
 - ▶ Ednet.org
 - ▶ Registration Exp
 - ▶ Reports
 - ▶ Tools & Utilities
 - > User Guide
 - > Home Page/Support
 - > Admin Tools
 - > Student Services
 - > Address
 - > Speech Language Cert
 - > ALE
 - > ARTE
 - > Recruitment
 - > Non-MO Educators
 - > TAC Certificate
 - > Upgrade All Cert
 - > Upgrade Visuals (10 Year Exp)
 - > Upgrade Professionals
 - > Previous Cert
 - > Extension Cert
 - > Adult Education Materials
 - > Career Education Coordinator
 - > Career Services Coordinator
 - ▶ Sub Cert Log
 - ▶ Non-Public PE Reporting
 - ▶ Search Sub Certs
 - ▶ Appl Cert Receipt
 - ▶ Monitorances
 - ▶ Payment Progress
 - ▶ Web Application Menu
 - ▶ Help/Questions
 - ▶ Log Out
 - ▶ Admin Settings

> Selection Criteria

Educator ID: 198490 Social Security Number: [REDACTED]

Name: LAURA S KENNEL

Address: 7820 BIRCHMONT DRIVE

City: ST LOUIS State: MO Zip: 63130-1205

Personal Phone: (314) 727 - 4863

Work Phone: (314) 369 - 0463

Email Address: LKENNELL@SBCGLOBAL.NET

3 record(s)

Subject Area/Grade Level	Classification	Effective Date	Expiration Date	Analysis Indicator	Status
LEARN DISABLED K-12	CAREER CPC	06/08/2004	06/08/2103	COLLEGE RECOMMENDED	ISSUI
BEHAV DISORDER K-12	CAREER CPC	06/08/2004	06/08/2103	COLLEGE RECOMMENDED	ISSUI
ELEMENTARY ED 1-8	CAREER CPC	06/08/2004	06/08/2103	COLLEGE RECOMMENDED	ISSUI

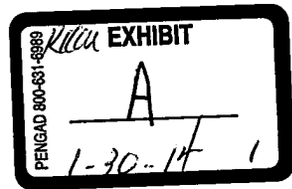
[View Certificate](#)

> Evaluations

0 record(s)

Subject Area/Grade Level	Evaluation Date	Status	Evaluation
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Email: certificatenet@desemo.gov
 Current User: KMILLERS Last Modified User: CONVERSION_05312011 Last Modified Date: 5/28/2011 7:04:03 PM
 "Missouri public schools...the best choice...the best results!"
[Online Privacy/Security Policy](#)



Year: 2003

Supv: BERREY

096-119 SPECL. SCH. DST. ST. LOUIS CO. Class/Org: A - K12 Dist Yrs Exp: 2 Degree: BACC

Schl	Pos	FTE	CTE	Asgn	Course	No/Name	Seq	Gr	Pr	DS	S	Min	Crdt	Enr	AC	AC MSG	HQ	HQ MSG	Lt Sirt	Erly End
4029	60	1		4	197700	MULT HAND	0	16	06	G	0	500	0	2	Y		Y			
				3	197300	MEN HAND	0	16	06	G	0	541	0	2	Y		Y			
				1	990000	PLAN TIME	0				0	250	0	0						
				2	190810	SEVERE HND	0	16	06	G	0	509	0	2	Y		Y			
				5	991900	SE CONTACT	0				0	0	0	38						

CA Comment: ASSTED BY COOPER 494565832,MULLEN 282823458

Year: 2004

Supv: BERREY

096-119 SPECL. SCH. DST. ST. LOUIS CO. Class/Org: A - K12 Dist Yrs Exp: 3 Degree: BACC

Schl	Pos	FTE	CTE	Asgn	Course	No/Name	Seq	Gr	Pr	DS	S	Min	Crdt	Enr	AC	AC MSG	HQ	HQ MSG	Lt Sirt	Erly End
4029	60	1		3	197300	MEN HAND	0	16	06	C	0	1008	0	4	Y		Y			
				4	197700	MULT HAND	0	16	06	C	0	542	0	2	Y		Y			
				2	990000	PLAN TIME	0				0	250	0	0						
				1	991900	SE CONTACT	0				0	0	0	31						

CA Comment: ASSTED BY COOPER 494565832,MELTON 489562408

ED Comment: #

Year: 2005

Supv: BERREY

096-119 SPECL. SCH. DST. ST. LOUIS CO. Class/Org: A - K12 Dist Yrs Exp: 4 Degree: BACC

Schl	Pos	FTE	CTE	Asgn	Course	No/Name	Seq	Gr	Pr	DS	S	Min	Crdt	Enr	AC	AC MSG	HQ	HQ MSG	Lt Sirt	Erly End
4029	60	1		1	195000	DSI SPEC	0	01	06	SC	0	306	0	1	Y					
				4	198600	CASE MNAGE	0	16	06		0	0	0	5	Y		Y			
				6	991900	SE CONTACT	0				0	0	0	27						
				5	990000	PLAN TIME	0				0	250	0	0						
				2	195000	DSI SPEC	0	03	06	SC	0	1244	0	4	Y					

CA Comment: "ASSTED BY COOPER 494565832,MELTON 489562408"

ED Comment: #

Year: 2006

Supv: BERREY

096-119 SPECL. SCH. DST. ST. LOUIS CO. Class/Org: A - K12 Dist Yrs Exp: 5 Degree: BACC

RUN DATE: 1/25/2013

STAFF ASSIGNMENTS REPORT

RUN TIME: 1:22:41 PM

KENNEL, LAURA

1/24/2013

Schl	Pos	FTE	CTE	Asgn	Course	No/Name	Seq	Gr	Pr	DS	S	Min	Crdt	Enr	AC	AC MSG	HQ	HQ MSG	Lt Sirt	Erly End
4029	60	1		1	195000	DSI SPEC	0	K	06	SC	0	1550	0	2	Y		G			
				5	990000	PLAN TIME	0				0	250	0	0						
				6	991900	SE CONTACT	0				0	0	0	9						
				4	198600	CASE MNGAGE	0	16	06		0	0	0	6	Y		Y			

CA Comment: ASSISTED BY DOOLEY 497545252,ROSS 489986040

ED Comment: %

Year: 2007

Supv: TAYLOR

096-119 SPECL. SCH. DST. ST. LOUIS CO. Class/Org: A - K12

Dist Yrs Exp: 6 Degree: BACC

Schl	Pos	FTE	CTE	Asgn	Course	No/Name	Seq	Gr	Pr	DS	S	Min	Crdt	Enr	AC	AC MSG	HQ	HQ MSG	Lt Sirt	Erly End
4029	60	1		1	195000	DSI SPEC	0	16	06	SC	0	1550	0	6	Y		G			
				5	990000	PLAN TIME	0				0	250	0	0						
				6	991900	SE CONTACT	0				0	0	0	28						
				4	198600	CASE MNGAGE	0	16	06		0	0	0	6	Y		Y			

CA Comment: ASSISTED BY SHEETS 488446336,WISE 497786587

ED Comment: %

Year: 2008

Supv: TAYLOR

096-119 SPECL. SCH. DST. ST. LOUIS CO. Class/Org: A - K12

Dist Yrs Exp: 7 Degree: MAST

Schl	Pos	FTE	CTE	Asgn	Course	No/Name	Seq	Gr	Pr	DS	S	Min	Crdt	Enr	AC	AC MSG	HQ	HQ MSG	Lt Sirt	Erly End
4029	60	1		1	195000	DSI SPEC	0	16	06	SC	0	1550	0	6	Y		G			
				5	990000	PLAN TIME	0				0	250	0	0						
				32	195000	DSI SPEC	0	16			0	0	0	7	Y					

CA Comment: ASSISTED BY SHEETS 488446336,WISE 497786587

ED Comment: %

Year: 2009

Supv: TAYLOR

096-119 SPECL. SCH. DST. ST. LOUIS CO. Class/Org: A - K12

Dist Yrs Exp: 8 Degree: MAST

Schl	Pos	FTE	CTE	Asgn	Course	No/Name	Seq	Gr	Pr	DS	S	Min	Crdt	Enr	AC	AC MSG	HQ	HQ MSG	Lt Sirt	Erly End
4029	60	1		2	195000	DSI SECORE	0	16	06	SC	0	150	0	4	Y		G			
				6	195000	DSI SECORE	0	16	06	SC	0	150	0	4	Y		G			
				1	990099	ADV/HMRM	0	16			0	0	0	4	Y					
				8	990000	PLAN TIME	0				0	250	0	0						
				3	195000	DSI SECORE	0	16	06	SC	0	450	0	4	Y		G			
				4	195000	DSI SECORE	0	16	06	SC	0	150	0	4	Y		G			
				5	195000	DSI SECORE	0	16	06	SC	0	300	0	4	Y		G			

Year: 2010

7	195000	DSI SECORE	0	16	06	SC	0	150	0	4	Y	G
---	--------	------------	---	----	----	----	---	-----	---	---	---	---

096-119 SPECL. SCH. DST. ST. LOUIS CO. Class/Org: A - K12
 Supv: TAYLOR
 Degree: MAST
 Dist Yrs Exp: 9

Schl	Pos	FTE	CTE	Asgn	Course	No/Name	Seq	Gr	Pr	DS	S	Min	Crdt	Enr	AC	AC MSG	HQ	HQ MSG	Lt	Sirt	Erly	End
4029	60	1		1	195000	DSI SECORE	0	16	06	SC	0	250	0	3	Y		G					
				3	990099	ADV/HMRM	0	16			0	75	0	3	Y							
				4	195000	DSI SECORE	0	16	06	SC	0	250	0	3	Y		G					
				2	195000	DSI SECORE	0	16	06	SC	0	250	0	3	Y		G					
				5	195000	DSI SECORE	0	16	06	SC	0	250	0	3	Y		G					
				7	195000	DSI SECORE	0	16	06	SC	0	250	0	3	Y		G					
				8	195000	DSI SECORE	0	16	06	SC	0	250	0	3	Y		G					
				6	990000	PLAN TIME	0	16			0	250	0	0								

Year: 2011

096-119 SPECL. SCH. DST. ST. LOUIS CO. Class/Org: A - K12
 Supv: VACANT
 Degree: MAST
 Dist Yrs Exp: 10

Schl	Pos	FTE	CTE	Asgn	Course	No/Name	Seq	Gr	Pr	DS	S	Min	Crdt	Enr	AC	AC MSG	HQ	HQ MSG	Lt	Sirt	Erly	End
4029	60	1		1	990099	ADV/HMRM	0	16		SC	0	75	0	5	Y							
				6	195000	DSI SECORE	0	16	06	SC	0	250	0	5	Y		H					
				5	195000	DSI SECORE	0	16	06	SC	0	250	0	5	Y		H					
				8	990000	PLAN TIME	0				0	250	0	0								
				7	195000	DSI SECORE	0	16	06	SC	0	250	0	5	Y		H					
				4	195000	DSI SECORE	0	16	06	SC	0	250	0	5	Y		H					
				2	195000	DSI SECORE	0	16	06	SC	0	250	0	5	Y		H					
				3	195000	DSI SECORE	0	16	06	SC	0	250	0	5	Y		H					

11SL-MU00666 CITY OF CLAYTON V LAURA S KENNEL Security Level: 1 Public

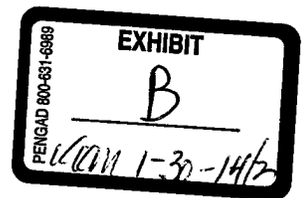
Case Type: CC Municipal Cert/TDN **Case Filing Date:** 31-May-2011
Status: Costs &/or Fines Paid in Full
Disposition: Guilty Plea **Disposition Date:** 23-Aug-2011
OCN#: Not on File
Arresting Agency: MO0951400

Release/Status Reason
Change Date

Judge LAWRENCE J PERMUTER JR (23054)
Plaintiff CITY OF CLAYTON (CLAY)
Defendant LAURA S KENNEL (@391754)
DOB: 08-Apr-1963
Attorney for Defendant JOSEPH PEGGS WELCH(52414)
Municipal Prosecuting Attorney DAROLD E CROTZER JR (19434)

Accident/DWIBAC: DWI **Officer Badge No.:** 0265

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JUL 30 2013



Case continued from previous page.

11SL-MU00666 CITY OF CLAYTON V LAURA S KENNEL Security Level: 1 Public

Charge #	Charge Date	Charge Code	Charge Description
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Original Charge: 1 10-Feb-2010 9366000 Parked Causing Obstruction (**Ordinance RSMo :**)

Ticket No: 080816905

Disposition: 18-Aug-2011 Guilty Plea

Order Date: 18-Aug-2011

Sentence or SIS: Fine
Start Date: 18-Aug-2011

Fine Amount: \$ 100.00

Original Charge: 2 10-Feb-2010 9143500 Dwi - Alcohol (**Ordinance RSMo :**)

Ticket No: 080816906

Disposition: 18-Aug-2011 Guilty Plea

Order Date: 18-Aug-2011

Sentence or SIS: Suspended Imposition of Sent.
Start Date: 18-Aug-2011

Length: 24 Months

Text: COMPLETE VIP PROGRAM; NO DRINKING WITHIN 8 HRS OF DRIVING; SUBMIT TO CHEMICAL TESTS WHEN DRIVING AT REQUEST OF LAW ENFORCEMENT; RECOUPMENT OF \$131.00

Original Charge: 3 10-Feb-2010 9133500 Possess Marijuana (**Ordinance RSMo :**)

Ticket No: 080816907

Amended To: 3 10-Feb-2010 9365000 Illegal Park - Taxi/Limo/Bus Stand (**Ordinance RSMo :**)

Ticket No: 080816907

Disposition: 18-Aug-2011 Guilty Plea

Order Date: 18-Aug-2011

Sentence or SIS: Fine
Start Date: 18-Aug-2011

Fine Amount: \$ 200.00

Original Charge: 4 10-Feb-2010 9134000 Possess Drug Paraphernalia (**Ordinance RSMo :**)

Ticket No: 080816908

Amended To: 4 10-Feb-2010 9365000 Illegal Park - Taxi/Limo/Bus Stand (**Ordinance RSMo :**)

Ticket No: 080816908

Disposition: 18-Aug-2011 Guilty Plea

Order Date: 18-Aug-2011

Sentence or SIS: Fine
Start Date: 18-Aug-2011

Fine Amount: \$ 200.00

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JUL 30 2013

Case continued from previous page.

11SL-MU00666 CITY OF CLAYTON V LAURA S KENNEL Security Level: 1 Public**Program:** PROBATION**Agency:** ST LOUIS COUNTY DEPT OF JUSTICE
SERVICES**Associated To:** Charge 2**Classification:** SUPERVISED**Start Date:** 18-Aug-2011**Due to End** 18-Aug-2013

<u>Filing Date</u>	<u>Description</u>	
31-May-2011	Judge Assigned	TAYLORAL
	Request for Jury Trial Filed	TAYLORAL
	Certified to Circuit Court	TAYLORAL
24-Jun-2011	Certification Hearing Sched	TAYLORAL
	Scheduled For: 18-Aug-2011; 1:30 PM; LAWRENCE J PERMUTER JR; Setting: 0; St Louis County	
18-Aug-2011	Defendant Sentenced	BROWNMOL
	ALLOCUTION - Yes	
	Sentence Date: 18-Aug-2011; Sentence: Fine	
23-Aug-2011	Guilty Plea	BROWNMOL
	Scheduled For: 18-Aug-2011; 1:30 PM; LAWRENCE J PERMUTER JR; Setting: 0; St Louis County	
	Record of Traffic Disp Issued	DBSWREP
	The Traffic Disposition was sent electronically to DOR and MSHP for charge number 2 violation 9143500 - Dwi - Alcohol. The charge was disposed as Guilty Plea	
27-Oct-2011	Certification Hearing Sched	BROWNMOL
	Scheduled For: 02-Dec-2011; 9:00 AM; LAWRENCE J PERMUTER JR; Setting: 0; St Louis County	
30-Nov-2011	Costs &/or Fines Paid in Full	BROWNMOL
	Scheduled For: 03-Jan-2012; 9:00 AM; LAWRENCE J PERMUTER JR; Setting: 0; St Louis County	
20-Dec-2011	Hearing Continued/Rescheduled	BROWNMOL
	Hearing Continued From: 02-Dec-2011; 9:00 AM	
	Payment Review Hrng Scheduled	BROWNMOL
	Scheduled For: 03-Jan-2012; 9:00 AM; LAWRENCE J PERMUTER JR; Setting: 0; St Louis County	

RECORDED

07/30/13

In the
CIRCUIT COURT
Of St. Louis County, Missouri



File Stamp Only
FILED

City of Clayton
Plaintiff(s)

8-18-2011
Date

AUG 18 2011

vs.
Laura Kennell
Defendant(s)

11SL-MU00666 JOAN M. GILMER
Case Number CIRCUIT CLERK, ST. LOUIS COUNTY
38/Mini
Division

CERTIFIED TRAFFIC/CRIMINAL PRE-TRIAL MEMORANDUM

Cause called for trial, parties appear by and through their attorney(s) as set forth below:

Trial by jury waived by Defendant.

Charge (Count 3) amended to IP, fine of \$200.00 + CC
Count 4 amended to IP, fine of \$200.00 + CC

Defendant enters a plea of guilty to the (amended) charge(s).

(As to Count 1) Fine assessed at \$ 100.00 plus the court costs. (Stay of execution to ____.)

(As to Count 2) Imposition of sentence suspended, defendant placed on 24 months bench probation. (Defendant to pay the costs as condition of probation within ~~90 days~~ 90 days)

Charge (Count _____) nolle prosequi by the city/state.
Count _____ nolle prosequi by the city/state.
Count _____ nolle prosequi by the city/state.

Cause Continued to :

- _____ at _____ a.m./p.m. for (sentencing).
- _____ at _____ a.m./p.m. for jury waived trial. (Estimated time ____ hours/days.)
- _____ at _____ a.m./p.m. for jury trial. (Estimated time ____ hours/days.)
- Certified Trial Docket the week of _____. (Estimated time ____ hours/days.)

Cause Called. (City/State/Defendant/Parties) fail to appear.

- Cause dismissed for failure to prosecute.
- Application for Trial De Novo dismissed for failure to prosecute, previous judgment reinstated.
- Court orders a warrant for the arrest of the defendant. Bond set at \$ _____. (Cash only, no recog.)

Other: Complete VIP program, no drinking within 8 hours of driving, submit to chemical tests when driving at request of law enforcement, recoupment of \$131.00

SO ORDERED:

[Signature]
Judge

[Signature] 8/18/11
Attorney for City/State Bar No. 19434

Appearances:
[Signature]
Defendant Bar No. 52414
Attorney for Defendant 1708 Olive Bar No. _____

St. Louis, MO 63103
Phone (314) 494-9729

AKB

080816905
DIVISION

63105
COURT PHONE NO. (314) 290-8441
6:00 PM

STATE AND FALSE STATEMENTS ON THIS FORM ARE PUNISHABLE BY LAW, STATE
I HAVE PROBABLE CAUSE TO BELIEVE THAT:
ON/ABOUT (Date) AT TIME UPON/AT OR NEAR (LOCATION)
02/10/2010 0242 MARYLAND AVE N CENTRAL AVE

WITHIN CITY/COUNTY AND STATE AFORESAID,
NAME (LAST, FIRST, MIDDLE)
KENNELL, LAURA, S
STREET ADDRESS
7820 BIRCHMONT DR

CITY STATE ZIP CODE
SAINT LOUIS MO 63130-1205
DATE OF BIRTH AGE RACE SEX HEIGHT WEIGHT
04/08/1963 46 W F 505 140
DRIVERS LIC. NO. CDL: STATE
W0770576 YES NO MO
LEAVE THIS LINE BLANK

EMPLOYER
ADDRESS (Street, City, State, Zip)

DID UNLAWFULLY OPERATE/DRIVE PARK C.M.V. WITH HAZ. MAT
VEHICLE YEAR MAKE MODEL STYLE COLOR
2006 MITSUBISHI GALANT 4D RED
REGISTERED WEIGHT L I C NUMBER STATE YEAR
579RPT MO 2010

DID THEN AND THERE COMMIT THE FOLLOWING OFFENSE. THE FACTS SUPPORTING THIS BELIEF ARE AS FOLLOWS:
PARKING SO AS TO OBSTRUCT TRAFFIC OR IN UNAUTHORIZED PLACES. - 10-467

Subject taken into custody. (Complete "For Issuance of a Warrant" section on reverse side.)

DRIVING POSTED SPEED LIMIT DETECTION METHOD
MPH STATIONARY RADAR WATCH (AIR) PACE OTHER
MPH MOVING RADAR WATCH (GROUND) LASER

IN VIOLATION OF: RSMo CHARGE CODE: 94081060
350.030 ORD. IN FATAL ACCIDENT
SEAT BELT VIOLATION SPECIAL ENFORCEMENT ZONE IN ACCIDENT
NO PROOF OF INSURANCE DWI/BAC

OFFICER PO Connelly BADGE TRF/ZONE DATE
0265 2/10/2010

ON INFORMATION, UNDERSIGNED PROSECUTOR CHARGES THE DEFENDANT AND INFORMS THE COURT THAT ABOVE FACTS ARE TRUE AND PUNISHABLE BY:
RSMo ORD.

PROSECUTOR'S SIGNATURE DATE

I promise to dispose of the charges of which I am accused through court appearance or prepayment of fine and court costs.
SIGNATURE X DATE DR. LIC. POSTED
YES NO

080816906

STATE OF MISSOURI

DIVISION

IN THE CIRCUIT COURT OF St Louis County

COURT ADDRESS (Street, City, Zip)

10 N. Bemiston AVE, Clayton, MO, 63105

COURT DATE 03/03/2010 COURT TIME 6:00 PM COURT PHONE NO. (314) 290-8441

I, KNOWING THAT FALSE STATEMENTS ON THIS FORM ARE PUNISHABLE BY LAW, STATE THAT I HAVE PROBABLE CAUSE TO BELIEVE THAT:

ONABOUT (Date) 02/10/2010 AT TIME 0242 UPON/AT OR NEAR (LOCATION) MARYLAND AVE N CENTRAL AVE

WITHIN CITY/COUNTY AND STATE AFORESAID, NAME (LAST, FIRST, MIDDLE)

KENNEL, LAURA, S

STREET ADDRESS

7820 BIRCHMONT DR

CITY

SAINT LOUIS

STATE ZIP CODE

MO 63130-1205

DATE OF BIRTH

04/08/1963

AGE

46

RACE

W

SEX

F

HEIGHT

505

WEIGHT

140

DRIVERS LIC. NO.

W0770576

CDL:

YES NO

STATE

MO

LEAVE THIS LINE BLANK

EMPLOYER

ADDRESS (Street, City, State, Zip)

DID UNLAWFULLY OPERATE/DRIVE PARK C.M.V. WITH HAZ. MAT

VEHICLE YEAR 2006 MAKE MITSUBISHI MODEL GALANT STYLE 4D COLOR RED REGISTERED WEIGHT LIC NUMBER 579RPT STATE MO YEAR 2010

DID THEN AND THERE COMMIT THE FOLLOWING OFFENSE. THE FACTS SUPPORTING THIS BELIEF ARE AS FOLLOWS:

INTOXICATION RELATED DRIVING OFFENSES. - 10-467

Subject taken into custody. (Complete "For Issuance of a Warrant" section on reverse side.)

DRIVING POSTED SPEED LIMIT DETECTION METHOD STATIONARY RADAR WATCH (AIR) PACE OTHER MOVING RADAR WATCH (GROUND) LASER

IN VIOLATION OF: 342.010 CHARGE CODE: 91435040 SEAT BELT VIOLATION SPECIAL ENFORCEMENT ZONE NO PROOF OF INSURANCE IN FATAL ACCIDENT IN ACCIDENT DWI/BAC

OFFICER PO Connelly BADGE 0265 TRP/ZONE DATE 2/10/2010

ON INFORMATION, UNDERSIGNED PROSECUTOR CHARGES THE DEFENDANT AND INFORMS THE COURT THAT ABOVE FACTS ARE TRUE AND PUNISHABLE BY:

PROSECUTOR'S SIGNATURE DATE

I promise to dispose of the charges of which I am accused through court appearance or prepayment of fine and court costs.

SIGNATURE X DR. LIC. POSTED YES NO

080816907

DIVISION

City of St Louis County

Street, City, Zip) AVE, Clayton, MO, 63105

COURT TIME AM PM COURT PHONE NO. 6:00 (314) 290-8441

I PROMISE THAT FALSE STATEMENTS ON THIS FORM ARE PUNISHABLE BY LAW, STATE THAT I HAVE PROBABLE CAUSE TO BELIEVE THAT:

ARREST (Date) AT TIME UPON/AT OR NEAR (LOCATION) 02/10/2010 0242 MARYLAND AVE N CENTRAL AVE

WITHIN CITY/COUNTY AND STATE AFORESAID, NAME (LAST, FIRST, MIDDLE) KENNEL, LAURA, S

STREET ADDRESS 7820 BIRCHMONT DR

CITY SAINT LOUIS STATE MO ZIP CODE 63130-1205

DATE OF BIRTH AGE RACE SEX HEIGHT WEIGHT 04/08/1963 46 W F 505 140

DRIVERS LIC. NO. W0770576 CDL: YES NO STATE MO

LEAVE THIS LINE BLANK EMPLOYER

ADDRESS (Street, City, State, Zip)

DID UNLAWFULLY OPERATE/DRIVE PARK C.M.V. WITH HAZ. MAT

VEHICLE YEAR MAKE MODEL STYLE COLOR 2006 MITSUBISHI GALANT 4D RED REGISTERED WEIGHT LIC NUMBER STATE YEAR 579RPT MO 2010

DID THEN AND THERE COMMIT THE FOLLOWING OFFENSE. THE FACTS SUPPORTING THIS BELIEF ARE AS FOLLOWS:

POSSESSION OF 35G OR LESS MARIJUANA - 10-467

Subject taken into custody. (Complete "For Issuance of a Warrant" section on reverse side.)

DRIVING POSTED SPEED LIMIT DETECTION METHOD STATIONARY RADAR WATCH (AIR) PACE OTHER MOVING RADAR WATCH (GROUND) LASER

IN VIOLATION OF: RSMo ORD. CHARGE CODE: 78710620

SEAT BELT VIOLATION SPECIAL ENFORCEMENT ZONE IN FATAL ACCIDENT IN ACCIDENT DWI/BAC

OFFICER PO Connelly BADGE 0265 TRP/ZONE DATE 2/10/2010

ON INFORMATION, UNDERSIGNED PROSECUTOR CHARGES THE DEFENDANT AND INFORMS THE COURT THAT ABOVE FACTS ARE TRUE AND PUNISHABLE BY: RSMo ORD.

PROSECUTOR'S SIGNATURE DATE

I promise to dispose of the charges of which I am accused through court appearance or prepayment of fine and court costs.

SIGNATURE X [Signature] DR. LIC. POSTED YES NO

CLAYTON

080816908

STATE OF MISSOURI

IN THE CIRCUIT COURT OF St Louis County

COURT ADDRESS (Street, City, Zip)
10 N. Bemiston AVE, Clayton, MO, 63105

COURT DATE: 03/03/2010 COURT TIME: 6:00 PM COURT PHONE NO.: (314) 290-8441

I, KNOWING THAT FALSE STATEMENTS ON THIS FORM ARE PUNISHABLE BY LAW, STATE THAT I HAVE PROBABLE CAUSE TO BELIEVE THAT:

ONABOUT (Date): 02/10/2010 AT TIME: 0242 UPON/AT OR NEAR (LOCATION): MARYLAND AVE N CENTRAL AVE

WITHIN CITY/COUNTY AND STATE AFORESAID,
NAME (LAST, FIRST, MIDDLE): KENNEL, LAURA, S
STREET ADDRESS: 7820 BIRCHMONT DR
CITY: SAINT LOUIS STATE: MO ZIP CODE: 63130-1205

DATE OF BIRTH: 04/08/1963 AGE: 46 RACE: W SEX: F HEIGHT: 505 WEIGHT: 140

DRIVERS LIC. NO.: W0770576 CDL: YES NO STATE: MO

LEAVE THIS LINE BLANK

EMPLOYER: _____
ADDRESS (Street, City, State, Zip): _____

DID UNLAWFULLY OPERATE/DRIVE PARK C.M.V. WITH HAZ. MAT

V E H I C L E	YEAR 2006	MAKE MITSUBISHI	MODEL GALANT	STYLE 4D	COLOR RED
	REGISTERED WEIGHT	L I C NUMBER	STATE	YEAR	
		579RPT	MO	2010	

DID THEN AND THERE COMMIT THE FOLLOWING OFFENSE. THE FACTS SUPPORTING THIS BELIEF ARE AS FOLLOWS:

POSSESSION OF DRUG PARAPHERNALIA - 10-467 glass pipe

Subject taken into custody. (Complete "For Issuance of a Warrant" section on reverse side.)

DRIVING MPH	POSTED SPEED LIMIT MPH	DETECTION METHOD	<input type="checkbox"/> STATIONARY RADAR	<input type="checkbox"/> WATCH (AIR)	<input type="checkbox"/> PACE	<input type="checkbox"/> OTHER
		<input type="checkbox"/> MOVING RADAR	<input type="checkbox"/> WATCH (GROUND)	<input type="checkbox"/> LASER		

IN VIOLATION OF: 215.540 RSMo CHARGE CODE: 78720500 ORD.

SEAT BELT VIOLATION SPECIAL ENFORCEMENT ZONE
 NO PROOF OF INSURANCE

OFFICER: PO Connelly BADGE: 0265 TRP/ZONE: DATE: 2/10/2010

ON INFORMATION, UNDERSIGNED PROSECUTOR CHARGES THE DEFENDANT AND INFORMS THE COURT THAT ABOVE FACTS ARE TRUE AND PUNISHABLE BY: RSMo ORD.

PROSECUTOR'S SIGNATURE: _____ DATE: _____

I promise to dispose of the charges of which I am accused through court appearance or prepayment of fine and court costs.

SIGNATURE X: *[Signature]* DR. LIC. POSTED: YES NO

I certify and attest that the above is a true copy of the original record of the Court in case number 15-11111111 as it appears on file in my office.

Issued

7-30-13



JOAN M. GILMER, Circuit Clerk
St. Louis County Circuit Court

By

[Signature]

Deputy Clerk

12SL-CR11168

ST V LAURA S KENNEL

Security Level: 1 Public

Case Type:	AC Misdemeanor	Case Filing Date:	25-Oct-2012
Status:	Guilty Plea		
Disposition:	Guilty Plea	Disposition Date:	12-Jun-2013
OCN#:	Not on File		
Arresting Agency:	MO0950000		

Release/Status Reason
Change Date

Judge	MARY BRUNTRAGER SCHROEDER (26800)		
Judge	LAWRENCE J PERMUTER JR (23054)	31-Dec-2012	Judge Transferred/Reas signed
Defendant	LAURA S KENNEL (KENLS4986)		
	DOB: 08-Apr-1963		
Attorney for Defendant	JOSEPH PEGGS WELCH(52414)		

12-20-13
12-21-13



Case continued from previous page.

12SL-CR11168 ST V LAURA S KENNELL Security Level: 1 Public

Charge #	Charge Date	Charge Code	Charge Description
Original Charge:	1	26-Nov-2011 4741500	Dwi - Alcohol - Prior Offender (Misdemeanor A RSMo : 577.010)
	Ticket No: 999999999		
Disposition:	12-Jun-2013	Guilty Plea	
Order Date:	12-Jun-2013		Sentence or SIS: Incarceration Jail
Length:	1 Years		Start Date: 12-Jun-2013
Text:	SES 1 YR; SATOP W/N 6 MOS; VIP W/N 6 MOS; NODD; 40 HRS ACS W/N 6 MOS; SHOCK TIME 10 DAYS; DEFENDATN TO SURRENDER ON 7-15-13 BY 4:00 P.M.; IID; AA MEETINGS- WEEKLY, FOR 6 MOS; 90 DAYS SCRAM AFTER SHOCK W/N 24 HRS, AND NO DRINKING FOR 90 DAYS; DRUG/ALC EVAL & TREATMENT THRU DJS; CVC;		
EXECUTION OF SENTENCE SUSPENDED			
Original Charge:	2	26-Nov-2011 3245700	Possession Of Up To 35 Grams Marijuana (Misdemeanor A RSMo : 195.202)
Disposition:	12-Jun-2013	Guilty Plea	
Order Date:	12-Jun-2013		Sentence or SIS: Suspended Imposition of Sent.
Length:	2 Years		Start Date: 12-Jun-2013
Text:	SIS 2 YRS; CONDITIONS OF PROBATION ARE SAME AS COUNT 1 ABOVE;		
Original Charge:	3	26-Nov-2011 3250400	Unlawful Use Of Drug Paraphernalia (Misdemeanor A RSMo : 195.233)
Amended To:	3	26-Nov-2011 3606000	Littering (Misdemeanor A RSMo : 577.070)
Disposition:	12-Jun-2013	Guilty Plea	
Order Date:	12-Jun-2013		Sentence or SIS: Fine
			Start Date: 12-Jun-2013
Fine Amount:	\$ 150.00		
Program:	PROBATION		Agency: ST LOUIS COUNTY DEPT OF JUSTICE SERVICES
Associated To:	Charge 1		
Classification:	SUPERVISED		
Start Date:	12-Jun-2013	Due to End	12-Jun-2015

Filing Date	Description	
25-Oct-2012	Judge Assigned	MCGEECHN
	Information Filed	MCGEECHN
	Judge/Clerk - Note 38 W	MCGEECHN
	Criminal Summons Issued Document ID: 12-CRSU-715, for KENNELL, LAURA S.	MCGEECHN

Case continued from previous page.

12SL-CR11168	ST V LAURA S KENNEL	Security Level: 1 Public
26-Oct-2012	Criminal Setting Scheduled Scheduled For: 05-Dec-2012; 9:00 AM; LAWRENCE J PERMUTER JR; Setting: 0; St Louis County	MCGEECHN
05-Dec-2012	Hearing Continued/Rescheduled Hearing Continued From: 05-Dec-2012; 9:00 AM	BILLINYM
	Criminal Setting Scheduled Scheduled For: 02-Jan-2013; 9:00 AM; MARY BRUNTRAGER SCHROEDER; Setting: 0; St Louis County CALL DOCKET	BILLINYM
	Entry of Appearance Filed Filed By: JOSEPH P WELCH	BILLINYM
31-Dec-2012	Judge Assigned Cause reassigned to Judge Mary Bruntrager Schroeder for hearing and determination effective January 1, 2013 per Presiding Judges Administrative Order.	JUDGTRANS
02-Jan-2013	Hearing Continued/Rescheduled Hearing Continued From: 02-Jan-2013; 9:00 AM	BILLINYM
	Criminal Setting Scheduled Scheduled For: 30-Jan-2013; 9:00 AM; MARY BRUNTRAGER SCHROEDER; Setting: 0; St Louis County CALL DOCKET	BILLINYM
28-Jan-2013	Filing: LETTER TO ATTORNEY OF RECORD, FROM PROSECUTING ATTORNEY, EMILY HEIDBREDER REGARDING DISCOVERY.	BILLINYM
30-Jan-2013	Hearing Continued/Rescheduled Hearing Continued From: 30-Jan-2013; 9:00 AM	BILLINYM
	Criminal Setting Scheduled Scheduled For: 27-Mar-2013; 9:00 AM; MARY BRUNTRAGER SCHROEDER; Setting: 0; St Louis County CALL DOCKET	BILLINYM
27-Mar-2013	Hearing Continued/Rescheduled Hearing Continued From: 27-Mar-2013; 9:00 AM	BILLINYM
	Criminal Setting Scheduled Scheduled For: 24-Apr-2013; 9:00 AM; MARY BRUNTRAGER SCHROEDER; Setting: 0; St Louis County CALL DOCKET	BILLINYM
24-Apr-2013	Hearing Continued/Rescheduled Hearing Continued From: 24-Apr-2013; 9:00 AM	BILLINYM
	Criminal Setting Scheduled Scheduled For: 01-May-2013; 9:00 AM; MARY BRUNTRAGER SCHROEDER; Setting: 0; St Louis County CALL DOCKET	BILLINYM
01-May-2013	Hearing Continued/Rescheduled Hearing Continued From: 01-May-2013; 9:00 AM	BILLINYM

RECEIVED

JUL 07 2013

Case continued from previous page.

12SL-CR11168	ST V LAURA S KENNEL	Security Level: 1 Public
01-May-2013	Criminal Setting Scheduled Scheduled For: 12-Jun-2013; 9:00 AM; MARY BRUNTRAGER SCHROEDER; Setting: 0; St Louis County CALL DOCKE-FOR PLEA	BILLINYM
12-Jun-2013	Defendant Sentenced Sentence Date: 12-Jun-2013; Sentence: Incarceration Jail Misd Costs Assc Tax-Reg-w/cost 30 DAYS TO PAY. Associated To: LAURA S KENNEL	BILLINYM
	Judgment CVC \$10 - Alcohol Judgment Against: LAURA KENNEL; Amount: \$10.00; Satisfied Date: Associated To: LAURA S KENNEL	BILLINYM
	Guilty Plea Scheduled For: 12-Jun-2013; 9:00 AM; MARY BRUNTRAGER SCHROEDER; Setting: 0; St Louis County CALL DOCKE-FOR PLEA	BILLINYM
13-Jun-2013	Record of Traffic Disp Issued The Traffic Disposition was sent electronically to DOR and MSHP for charge number 1 violation 4741500 - Dwi - Alcohol - Prior Offender. The charge was disposed as Guilty Plea	DBSWREP
28-Jun-2013	Order DEFENDANT SHALL SERVE SHOCK TIME OF 10 DAYS IN THE JUSTICE CENTER SURENDERING ON 7-15-13 @ 5:00 P.M. INSTEAD OF 4:00 P.M. AS THE PREVIOUS ORDER INDICATED.	BILLINYM
30-Jul-2013	Request Filed	CORNELWD

RECEIVED

JUL 30 2013

In the
CIRCUIT COURT
of St. Louis County, Missouri



For File Stamp Only

FILED

JUN 28 2013

JOAN M. GILMER
CIRCUIT CLERK, ST. LOUIS COUNTY

State of Missouri
Plaintiff(s)

6-28-2013
Date

12SLCR11165
Case Number

vs.
Laura Kennell
Defendant(s)

32
Division

Order

Defendant shall serve shock time
of 10 days in the Justice Center,
surrendering on 7-15-2013 @ 5:00 PM,
instead of 4:00 PM as the previous order
indicated.

SO ORDERED

~~_____
Attorney~~ Joe Welch ⁵⁻²⁴¹⁴ Bar No. 1215

Address _____

Phone No. _____ Fax No. _____

Attorney (state not present but orally consented to this order) Bar No. _____

Address _____

Phone No. _____

Max B. Schroeder
Judge

ENTERED: 6/28/13
(Date)

JR
Fax No.

In the
CIRCUIT COURT
of St. Louis County, Missouri



For File Stamp Only
FILED
JUN 12 2013
JOAN M. GILMER
CIRCUIT CLERK, ST. LOUIS COUNTY

STATE OF MISSOURI

6-12-2013
Date
129-CR1116F
Case Number
32/Wed
Division

vs.
Laura Kerrell
Defendant

Judgment and Sentence

Wherefore the Court enters the following sentence after accepting Defendant's Plea on 6-12, 20113. (today)

- Defendant is sentenced to pay a fine of _____ on or before _____, 201__.
- Defendant is sentenced to serve a term of confinement in the St. Louis County Department of Justice Services of _____ days/months/years commencing on _____, 201__ at _____ am/pm. Work Release is/is not authorized.
- Said jail sentence shall run concurrently/consecutively with sentence imposed in case number _____.
- Defendant shall receive credit for time served.
- Defendant to be discharged.

(SIS) Suspends Imposition of Sentence. Defendant is placed on probation for a period of 2 months/years to the State Board of Probation and Parole/St. Louis County Department of Justice Services subject to their conditions and regulations.

(SES) Suspends Execution of Sentence. Defendant to serve a term of confinement in the St. Louis County Department of Justice Services for 1 year days/months/years. Court places defendant on probation to the State Board of Probation and Parole/St. Louis County Department of Justice Services for a period of 2 years months/years subject to their conditions and regulations.

Special conditions of probation are as follows:

- SATOP within 6 months.
- Victims Impact Panel within 6 months.
- No drinking and driving.
- Recoupment to _____ on or before _____ in the amount of \$ _____.
- Restitution for _____ on or before _____ in the amount of \$ _____ to be paid to the St. Louis County Circuit Clerk as Trustee.
- Community service 40 hours within 6 months. Monday
- Shock time 10 days/months. Defendant to surrender on 7-15-13 by 4:00 am/p.m.
- Ignition Interlock Device to be installed on or before _____, 201__.
- Other AA meetings (weekly, for 6 mo)
- 90 days SCRAM after shock (w/in 24 hrs) + no drinking for 90 days thru DJSP mt/eval
- Defendant is ordered to pay court costs and is granted until _____, 201__.
- Court costs waived.
- Defendant shall pay \$ 10 as Crime Victims Compensation Judgment pursuant to Section 595.045 RSMo.
- Defendant shall pay \$25.00 as Spinal Cord Injury Judgment pursuant to Section 304.027 RSMo.

SO ORDERED

RECEIVED
JUN 12 2013

May B. Sch...
Judge
6/12/13

[Signature]
Prosecuting Attorney
[Signature]
Defendant

[Signature]
Attorney for Defendant
52914

In the
CIRCUIT COURT
Of St. Louis County, Missouri



For File Stamp Only



STATE OF MISSOURI

Date

Case Number

Division

vs.

Defendant

SSN

6-12-2013

12SL-CR11168

32/wed

JOAN M. GILMER
CIRCUIT CLERK, ST. LOUIS COUNTY

PLEA OF GUILTY

1. The State of Missouri appears by Assistant Prosecuting Attorney Emily Heidbreder.
Defendant appears (in person) (and by attorney) Joe Welch.
2. The State has charged Defendant with the offense(s) of DWI, a class A misdemeanor committed on 11-26-2011 (and Pass. F. Misdemeanor a class A misdemeanor, committed on 11-26-2011). (See attached Supplemental Plea Form for additional counts), and Pass. of Prop. Misdemeanor, committed on 11-26-2011, a class A, m. 3rd class.
3. The range of punishment for this (first) offense is from 1 day to 1 year and a fine up to \$ 1,000⁰⁰. (The range of punishment for the second offense is from 1 day to 1 year and a fine up to \$ 1,000⁰⁰). (See attached Supplemental Plea Form for additional ranges of punishment), and for cont III, a 1 day to 1 year and up to a \$1,000⁰⁰ fine.
4. Defendant understands that he/she has the following rights:
 - a. The right to remain silent. A defendant does not have to testify nor say anything that would incriminate himself/herself. A defendant's silence cannot be used as evidence of guilt;
 - b. The right to representation from a lawyer at every stage of the proceedings up to and including sentencing. If a defendant is unable to afford an attorney, one will be appointed to represent him/her;
 - c. The right to be presumed innocent throughout all of the pre-trial proceedings and throughout the trial. The State has the burden to prove each and every element of each and every charge beyond a reasonable doubt. The defendant has no burden of proof and does not have to produce evidence or witnesses to establish his/her innocence;
 - d. The right to plead not guilty and to have a trial by jury or a trial by judge;
 - e. The right to confront or cross-examine any and all of the State's witnesses; the right to call witnesses on one's own behalf; the right to use the subpoena power of the court to compel any and all witnesses to appear in court on one's own behalf;
 - f. The right to be found guilty by a jury only if all twelve jurors agree on the issue of guilt;
 - g. The right to appeal any conviction after trial to a different court with different judges.
5. Defendant hereby freely and voluntarily waives all of the rights mentioned above. Defendant acknowledges that, by pleading guilty, there will not be a trial of any kind.
6. Defendant acknowledges that he/she is not under the influence of any drugs or alcohol, and enters this plea with a full understanding of the charge(s) and the possible consequences thereof. Defendant further acknowledges that the plea is not the result of any threats, coercion or any other sort of mistreatment.
7. Defendant acknowledges that the plea is not the result of any promises (with the exception of the plea agreement reached by the parties). Defendant knows that this court may accept or reject the plea agreement; if the court should reject the agreement, Defendant will have the opportunity to withdraw his/her plea.

Court I 2 years probation
1 year SES, 10 days study
VIP, SATOP, 40 hrs ACS, in 6 weeks, no driver's license, 90 days SRAM after strike, interlock, AA meetings, D.O. 10/1/13
Court II - SIS 2 years
Court III owed to Liffing \$ 150 in

8. The prosecutor is recommending the following sentence: 1 year SES, 10 days study
90 days SRAM after strike, interlock, AA meetings
9. Defendant acknowledges that there is a factual basis to support the charge(s) against him/her and that he/she committed the crime(s) to which he/she is pleading guilty.

10. Defendant consequently enters a plea of guilty to the (amended) offense of DWI
Poss. Marijuana a class A misdemeanor (and to the (amended) offense of additional counts) and littering.

11. The plea is made voluntarily with a full understanding of the nature of the charge(s).
12. Defendant understands that, if he/she is presently on probation or parole in this or any other court, his/her entry of a guilty plea at this time could be the basis for the revocation of his/her probation or parole. Defendant understands that he/she may receive a term of imprisonment for the revocation in addition to the term of imprisonment imposed in this case.
13. Defendant acknowledges that he/she is completely satisfied with the services rendered to him/her by his/her attorney. His/her attorney has done everything he/she could do on Defendant's behalf under the circumstances of the case.

14. Defendant hereby acknowledges both reading and understanding all of the information contained in this form.

[Signature]
Attorney for State

[Signature]
Defendant
[Signature] 52914
Attorney for Defendant

A. The Court hereby finds a factual basis for Defendant's plea(s) of guilty and further finds that Defendant entered the plea(s) freely and voluntarily with a full understanding of his/her rights, the charge(s) and of the possible consequences thereof. The Court, therefore, accepts Defendant's plea(s).

B. The Court orders that:
 Defendant immediately report to the Office of the State Board of Probation and Parole (See attached map). The court directs the Office to submit a pre-sentence investigation report.
 Defendant immediately report to the Office of the St. Louis County Department of Justice Services (Located in Room B-10, 7900 Forsyth Ave., Clayton, MO 63105). The Court directs the Office to submit a pre-sentence investigation report.
 A pre-sentence investigation report not be prepared.

C. Sentencing is deferred to today, 6-12-2013

D. The Court orders that:
 Defendant's bond/recognizance remain in full force and effect.
 Defendant be remanded to the custody of the St. Louis County Department of Justice Services.

Dated this 12th day of June, 2013.

SO ORDERED:
[Signature]
Judge

FILED

OCT 25 2012

.IN THE CIRCUIT COURT OF ST. LOUIS COUNTY
STATE OF MISSOURI

JOAN M. GILMER
CIRCUIT CLERK, ST. LOUIS COUNTY

-VS-

LAURA SUZANNE KENNEL
7820 BIRCHMONT
ST LOUIS, MO 63130

38 W

RACE: White
SEX: Female
DOB: 04/08/1963
HGT: 5'05"
WGT: 140lbs.
P.D.: St. Louis County
ORI Number: MO0950000

SSN: [REDACTED]
OCN: [REDACTED]
CASE ID: 189224586
RPT NO: 11-71454
CT. NO: 125LOR11168

Aliases:

Defendant

CHARGES

- Count: 01 DRIVING WHILE INTOXICATED-PRIOR OFFENDER - CLASS A MISD
- Count: 02 POSS UP TO 35 GRAMS MARIJUANA- CLASS A MISD
- Count: 03 UNLAWFUL USE DRUG PARAPHERNALIA- CLASS A MISD

INFORMATION

State of Missouri)
County of St. Louis) SS

The Prosecuting Attorney of the County of St. Louis, State of Missouri, charges:

COUNT: 01 DRIVING WHILE INTOXICATED-PRIOR OFFENDER - CLASS A MISD

That LAURA KENNEL , in violation of Section 577.010, committed the class A misdemeanor of driving while intoxicated, punishable upon conviction under Sections 558.011, 560.016, and 577.023, RSMo, in that on or about November 26, 2011, on Gravois Road and Rosemary, in the County of St. Louis, State of Missouri, defendant operated a motor vehicle while under the influence of alcohol, and on August 18, 2011, defendant had pleaded guilty to driving while intoxicated, for events occurring on February 10, 2010, in St. Louis County Circuit Court in cause number 11SL-MU00666.
4741504.0

COUNT: 02 POSS UP TO 35 GRAMS MARIJUANA- CLASS A MISD

That LAURA KENNEL , in violation of Section 195.202, RSMo, committed the class A misdemeanor of possession of a controlled substance, punishable upon conviction under Sections 558.011 and 560.016, RSMo, in that on or about November 26, 2011, at Gravois Road and Rosemary, in the County of St. Louis, State of Missouri, the defendant possessed marijuana, a controlled substance, knowing of its presence and nature.
3245799.0

COUNT: 03 UNLAWFUL USE DRUG PARAPHERNALIA- CLASS A MISD

That LAURA KENNEL , in violation of Section 195.233, RSMo, committed the class A misdemeanor of possession of drug paraphernalia with intent to use, punishable upon conviction under Sections 558.011 and 560.016, RSMo, in that on or about November 26, 2011, at Gravois Road and Rosemary, in the County of St. Louis, State of Missouri, the defendant possessed a pipe, which was drug paraphernalia, knowing of its presence and nature, with intent to use it to inhale a controlled substance.
3250499.0

Brian Ikemeier 60824
Assistant Prosecuting Attorney

Brian Ikemeier, Assistant Prosecuting Attorney, says that the facts stated in the above Information are true, according to the information and belief of the said Assistant Prosecuting Attorney.

Brian Ikemeier 60824
Assistant Prosecuting Attorney

WITNESSES

Probationary Patrolman James Jacobs
ST LOUIS COUNTY POLICE
7900 FORSYTH
ST LOUIS, MO 63105

Date: 10-25-12

I, James Jacobs, DSN 4055, St. Louis County Police Department, knowing that false statements on this form are punishable by law, state that the facts contained herein are true. I have probable cause to believe that on November 26, 2011, at Gravois Road and Rosemary, in St. Louis County, Missouri, LAURA KENNEL, White, Female, DOB 04/08/1963, 5'05", 140lbs, committed one or more criminal offense(s).

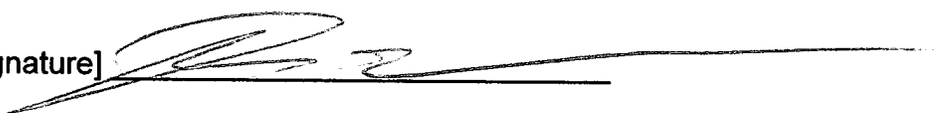
Count: 01 DRIVING WHILE INTOXICATED-PRIOR OFFENDER - CLASS A MISD

Count: 02 POSS UP TO 35 GRAMS MARIJUANA- CLASS A MISD

Count: 03 UNLAWFUL USE DRUG PARAPHERNALIA- CLASS A MISD

The facts supporting this belief are as follows: Defendant is observed driving and pulled over for a traffic violation. Defendant exhibits signs of intoxication. Defendant performs poorly on sobriety tests. Defendant takes a breath test that shows a BAC of .144. An inventory search of defendant's purse reveals marijuana and a pipe. Defendant has pleaded guilty to a prior DWI case within 5 years of this arrest.

[Print Name] P.O. JACOBS 4055

[Signature] 

NOV 26 2011

I certify and attest that the above is a true copy of the original record of the Court in case number 12SC001128 as it appears on file in my office.

Issued

7-30-13



JOAN M. GILMER, Circuit Clerk
St. Louis County Circuit Court

By

W. Dornell

Deputy Clerk

12SL-CR11168

ST V LAURA S KENNEL

Security Level: 1 Public

Case Type: AC Misdemeanor Case Filing Date: 25-Oct-2012
Status: Guilty Plea
Disposition: Guilty Plea Disposition Date: 12-Jun-2013
OCN#: Not on File
Arresting Agency: MO0950000

Day:WEDNESDAY

Judge MARY BRUNTRAGER SCHROEDER (26800)
Judge LAWRENCE J PERMUTER JR (23054) Release/Status Change Date 31-Dec-2012 Reason Judge Transferred/Reassigned
Defendant LAURA S KENNEL (KENLS4986) DOB:08-Apr-1963
Attorney for Defendant JOSEPH PEGGS WELCH (52414)

Charge # Charge Date Charge Code Charge Description
Original Charge: 1 26-Nov-2011 4741500 Dwi - Alcohol - Prior Offender (Misdemeanor A RSMo: 577.010)

Ticket No: 999999999

Disposition: 12-Jun-2013 Guilty Plea
Order Date: 12-Jun-2013 Sentence or SIS : Incarceration Jail
Length : 1 Year Start Date : 12-Jun-2013
Text : SES 1 YR; SATOP W/N 6 MOS; VIP W/N 6 MOS; NODD; 40 HRS ACS W/N 6 MOS; SHOCK TIME 10 DAYS; DEFENDATN TO SURRENDER ON 7-15-13 BY 4:00 P.M.; IID; AA MEETINGS- WEEKLY, FOR 6 MOS; 90 DAYS SCRAM AFTER SHOCK W/N 24 HRS, AND NO DRINKING FOR 90 DAYS; DRUG/ALC EVAL & TREATMENT THRU DJS; CVC;

EXECUTION OF SENTENCE SUSPENDED

Original Charge: 2 26-Nov-2011 3245700 Possession Of Up To 35 Grams Marijuana (Misdemeanor A RSMo: 195.202)

Disposition: 12-Jun-2013 Guilty Plea
Order Date: 12-Jun-2013 Sentence or SIS : Suspended Imposition of Sent.
Length : 2 Years Start Date : 12-Jun-2013
Text : SIS 2 YRS; CONDITIONS OF PROBATION ARE SAME AS COUNT 1 ABOVE;

Original Charge: 3 26-Nov-2011 3250400 Unlawful Use Of Drug Paraphernalia (Misdemeanor A RSMo: 195.233)

Amended To: 3 26-Nov-2011 3606000 Littering (Misdemeanor A RSMo: 577.070)

Disposition: 12-Jun-2013 Guilty Plea
Order Date: 12-Jun-2013 Sentence or SIS : Fine
Start Date : 12-Jun-2013

Fine Amount: \$150.00

Program: PROBATION Agency: ST LOUIS COUNTY DEPT OF JUSTICE SERVICES

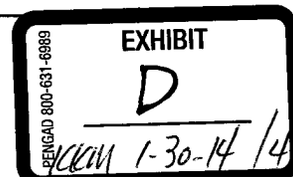
Associated To: Charge 1 Classification: SUPERVISED Outcome: Suspended

Start Date: 18-Sep-2013 Due to End: 18-Sep-2015

Program: PROBATION Agency: ST LOUIS COUNTY DEPT OF JUSTICE SERVICES

Classification: SUPERVISED

Start Date: 12-Jun-2013 Due to End: 12-Jun-2015



Case continued from previous page.

12SL-CR11168 ST V LAURA S KENNEL		Security Level: 1 Public
Filing Date	Description	
25-Oct-2012	Judge Assigned	MCGEECHN
	Information Filed	MCGEECHN
	Judge/Clerk - Note 38 W	MCGEECHN
	Criminal Summons Issued	MCGEECHN
	Document ID: 12-CRSU-715, for KENNEL, LAURA S.	
26-Oct-2012	Criminal Setting Scheduled	MCGEECHN
	Scheduled For: 05-Dec-2012; 9:00 AM; LAWRENCE J PERMUTER JR; Setting: 0; St Louis County	
05-Dec-2012	Hearing Continued/Rescheduled	BILLINYM
	Hearing Continued From: 05-Dec-2012; 9:00 AM	
	Criminal Setting Scheduled	BILLINYM
	Scheduled For: 02-Jan-2013; 9:00 AM; MARY BRUNTRAGER SCHROEDER; Setting: 0; St Louis County CALL DOCKET	
	Entry of Appearance Filed	BILLINYM
	Filed By: JOSEPH P WELCH	
31-Dec-2012	Judge Assigned	JUDGTRANS
	Cause reassigned to Judge Mary Bruntrager Schroeder for hearing and determination effective January 1, 2013 per Presiding Judges Administrative Order.	
02-Jan-2013	Hearing Continued/Rescheduled	BILLINYM
	Hearing Continued From: 02-Jan-2013; 9:00 AM	
	Criminal Setting Scheduled	BILLINYM
	Scheduled For: 30-Jan-2013; 9:00 AM; MARY BRUNTRAGER SCHROEDER; Setting: 0; St Louis County CALL DOCKET	
28-Jan-2013	Filing:	BILLINYM
	LETTER TO ATTORNEY OF RECORD, FROM PROSECUTING ATTORNEY, EMILY HEIDBREder REGARDING DISCOVERY.	
30-Jan-2013	Hearing Continued/Rescheduled	BILLINYM
	Hearing Continued From: 30-Jan-2013; 9:00 AM	
	Criminal Setting Scheduled	BILLINYM
	Scheduled For: 27-Mar-2013; 9:00 AM; MARY BRUNTRAGER SCHROEDER; Setting: 0; St Louis County CALL DOCKET	
27-Mar-2013	Hearing Continued/Rescheduled	BILLINYM
	Hearing Continued From: 27-Mar-2013; 9:00 AM	
	Criminal Setting Scheduled	BILLINYM
	Scheduled For: 24-Apr-2013; 9:00 AM; MARY BRUNTRAGER SCHROEDER; Setting: 0; St Louis County CALL DOCKET	
24-Apr-2013	Hearing Continued/Rescheduled	BILLINYM
	Hearing Continued From: 24-Apr-2013; 9:00 AM	
	Criminal Setting Scheduled	BILLINYM
	Scheduled For: 01-May-2013; 9:00 AM; MARY BRUNTRAGER SCHROEDER; Setting: 0; St Louis County CALL DOCKET	
01-May-2013	Hearing Continued/Rescheduled	BILLINYM
	Hearing Continued From: 01-May-2013; 9:00 AM	
	Criminal Setting Scheduled	BILLINYM
	Scheduled For: 12-Jun-2013; 9:00 AM; MARY BRUNTRAGER SCHROEDER; Setting: 0; St Louis County CALL DOCKE-FOR PLEA	
12-Jun-2013	Defendant Sentenced	BILLINYM
	Sentence Date: 12-Jun-2013 Sentence: Incarceration Jail	
	Misd Costs Assc Tax-Reg-w/cost	BILLINYM
	30 DAYS TO PAY.	

Case continued from previous page.

12SL-CR11168	ST V LAURA S KENNEL	Security Level: 1 Public
	Associated To: LAURA S KENNEL	
	Judgment CVC \$10 - Alcohol	BILLINYM
	Judgement Against: LAURA S KENNEL; Amount: \$10.00; Satisfied Date:	
	Associated To: LAURA S KENNEL	
	Guilty Plea	BILLINYM
	Scheduled For: 12-Jun-2013; 9:00 AM; MARY BRUNTRAGER SCHROEDER; Setting: 0; St Louis County CALL DOCKE-FOR PLEA	
13-Jun-2013	Record of Traffic Disp Issued	DBSWREP
	The Traffic Disposition was sent electronically to DOR and MSHP for charge number 1 violation 4741500 - Dwi - Alcohol - Prior Offender. The charge was disposed as Guilty Plea	
28-Jun-2013	Order	BILLINYM
	DEFENDANT SHALL SERVE SHOCK TIME OF 10 DAYS IN THE JUSTICE CENTER SURENDERING ON 7-15-13 @ 5:00 P.M. INSTEAD OF 4:00 P.M. AS THE PREVIOUS ORDER INDICATED.	
30-Jul-2013	Request Filed	CORNELWD
24-Sep-2013	Probation Viol Hrng Scheduled	STASIABE
	Scheduled For: 30-Oct-2013; 1:30 PM; MARY BRUNTRAGER SCHROEDER; Setting: 0; St Louis County	
21-Oct-2013	Certification Filed	STASIABE
	SATOP COMPLETION CERTIFICATE FILED;	
	Filed By: LAURA S KENNEL	
28-Oct-2013	Certificate of Service	STASIABE
	CERTIFICATE OF SERVICE OF DEFENDANT'S FIRST REQUEST FOR PRODUCTION DIRECTED TO THE STATE OF MISSOURI FILED;	
30-Oct-2013	Hearing Held	STASIABE
	Scheduled For: 30-Oct-2013; 1:30 PM; MARY BRUNTRAGER SCHROEDER; Setting: 0; St Louis County	
	Order to Continue Probation	STASIABE
14-Jan-2014	Request Filed	CORNELWD

In the
CIRCUIT COURT
 Of St. Louis County, Missouri



For File Stamp Only

State
 Plaintiff(s)

10-30-13
 Date

vs.
Laura Kennell
 Defendant(s)

12SL-CR11168 **FILED**
 Case Number

32
 Division

OCT 30 2013
JOAN M. GILMER
CIRCUIT CLERK, ST. LOUIS COUNTY

OCN _____ OCA _____

Offense Date _____

PROBATION REVOCATION HEARING AND JUDGMENT

Case called for probation revocation hearing. State appears by Assistant Prosecuting Attorney Kelly Snyder
 Defendant appears in person and by counsel Jeremy Hellinghuis

- Defendant hereby waives the hearing of this matter and admits violating condition(s) of probation numbered _____ as alleged in the Probation Violation Report(s) dated _____, and filed with the Court. The Court accepts the defendant's waiver, and based upon the admissions of defendant finds that defendant has violated said conditions of probation.
- Upon hearing, the Court finds from the evidence adduced that the defendant has violated condition(s) of probation numbered _____, as alleged in the Probation Violation Report(s) dated _____, and filed with the Court.

After considering the alternatives, the Court hereby orders that:

- Defendant be continued on probation. Probation to terminate on 6/12/15 Date
- The following special condition(s) is/are added to the condition(s) of probation:

- The probation granted herein is revoked. (Defendant's sentence is as set forth in attached sentence order).
- The probation granted herein is revoked, and the previously imposed sentence of _____ shall be executed forthwith. Defendant is remanded to the Department of Justice Services (for transportation to the Department of Corrections) to serve said sentence.
- The Court is sentencing under §559.036.4 RSMo.
- The Court exercises its discretion pursuant to §559.036.3 RSMo., and grants defendant credit against the sentence imposed for _____ (year[s]) (month[s]) (day[s]) of the time spent on probation from _____ to _____.
- Defendant advised and examined pursuant to Rule 29.07. (No) probable cause exists to believe that defendant has received ineffective assistance of counsel.

[Signature] 62575
 ASSISTANT PROSECUTING ATTORNEY PHONE

[Signature]
 DEFENDANT

SO ORDERED
[Signature]
 JUDGE 10/30/13

[Signature] 314-480-5474
 ATTORNEY FOR DEFENDANT PHONE
[Signature]
 PROBATION OFFICER PHONE



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

By: _____
 Deputy Clerk

_____ Date

Received _____ Department of Justice Services Date _____

I certify and attest that the above is a true copy of the original record of the Court in case number 12SL-CZ11168 as it appears on file in my office.



Issued

1-14-13

JOAN M. GILMER, Circuit Clerk
St. Louis County Circuit Court

By

Woznell

Deputy Clerk