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11	Vehic	le i	Oriver Responsibility Notor Vehicle Division		LE or DR Ca	e Number 201	1-02240356			-
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0-5807 R12/0	e www.azdot.go	IV _								29.1.0.1)
harg <b>es</b> : 1	ARS 28-1381	28-138	2 🖸 28-1383 🔲 4-24	4.33	13-1201		While transporting haz			
:	13-1204 🖸 🤇	Other Title 1	3, Chapter 11 charge:					commercial motor vehicle?		
Driver Nan	ie (first, middle, k				Da	te of Birth	Driver Licens D010			AZ
MATTI	HEW	JOHN	KELI	<u>.y</u>		74 City	10010	State	Zip	1110
Address								r 	·	
		···· ··								:
)n (data) <u>1</u>	2/28/11	,at (time)	2137	at (loca	tion) 1411 N 3	RD 31	in death or cerious phys	sical jointy w	uite dirivino	`
motory	chicle	Citati	the person named, caus on Number	- (1	it none issued, si	iate propacie cau	128 OU BLIGS DOWNA)			
6 Ihad a	esonable oround	s to believe	the person named waa	driving	or in actual phys	ical control of a n	motor vehicle while unde	r the influenc	e of	
intoxica	ating liquor and/or	drugs, and	I placed the named pers	ion und	ler arrest therefo	r.				
mong the	facts leading to the	hat belief wi	ara: )NE LANE, ABRUP	т ст(	<b>DP.</b> Odor of a	icobol. BS/wa	terv eves, REFUSEI	DALL TES	STS	
SPEED,	FAIL IO DR	IAF JUC	HE LANE, ADAVI	1.510	51, 0401 012		••••••••••••••••			
			original copy were read	ho the c	erson Officer In	itials:				····
BOIThe ad	monitions on the	DECK OF INO	original copy were read ause the person was eit	ter une p	conscious or inca	pable of refusal.	-			
L) ine ad M2i⊶⊸			ause the person was en blood tests and the	results	indicated an alc	ohol concentratio	on of:	Bore	sults not a	available
🛥 (he pe 🖸 The ne	rson supmitted to rson refused to ta	ike or did no	n grandete the tests in the	he follo	wing manner:					
-										
			serious physical injury (							
I certify, p	ursuant to ARS 2	8-1561, that	t the above is true and co	orrect, l	request that any	r hearing be held	in Maricopa		•	County.
Law Enfor	rcement Officer (	print name	,		Badge Number	Signature				
Megillis,	Michael D. Ga	rdner, Er	ic		5599 9067		. <u>.</u>			
Agency					OR Number	Station				
Phoenix Agency Ac	Police Departs	nent	<u>.</u>		AZ0072300			State	Zp	
	Washington St	reet				Phoenix		Az	85003	
Test Oper	ator (print name)	<u>_</u>			Badge Number	Signature				
Lawler,	James J				6474			· <u>·</u>		
ORDER O	FSUSPENSION		Date Served		Served	Please see re	verse side to request a	Summary Re	view or H	earing.
			12/28/11	2216						
C) Pursua	Int to ARS 28-132	21, your Ana	ona driver license/permi ears if there is a prior imp	t or nor slied co	nresident driving nsent refusel, wi	privilege is suspe thin the last 84 m	ended effective 15 days conths, on your record, T	from Date Se This order is f	inved. The inal unless	; 5 8
مراجع مربا	is converted in y	unifine and a	economic within 15 days f	rom Da	te Served This :	action is a fesult (	of your failure to succes:	атину согдою	e or rerus	Sa: 10
submit	to tests to determine	nine alcohol	concentration or drug co	ontent.	This suspension	will not end until	as reinstatement require	ements are m	et INCIUOII	μ <b>y</b>
	of to ARS 28-136	- Nour Aria	- roos driver license/oermi	t or nor	nresident driving	privilege is suspe	unded for not less than 9	0 consecutiv	e days	
comple	a 1 E doue from I	Inter Canada	Life review of your drive	M DECOR	d indicates that y	rou have complet	ted alcohol or drug scree	ening and are	I BINGNO HO TO	or a ss a
comple S Pursua	ary review or hear	ina is reauc	will automatically be ma sted in writing and receiv	ved with	hin 15 days from	Date Served, Th	is suspension is a result	t of tests to w	hich you	
comple S Pursua effectiv 60-day summa	ted. This suspens	ton will not	end until all reinstatemen	nt requi	rements are met	·	<u> </u>			
comple S Pursua effectiv 60-day summa						IVER LICENSE			-اد دختهم	
comple SPursua effectiv 60-day summa submit		nd 28-1 384	5, the law enforcement of ached, state reason;	tficern1 ITII∧et	ust require the s	Untendet of all Ari	izona griver licenses or ; Di Other:	permits in the	person's	
comple S Pursua effectiv 60-day summa submit Pursuant to	ARS 28-1 321 a	nemnit le se						· · ·		
comple S Pursua effectiv 60-day summa submit Pursuant to	o ARS 28-1 321 a h. If no license or	permit le att			ORARY DRIVE 5 days from the		wever, if you request a s	summerv revi	ew or hea	ring, then
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comple 80 Pursua effectiv 60-day summa submit Pursuant to cassession This entire bis permit	h. If no license or form will serve as will remain valid i	permit le att s a tempora until the sun	ry driver permit that will a nmary review or hearing	orpina 1 decísio	n has been mad	0. II <b>1</b> 00/ Mileone				
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V/A: VAhi	Vehicle Driver Responsibility Motor Vehicle Division				ADMIN PER SE/IMPLIED CONSENT AFFIDAVIT									
Divie	ion l	PO Box 21 00						<u>-</u>						
4DOT <b>DIVIJ</b> 10-5607 R12/08 www.azdot.		hoenix AZ 85001	-2100	Complaint N	umbers Issued	1400/013	<u>.</u> .							
Charges; 🛛 🖾 ARS 28-138	1 🙆 28-138	2 🗇 28-1383 💭	4-244.33	13-1201	🛛 Yes 🔂 No	While transporting haza	rdous material? (	ARS 28-1						
C 13-1204 C	Other Title 1	3, Chapter 11 char	ge:		🖸 Yes 📮 No	While operating a comm	nercial motor veh	icle?						
Driver Name (first, middle	last, suffix)			Da	e of Birth	Driver License	Number	Class						
MATTHEW	JOHN	H	ELLY		./74 TCIN	D0101	State Zip	D /						
Address					TORY									
			<u>_, _, , , , , , , , , , , , , , , , , ,</u>				`	-						
On (date) 12/28/11	,at (time)			tion) 1411 N 3			<u> </u>							
I had probable cause t motor vehicle.	o believe that Citatio	the person named on Number	, caused or v (	vas cited for an a f none issued, sta	cident resulting	in death or serious physi se on lines below)	cal injury while d	riving a						
B   had reasonable group							the influence of							
intoxicating liquor and/	or drugs, and	I placed the name	d person und	er arrest therefor										
mong the facts leading to	that belief we						ALL TRETS							
SPEED, FAIL TO D	RIVE IN O	NE LANE, AB	RUPTSTO	PP, Odor of a	conol, BS/wa	ery eyes, REFUSED	ALL ILSIS							
	,													
The admonitions on the														
The admonitions were						, (). 2SC	)							
The person submitted i					hol concentratio	n of:	_ esults	not availai						
The person refused to	take or did no	t complete the test	s in the topoy	ving manner.										
Yes SINo Did the		serious physical In	iury or death	as defined in AF	S 13-105 durino	this incident?	· · · · · · · · · · · · · · · · · · ·							
								Cou						
certify, pursuant to ARS		the above is true a					·····							
aw Enforcement Officer				Badge Number	Signature	$\langle / \rangle$								
Megillis, Michael D G	ardner, Erie	¢		5599 9067 ORI Number	Station	<u>y (</u>								
Agency Rhaasiy Ralice Damas	mant			AZ0072300	T700	<u>^</u>								
Phoenix Police Depart Agency Address	unent			AE0012500	City		State Zip							
620 W. Washington S	treet				Phoenix }	11	Az 850	03						
Test Operator (print name)	1		A	Badge Number	Signature	811/10	. 1							
	<u>n lm</u>	adeni	Aszys	6474		W M	VHL_							
Lawler, James J				Served	$\leq 7\mathcal{V}$	erse side to request a Su	mmary Review r							
		Date Served	Time		Please see rev			лпеалиу						
	····	Date Served 12/28/11	Time 2216		Please see rev	cras alde to request a de		лпеалау						
ORDER OF SUSPENSION	21, your Arizo	12/28/11	2216	resident driving p	ivilege is susper	ided effective 15 days fro	om Date Served.	The						
ORDER OF SUSPENSION	onths, or 2 yea	12/28/11 ona driver license/p ars if there is a prio	2216 permit or non primplied cor	resident driving p sent refusal, with	ivilege is susper in the last 84 mo	ided effective 15 days fro nths, on your record. Thi	om Date Served. is order is final ur	The less a						
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DR# 2	011-0	02240	0356
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	City of CONSE	ENT FOR		
Date:	12/28/11	Time:	2159	am / pm
Name of su	bject (printed):	MATTH	IEW KEL	
I HAVE GF	ANTED PERMISS	SION FOR BL	.OOD SA	MPLES TO
Signature o	i subject:	<u></u>	>	
	BLOOD COLL	ECTION REI	PORT	
Subject's na	ime:	MATTHEW	KELLY	
Subject's ad	dress:			
Date & time	of arrest:	12/28/11	/ 2137	·······
Place of blo	od collection:	1600 E H	IIGHLAN	<u> </u>
Date:	12/28/11	Time: <u>///</u> /	201	am / pm
I HEREBY	CERTIFY THAT I	DRAW BLOO	D SAMPL	ES FROM
Signed (spe	cimen collector):	pr	<u> </u>	<u></u>
Date:	12/28/11		lon	_am/pm
WITHDRAM	CERTIFY THAT I H AL OF BLOOD FI	ROM THE AE	BOVE SUI	BJECT BY
Signed (with	ess):	_{{ \}	<u> </u>	1.185599
orginou (mm				

# DETAILS OF ARREST

	, MATTHEW JOHN	FIELD BOBRIETY TEST WORKSHI	M	DR NUMBER
I. INSTRUCTIONS TO SUBJECT ARE	PROVIDED AS GUIDELINES TO ENABL VIDED TO ASSIST THE OFFICER IN REC	E THE OFFICER TO SE CONSISTENT IN	ADMINISTERING EACH OF THE FST'S. OF A SUSJECT DURING THE FST'S.	2011-02240356
, DOCUMENTATION AND ARE PRO	VIDEN TO RESIDE ONVERAL TESTS, IS T	ARE ANY REASON WHY, YOU CANNOT		NO (IF YES, ENTER RESPONSE
NEK SUBJECT: TO LIKE YOU TO PE Specific.)		Refu	AIL EST'S	
PEUR O.	EXTERNAL CON	DITIONS AT SCENE OF ARREST (CHE	CK ALL THAT APPLY)	
				CTHER (EXPLAIN)
	· · · · · · · · · · · · · · · · · · ·		Ta D FLASHLIGHT	OTHER (EXPLAIN)
			COMMERCIAL SUSIN	ESS LIGHTING
				PODTWEAR:
		ONE LEG STAND	RHOMBERG SALANCE	FINGER TO NOSE
HORIZONTAL GAZE NYSTAGINUS	WALK AND TURN	······································	WATRUCTIONS TO SUBJECT:	MATRUCTIONS TO SUBJECT:
QUESTIONS FOR SUBJECT:	INSTRUCTIONS TO SUBJECT:	INSTRUCTIONS TO SUBJECT:	STANO WITH YOUR FEET	STAND WITH YOUR FEET TOGETHER
HAVE YOU HAD ANY HEAD OR	PLACE YOUR LEFT FOOT ON THE	STAND WITH YOUR FEET TOGETHER AND YOUR ARMS	TOGETHER AND YOUR ARMS	AND YOUR ARMS DOWN AT YOUR SIDES, REMAIN IN THAT POSITION
EVE INJURIES? DO YOU WEAR CONTACT	(MAGMARY) LINE, NOW PLACE YOUR RIGHT FOOT ON THE LINE	DOWN AT YOUR SIDES. REMAIN	DOWN TO YOUR SIDES, REMAIN IN THAT POSITION UNTIL ( TELL	UNTIL I TELL YOU OTHERWISE OO
ENSER? (# YES ENSURE THAT	DIRECTLY IN FRONT OF YOUR	IN THAT POSITION UNTELITELL YOU OTHERWISE, DO YOU	YOU OTHERWISE DO YOU	YOU UNDERSTAND?
THEY ARE PROPERLY FITTED	LEFT FOOT TOUCHING HERE TO TOE, PLACE YOUR ARMS DOWN	VIDERSTAND7	UNDERSTANG?	MAKE A FIST WITH BOTH HANDS AND
D HARD	AT YOUR SIDES.	WHEN I TELL YOU TO BEGIN AND	WHEN I TELL YOU TO START AND NOT BEFORE THEN I WANT YOU	POINT YOUR TWO INDEX FINGERS OUT STRAIGHT. (DEMONSTRATE
D BOFT	MAINTAIN THAT POSITION WHILE I	NOT BEFORE THEN, I WANT YOU	TO TILT YOUR HEAD BACK	FOR SUBJECT NOW PLACE YOUR
IF SUBJECT IS WEARING EVE SLASSES, HAVE THEM REMOVED}	EXPLAIN THE REST OF THE INSTRUCTIONS, OQ YOU	TO RAISE ONE LEG OFF THE GROUND APPROXIMATELY I" AND	BLIGHTLY AND CLOSE YOUR	MANDS BACK DOWN AT YOUR SIDES AS THEY ARE WITH YOUR PALMS
	UNDERSTAND?	MAINTAIN THAT POINTION. KEEP	EYER, REMAIN IN THAT POSITION UNTEL I TELL YOU THE TEST IS	FACING FORWARD, (DEMONSTRATE
NETRUCTIONS TO SUBJECT:	WHEN I TELL YOU TO BEOM AND	BOTH LEGE STRAIGHT. FORT YOUR TOES FORWARD SO THAT	COMPLETE.	FOR BUBJECT)
HOLDING STIMULUS 17"-16" IN PRONT OF FACE BLIGHTLY	NOT REFORE THEN TAKE & MER TO-TOE STEPS DOWN THE	YOUR FOOT IS PARALLEL TO THE	DURING THE TEST I WANT YOU TO	WHEN I YELL YOU TO START AND NOT BEFORE THEN WHAT ( WANT,
NONT OF FACE BUGHILT	(MAGNARY) LINE, AFTER THE PTH	GROUND, LOOK AT YOUR RAISED FOOT AND KEEP YOUR ARMS	COUNT ALOUD BACKWARD	YOU TO DO IS TILT YOUR HEAD
CAN YOU SEE THE THP OF THIS ?	STEP LEAVE YOUR FRONT FOOT	DOWN AT YOUR SIDES WHILE	PRON TO	BACK SLIGHTLY AND CLOSE YOUR EYES, USING THE PINGER I TELL
O IS MOVE THIS FROM BIOE TO	THE OTHER FOOT TAKE SMALL	YOU COUNT ALOUD IN THE FOLLOWING MANNER, 1001-1002-	ESTIMATE THE PABAAGE OF	YOU TOUCH THE VERY TIP OF YOUR
NOE, WHAT I WANT YOU TO DO	STEPS AROUND AND TAKE * MORE NEEL-TO-TOE LITEPS BACK	SOUL ETC. UNTIL I TELL YOU TO	10 SECONDS. ONCE YOU BELIEVE 30 SECONDS HAVE	FINGER TO THE VERY TH OF YOUR NOSE, AFTER TOUCHING YOUR
S FOLLOW THIS PATH YOUR EYES	BOWN THE LINE. KREP YOUR	STOP.	PAGED TILT YOUR HEAD	NOSE, RETURN YOUR HAND TO
SNLY, KEEPING YOUR HEAD	ARMS DOWN TO YOUR BEES, WATCH YOUR FEET AT ALL TIMES,	DO YOU UNDERSTAND THE	FORWARD, OPEN YOUR EYES AND SAY STUP".	YOUR SIDE IMMEDIATELY.
THE ENTIRE TIME, LIV ,	AND COUNT YOUR STEPS ALOUD.	INSTRUCTIONS? DO YOU HAVE ANY QUESTIONS?	DO YOU UNDERSTAND THE	DO YOU UNDERSTAND THE INSTRUCTIONS? DO YOU HAVE ANY.
DO YOU UNDERSTAND THE MINISTRUCTIONS? DAYOU DAYE	UNTL YOU START DO NOT STOP		INSTRUCTIONS? DO YOU HAVE	QUESTION\$7
ANY QUESTIONS?	THE TEST.	Sways while balancing	ANY QUESTIONS?	
🗋 Equily Haces Fro / /	DO YOU UNDERSTAND THE	Uses arms for belance (\$" or more	SECONDS WAS	Required additional instructions
📑 . Equaloupil site	INSTRUCTIONS? DO YOU HAVE	(rom vide)	ESTIMATED AS 10 SECONDS	dualog lasting
HEN CUES	ANY QUESTIONS?	Hopping		Opened syrs during test           Palled to keep feet logether
	Gannot keep balanse while	Puts fool down	AFTER THE TEST ASK "HOW	1hroughted
Left eye does not follow smoothly	Nationing to instructions	Cantot de test (Puts foot down (has or more times)	MUCH TINE WAS THAT?	Failed to keep food lifted back
Right sys does not follow	Starts before instructions are	1	·	Used transit other Num the one
amonthly	finished These while welking it singly solf	This FST not administered for	"HOW DID YOU ESTIMATE THAT?"	designated  designated  designated  designated
Olytinet and sustained nystage ut at maximum deviation of the IsN	Stops while walking to steady self     Does not touch heal to toe	subject's safety		miss (ocations below)
ey#	(Nissee by at least 1/2 inch)	This Pat not administered for		Touched nose with other than
Oistinct and sustained nystagmus	Loses batance white walking to		Required additional instructions	fingerlip (Record below)
at maximum deviation of the right	ninady sait (That is sheps of fine)	Subject counted to	during leating	Swayed front to back or side to side (Record below)
Onset of nystagnus prior to 48	Uses srave for balance (6" or more from side)	completion of the Descond with	Depend eyes during test	
degrees in left eys	Simproper turn		Pailed to keep feet together throughed	This FST not administered for
Onset of systemus prior to 44 degrees in right eye	incorrect number of steps	((e)//	mroughed Feilied in keep head tilted back	abject's sefety
nafisezs in rillin ala	Cannot do test (Steps off line		Strayes front to batte of side to	This F\$7 not administered for officer's safety
VGN	(from or more times)		side (Record below)	
🗋 Vertical Gaze Hystagmus present	This FST not administered for	🔲 Raised right lag	Error in backward count or	
	subject's safety	Raised left leg	[	
This FST not administered for subject's safety	This FST not administered for		This F\$T not administered for	
This FST not edministered for	afficer's safety	DOCUMENTATION	subject's safety	Right Index Finger
officer's safety	Actual In a more a		This FST not administered for officer's safety	Left Index Finger
	T Ver			
		51)	DOCUMENTATION	
Time		W W		<u>19</u> 04
Nama:	1 1 1 1		1 7 0	
	1 1/1		1 <b>0</b> 60	
Berlai #:	í í	- Kenn	<sup>1</sup>   <sup>1</sup>	
A centiled NON technician	}	INCHES	I L M	
	<u></u>			SWAY
		SWAY: FRONT TO BACA	SWAY: FRONT TO BACK	FRONT TO BACK
WAL!	( AND TURN TEST	NONE (9")	E) NONE (01)	NONE (97)
		☐ \$UQHT (1"- 2") ☐ \$006051618 (2" - 4")		☐ 3LIGHT (1" - 2") ☐ NODERATE (3" - 4")
		HEAVT (S"+)		HEAVY (\$" +)
	· <b>1</b>			SIDE TO SIDE
		SIDE TO AIDE ) NONE (17)	SIDE TO SIDE	
			🔲 3LK9HT (1" - 2")	5LIGHT (1"- 2")
		( MODERATE ()" - 4")	MODERATE (3" + 4")     HEAVY (6" +)	U MODERATE (#*** 4*)
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NAS:	BOOKED	NAME (LAST, FIRST, M.L) NEIN BEYNA	ACORESS:		22
c	CITATION NUMBE	RS CODE			
H	14007015 (1	I) <u>28-1381A1</u>		ĐUI	
Α	14007015 (2	2) <u>28-1381A2</u>	BA	C over .08 within 2 hours of driving	
R	14007015 (	3) <u>28-1382A1</u>		With Alcohol Concentration of .15	
G	14007015 (		Fail to	drive within one lane/unsafe lane cha	inge
E					··
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Э	<u> </u>				
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INDEX		opurits ont	ile to Into		
<u> </u>	L'A	0 purits onf 3149 1-3-12			
<u> </u>					
				WAGON OFFICERIA NAMER AND BERIAL NUMBER	/8:
		ESTING OFFICER/S NANE/S AND SERI	AL HUMBER/S:	WAGON OFFICERIE NAME/E AND PERIAL NUMBER	
				WAGON OFFICERIB NAME/E AND BERIAL NUMBER Gardner, Eric	9067

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LOW	PLAINT	'NO. <u>(</u>	1400	7015	Report No	2011-0	224035	56		Fatal 🗌	Ser Phys [ Injury	СМУ			Grid
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ocial S	ecurity N	·	Oth	er ID Type / No	•		Sex 1	<sup>w</sup> f50	Height 50	9 <sup>ຍ</sup> ່ສິນປ		9 <b>₩</b> 8	Month 10	, 2 Pay	74 <sup>Year</sup>
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usines	KELL		OY PLC	Ар	nt# C⊧	ity / Town	St	ate / Provi	ice	Ζιρ	Country	(if not U S )	Phone f	40	
/E1	Year 06 T	Make DYT	4DSW	GOLD	1CU)	€LAW		State Z	12 <sup>Exp</sup>	VIN			<u>I</u> (	<u> </u>	<u>_</u>
ICYC			·····	The und	ersigned certif						following				
	12 <sup>Month</sup>	28	<sup>Yea</sup> 1 20	-	-uni 🗆 tes	er Direction SB	A C Read	ling Prior W/I	No Insuranci 3 Years	e Conviction Yes 🔲	Prior DUI Co W/I 5 Years		nor Drive V/I 1 Yea	on Susp I	Lic Convictio Yes
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	at locatio									In Phot	enix, Maricop	- County A	10	Criminal	(CR)
	Intersecti		ST AND	D PALM LA	NE									Petty Off	iense (PO)
								C	ty Code	SPEED	All <b>50</b> <sup>d</sup>	Layigul	_¥	Civil Traf	
F				rithin 2 hou		ing								Criminal	(CR)
				PALM LA	NE					in Phoe	enix, Maricop	a County, A -		AYTTA OFF	7047 (PO)
Ľ	in violat	°" 28-1	382A1			[	ARS	o	ty Code	SPEED	All 50 <sup>d</sup>	Lag/5-1		Civil Traft	fic (VT)
				ith Alcohol		ation of	.15 or	Greate	r				┦╠╛	Criminal Criminal Criminal	Traffic (CT)
	at locatio Intersection		ST AND	PALM LA	NE			```		in Phoe	nix, Maricop	a County, Aj			ense (PO)
	in violati	on <b>28-7</b>	29.1		<u>.</u>	[	ARS	<u> </u>	ty Code	SPEED	All <b>50</b> d	1.3 <b>5</b> 1	- Cial	ente	67 .
4	as follow	ail to d	Irive wit	hin one lan	e/unsafe	lane cha	inge			d	-l	1	1 -		Traffic (CT)
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our ( Dati	Court e Is:	Month 01	Day 06	Year Time	10:30	AM Dame Violer	7.4	m/s? es 🕅		Notified? (All)	Booking				
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)acn	/L 🗆 \	Vithout ad	late listed a imitting res	ponsibility, I aci	knowledge				the defenda	id to appear if int	so signed, ar	nd I have serv	ed a copy	of this co	oy signature, mplaint upon
Ŋ.	r	eccept of th	his complia	iri t					Complainant	Acgillis, I	Michael	U		5599	
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ARRAIGNM	ENT CHARG	E1	ARRAIGNMEN	T CHARGE 2		ARR/					INMENT CH	ARGE 4	ARRAIGN	MENT CH	ARGE 5
		pulty no contest	not response     not guilty     DDP/      ded     dismiss W/M	ined ⊡ no.	ty contest	t DDP/ declined E no contest			D not g	juilty	<ul> <li>guilty</li> <li>no contest</li> </ul>	Inot responsible      responsible     not guilty     DOP/      declined      no conte     dismiss WWO prejudice			
			waive my right to		plea of g	guilty	or responsible	e for the viola	tion a	and cons	ent to judgmi	ent imposing th	e prescribe	d fine or civ	il sanction
	SIGNATURE					Da					<u> </u>		Judge's Initials		
	<u> </u>			<u></u>		SETTINGS								<u></u>	
Date of	⊂hg #	# Date set to For Ct Rm Ti		Time	me Initials Date of		c	Chg # Date set to		For	Ct Rm	Time	Initials		
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	ge's Initials Judge's Initials				Judge's Initials				Judge's Initials			Judge's Initials			

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\$	-	
	1	NADJA CUCAK, 022482
	2	Assistant City Prosecutor P.O. Box 4500
	3	Phoenix, Arizona 85030-4500 (602) 262-6461/FAX (602) 534-9806
		Attorney for State
	4	IN THE MUNICIPAL COURT OF THE CITY OF PHOENIX
	5	COUNTY OF MARICOPA, STATE OF ARIZONA
ord.	6	STATE OF ARIZONA,
crec	7	) AMENDMENT TO Plaintiff, ) MISDEMEANOR COMPLAINT
Court electronic record. ROSECUTOR 4500 85030-4500 8461	8	vs )
	9	) No <sup>.</sup> 14007015 MATTHEW JOHN KELLY, )
61 61 61 61 61 61 61 61 61 61 61 61 61 6	10	10/21/1974, ) COUNT 05 ADDED
<b>пісіраІ Со</b> ( СПҮ РКОS Р О Вох 4500 ( Апгона 850 (602) 262-646	11	Defendant)
P O IIII	i	
HOEN Phoe	12	The undersigned being first duly sworn, complains on information and belief that
	13	defendant committed a misdemeanor in Phoenix, Maricopa County, Arizona, as follows.
original Phoenix PHO	14	COUNT 5
origi	15	On or about December 28, 2011, the defendant had an alcohol concentration of 0 20 or more
and	16	within two hours of driving or being in actual physical control of a vehicle, a Class 1 misdemeanor,
fficial	17	in violation of Arizona Revised Statutes, Section 28-1382A2.
an o	18	
py of	19	Subscribed and swom to before me this <u>20</u> day of <u>Tow</u> , 20 <u>12</u> PHOENIX CITY PROSECUTOR
os pa	20	By IS Althon
A certified copy of an official and	21	Judge of the Munyerbal Court NADJA CUCAK, 022482 Assistant City Prosecutor
A	22	
Ð	23	
	24	
		COMPLAINT 14007015

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A certified copy of an official and original Phoenix Municipal Court electronic record.

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COU	RT INFORMATION SUBMITTAL	
DESCRIPTOR VALUES	DATA VALUES	
DESCRIPTOR VALUES	DATA VALUES	
1. AGENCY	PCP	A c
2 COMPLAINT #	14007015	erti
3. FIRST NAME	MATTHEW	
4. MIDDLE	J.	<u>a</u>
5. LAST NAME	KELLY	g .
6 SUFFIX		V
	1633 W MANOR ST	f
8 CITY	CHANDLER	
9. STATE		fi
10. ZIP CODE	85224	<u>a</u>
11. SEX	M., M. M.	د ت
12. WEIGHT	150	d
13. HEIGHT	.5'09".	rig
14. EYES	Blue	In
15. HAIR	BRO	=
16. ORIGIN	W	<u>د</u>
17. DOB	10/21/1974	8
18. COMPLAINT DATE	01/19/2012	X
19. DOV	12/28/2011	
20. VR	VICTIM RIGHTS NOTICE PROVIDED	
21. DR #	2011 02240356	
22. BOOKING #		5
23. OFF 1	05599	ou l
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20 OFF 4 27. SID #		certified copy of an official and original Phoenix Municipal Court electronic record
27. SID # 28. PCN #		Ň
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30. DIV ELIGIBLE		č
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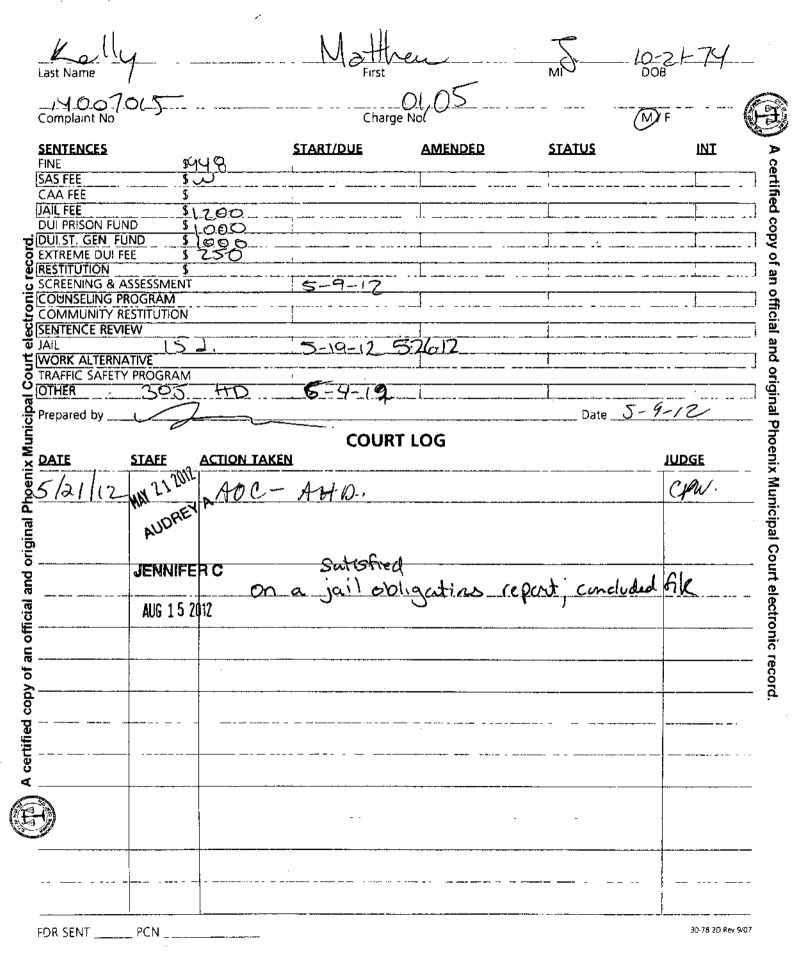
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- COUNT 05 1. A 2. 28-1382A2/1 3. 1
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PHOENIX MUNICIPAL COURT

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RECORD O	F PROCEEDING		
DATE	STAFF	ACTION TAKEN	JUDGE
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ECORD OF PRO	DCEEDINGS		8	ooking	<u> </u>		Complair	nt	1400	1019
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n <b>-Custody</b> ] Probable Cau ]) Probable Cau	se exists per	Rule 4 2(	a)(4) Relea	ase Cor ease or	nditions d dered	letermined	per Rules 4 2	& 7 2		
CAA eligible a						_				
CAA declined NOA filed by			attorney	∃ Pro P	'er ⊡Ot	her		<u>-</u>		<u> </u>
Waiver filed										
lea Not guilty, se				ce						
Guilty, see jud	dgment and/	or senten	ice order		Da	ate	J	udge		
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	OENIX MUNICIPAL COURT	300 W. Washingt	on St. Phoenix,	AZ 85003-2103	602-262-6421	TTY/602-495-0733
ST	TATE OF ARIZONA			· · · · · ·	11 16	SENTENCE ORDER
Λ	natthew J. Ke	lla		10-21-74	Amended	olation
Def	endant (First MI Last)	<u> </u>		 	- Remand Sen	
1.	Court finding and judgment 🔲 Defenda	ant is in violation of term(s)_			of probation imposed	on
<b>Z</b> .	COMPLAINT #s	14007015		······		A ce
	COUNT #s	<u> </u>	02	03	04	/stit
3	VIOLATION CODES	281381A1	281381A2	281382 RI	28729.1	281382A2
	OFFENSE NAME, CLASS	DUI_M/	Dul ML	ext DULM!	lane M_	ext D UI M / 2
	Defendant knowingly, voluntanly, and int					
	Plea (Guilty, Responsible, Admit) Plea (No Contest)	Ľ\$Í		<u>г</u> і •		
	Submission Guilty: Responsible at Trial (Gourt / Jury) Default (Stands / Set Aside) Not Guilty: Not Responsible					
	Dismissal (Without / With) Prejudice DUI Dismissal  factual  flegal					
FINC	DINGS: Prior Convictions (arde)	123	123	123	123	1 2 3 Phoeni 1 2 3 ARS 13-604 X
	DUI 🗌 28-1382 BAC 20>, D					
						Mun
п.	ICE Notice: A fine has been				idence that the defendan	t is unlawfully in the U.S
<u> </u>	4 All orders contained within this Judgr Probation					
<b>Q</b>	5 IT IS ORDERED the defendant be o	confined for <u>45</u> days	s, with days tir	ne served, with	days suspended upon	successful completion of
/	Probation (Item 7) SASAS-Counse Jail Days / Concurrent	king (item 12) □ Community	y Restitution (item 13), Othe	er	/□	4 4 4
\$	6. IT IS ORDERED the defendant pay	the following fines/sanction:	s, fees or restitution amou	nts		
•	A Fine/Sanction+Surcharge	<u>s 946</u> s 948	\$	\$ \$	<u>s</u>	s <u><u><u></u></u><u><u></u><u><u></u><u></u><u></u><u></u><u></u><u><u></u><u></u><u></u><u><u></u><u></u><u></u><u></u><u></u><u></u></u></u></u></u></u>
	C CAA Fee (Defense Attorney) D Jall (Mandatory, 13-804 01)	\$	5 \$:::::::::::::::::::::::::::::::	\$ \$ <u></u>		sā s
	E Suspended F• DUI Assessment (Prison Fund)	\$ \$	\$ \$	<u>.</u>	5 5	s s. / o Ø0
0	G DUI Assessment (PSE Fund) H 28-1382 Assessment	\$	\$ \$			s_1000 s::250:1
and the second s	l Other J Restriction Ordered	\$ \$	\$ \$			\$ \$
	K Restitution from Fine	\$	\$ 9	5 1	i	§

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## PAYMENT INSTRUCTIONS. Full payment is required on the day you are sentenced. You can pay as follows:

Internet Pay anytime with Visa and MasterCard debit or credit cards at http://www.azcourtpay.com

Mail Send a check or money order (no cash) to Phoenix Municipal Court, P.O. Box 25650, Phoenix, AZ 85002-5650. Print your full name, date of birth and complaint number on check/money order Telephone Call 602-256-3281 between 8 00 a m and 4 30 p m Monday through Friday, excluding Holidays to pay with American Express, Discover, Mastercard and Visa debit or credit cards (Deat/hard of hearing call 602-495-0733)

In Person. Go to Phoenix Municipal Court at 300 W. Washington Street in Phoenix, AZ between 8 00 a million 4 30 p million Municipal Court at 300 W. Washington Street in Phoenix, AZ between 8 00 a million 4 30 p million Municipal Court at 300 W. Washington Street in Phoenix, AZ between 8 00 a million and 4 30 p million Municipal Court at 300 W. Washington Street in Phoenix, AZ between 8 00 a million and 4 30 p million and through Friday, excluding Holidays to pay with Cash, Money Drder, Cashier's Check, or with American Express, Discover, Mastercard and V sa debit or credit cards. Personal checks will be accepted with a valid driver's license and bank guarantee card Casher's Check, or with American express, biscover, masterian and visa vebric aros regional checks will be accepted with a fund officer a rectar build of the appear the court will immediately notify. Credit Bureaus, the Department of the appear before a judge. If you fail to appear the court will immediately notify. Credit Bureaus, the Department of the appear before a judge. Revenue to hold tax refunds, the Motor Vehicle Department to hold vehicle registrations, and Collection Agencies to take action In addition, if your case is a criminal matter a warrant will be issued your immediate arrest

## NOTICE OF RIGHT TO APPEAL - CRIMINAL

This notice explains your rights and responsibilities regarding filing an appeal to Superior Court from an order or final judgment. If you appeal, you are called the "Appellant." You have a constitutional right to have a lawyer represent you during the appeal stage of your case. This means that (a) you have the right to have a private lawyer, and (b) in certain situations, you may be eligible for a courtappointed attorney to represent you Normally, if you had a court-appointed attorney for the that, you will continue to have a court-appointed attorney for the appeal if you are appealing a case where the final court sentence included jail time or probation, and you cannot afford to hire a private attorney, you can request that the Court appoint an attorney to represent you. You will be required to fill out a financial statement, which is subject to a credit check. Depending on your income and financial situation, (1) an attorney may be appointed at no cost to you, (2) your request may be declined, or (3) you may have an attorney appointed with the requirement that you pay a portion of the cost of the attorney's services as determined by the Court The procedure to apply for a court-appointed attorney is set forth in Rules of Criminal Procedure, Rule 6

There are two separate stages to the appeal process. The first stage begins in this Court, the second stage takes place in the Mancopa County Superior Court. Remember, you must complete all steps at both stages, or you risk having your appeal dismissed. This notice does not set forth all the rules on criminal appeals. To read the rules in their entirety, you may review the Superior Court Rules of Appellate Procedure - Criminal (as revised effective June 1, 2003), and Superior Court Local Rules - Maricopa County at the library. It is recommended that you keep a copy of all of your documents and receipts during the appeal

## STAGE ONE - THE PHOENIX MUNICIPAL COURT

record

- electronic THE NOTICE OF APPEAL. To appeal, you must file a "Notice of Appeal" with the Phoenix Municipal Court Appeals Clerk within 14 calendar days from the date of the final order or final judgment if you do not file a Notice of Appeal within these 14 days, you lose your right to appeal. Within the time to file your appeal, you must also file an original and one copy of the "designation of the record " This is your list of the recorded dialog and marked exhibits in the court record that you want to include in the appeal
  - THE RECORD On or before the 14-day deadline to file your Notice of Appeal, you must also arrange to pay for a copy of the record of proceedings made at your hearing. This record will be filed with your appeal at Superior Court If the proceedings are under one hour in total length, a copy of the audio recording will be made However, if your trial was over one hour in total length, a written transcript will be required. The clerk will explain which type of record is required, and acceptable methods of payment. You can purchase an additional copy for your personal use, or you may sten to the record at the Appeals Office. If you feel that the payment of the cost of the record will cause substantial hardship to you or your family, you may file a request with this Court to proceed as an indigent. This request includes a sworm financial questionnaire which you must complete and which may be subject to a credit check. If you fail to pay for the record or transcript, your appeal may be dismissed
  - THE CONDITIONS OF RELEASE PENDING APPEAL. You cannot be forced to post an appeal bond in order to exercise your right to appeal. It you have been released on your own recognizance during the trial at the Phoenix Municipal Court, this will be your status during the appeal, unless this is changed by the Court after notice to you. If the Court required a bond during the trial stage, you may
- Phoenix Municipal Court The trial at the indenx Municipal court, this will be your status during the appeal, unless this is changed by the Court after notice to you. If the Court required a bond during the appeal to ensure your appearance at further court proceedings and to make sure you prosecute the appeal diligently. THE WRITTEN APPEAL MEMORANDUM The Appellant's Memorandum is your written "brief" or explanation of why you think that the Phoenix Municipal Court ruling was legally incorrect. The Memorandum should be typed or printed on 8.5" x 11" letter-sized while paper, double spaced, and should not exceed 15 pages in length, not counting any exhibits from your trial that you want to attach to the Memorandum. If you have paid for a copy of the record for your use in preparing the Appellant's Memorandum, the Court will notify you when your copy is available for pick up. If your trial was less than one hour in total length, your CD or tape will usual vie be ready within five business days. If a transcript must be ordered, it will be approximate'y 14 days before you are
  - contacted by the Court Review the record to identify where you think the Court was in error FILING THE APPELLANT'S MEMORANDUM WITHIN 60 CALENDAR DAYS. The Appellant's Memorandum must be filed with the Phoenix Municipal Court within 60 calendar days from the end of the original 14-day deadline to file the Notice of Appear You must file the original and one copy of the Memorandum with the Phoenix Municipal Court. The Prosecutor then has 30 days to file an "Appellee's Memorandum" (response)
  - WAIT FOR FURTHER INSTRUCTIONS Once the Memorandum has been filed, you should await further instructions from the Superior Court as out hed in Stage Two below. To keep you informed, remember that the Phoenix Municipal Court must have your current mailing address at all times. Even if you have an attorney, your address is still required for legal notifications. STAGE TWO THE MARICOPA COUNTY SUPERIOR COURT

- and original G NOTIFICATION FROM THE SUPERIOR COURT. If you have completed as of the requirements of the first stage, your case moves to Mancopa County Superior Court where an appeals judge will review your case. About 60 days after you fite your Memorandum, you will receive a notice from the Superior Court. This notice will assign a Superior Court case number to be referenced in all further correspondence
  - SUPERIOR COURT ACTION ON THE APPEAL If you have completed all of these steps, you will receive a ruling from the Superior Court. The Superior Court has the right to "affirm" (let stand) the Municipal Court ruling, to overrule the Municipal Court, to modify some of the Municipal Court decision, or, if the record is not clear, to order a new trial in the Superior Court. If the final outcome of your case is that the ruling stands, or if your appeal is dismissed for any reason, the Court may apply any bond, deposit, or payments already made to any sanctions or fees owed. The Phoenix Municipal Coult will notify you regarding any further action necessary to conclude your case after the juling from Superior Court

#### **RETURN OF EXHIBITS**

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After a judgment has become final and nonappealable, a person who fires a request uncer penalty of perjury setting forth ownership of or lawful entitlement to the possession of an exhibit may obtain an ex parte order permitting its withdrawal. If you want your evidence returned to you, an "Order of Release of Evidence" form is available at the Phoenix Municipal Court Appeals Office, 3rd floor Once you complete and submit the form a court date will be set and a judge will decide whether the evidence may be released. Unclaimed evidence will be destroyed

## NOTICE OF RIGHT TO SET ASIDE JUDGMENT A R \$ 13-907

- Setting aside judgment of convicted person on discharge, making of application release from disabitties, exceptions
- Except as provided in subsection or oscillate, making or opprior of rescue non o sub-rice, exceptions the judge, justice of the peace or magistrate who pronounced sentence or imposed probation or such judge, justice of the peace or magistrate's successor in office to have the judgment of guilt set aside The convicted person shall be informed of this right at the time of discharge. The application to set aside the judgment may be made by the convicted person or by the convicted person's attorney or probation officer authorized in writing if the judge, justice of the peace or magistrate grants the application, the judge, justice of the peace or magistrate shall set aside the judgment of guilt, dismiss the accusations or information and order that the person be released from all penalities and disabilities resulting from the conviction other than those imposed by the department of transportation pursuant to section 28-3304, 28-3307 or 28-3308, except that the conviction may be used as a conviction if such conviction would be admissible rad it not been set aside. and may be pleaded and proved in any subsequent prosecution of such person by the state or any of its subdivisions for any offense or used by the department of transportation in entorcing the provisions of section 28-3304, 28-3306, 28-3307 or 28-3308 as if the judgment of guilt had not been set aside
- This section does not apply to a person convicted of a criminal offense. Involving the infliction of serious physical injury, involving the use or exhibition of a deadly weapon or dangerous instrument, for which the person is required or ordered by the court to register pursuant to section 13-3821. For which there has been a finding of sexual motivation pursuant to section 13-118, in which the £ victim is a minor under lifteen years of age, In violation of section 28-3473, any local ordinance relating to stopping, standing or operation of a vehicle or title 28, chapter 3, except a violation of

section 28-693 or any local ordinance relating to the same subject matter as section 28-693 NOTE Puisuant to A R 5 13-907, an Application to Set Aside Judgment does not mean that the Municipal Court will destroy records of your arrest or conviction. The Municipal Court does not seat the Record of Conviction or arrest, restrict inspection of your record, nor respond to inquiries relating to your conviction as though the conviction never occurred. You may be required to disclose a conviction: that has been set aside in applications for certain licenses. The Court cannot deny anyone the right to look at the court file or obtain a copy of the original citation, sentence or conviction The Motor Vehicle Department has no authority to suppress convictions and suspensions from the driving record. The Motor Vehicle Department will not remove any points from your drivino record and the information is obtainable by an insurance agency

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NAME:	Matthew	J. Kelly	/D0	в <u>10-21-74</u> сог	MPLAINT#. 140	07015
7.	Defendant placed on sum	mary probation under f	following conditions for	months starting today	, or	
				otify the Court, in writing, of a		elephone number
				20 21 22 23 24 (as defined	Ion back)	le le
	C Defendant shall not h					(Q)
	d Probation shall terms	nate upon completion of a	all orders contained in ite	ans 5 through 14		
				y terminated, 🗔 reinstated, 🗌 icing orders remain in effect 🛛		nths for restitution payment, contained in Items 4 through 15
<b>8</b> .	-			all forward payment as follows		
	Victim #1 \$	Name		Victim #2 \$	Name	
54.9	The amounts assessed unit	der Item 6 of this Order an	e due and payable toda	y and shall be paid as follows		
ť-				, report to Information Booth	I (1st floor)	
	- She Report to Financia	al Screening today (1st	floor) and comply with a	requests/directives of the Fina	ncial Enforcement Officer	(FEO) who will determine payment
				n payment today \$	_	
	C Apply \$					
	□d 28-3473C \$	fine reduced to \$	wth	proof of payment of fines caus	ing suspension in	days
				n proof of current registration in		
				n proof of six month insurance (	calcy in days	
<b>1</b> 0.	. Waive Motor Vehicle Dep	partment Driver License an	nd Registration suspense	on for 28-4135C		
	Suspend 🗔 driving privil	lones 🗂 vehide registrativ	on for months			
<u>ات ب</u>	• anabeline cha growing busin	ieges, 🗀 venicie registroo	on, for months			
	-			nd complete any treatment/col	inseling/education progra	am(s) as directed by SAS,
	Report to Screening &	Assessment Services	(SAS) today (1st floor) a	nd complete any treatment/col		am(s) as directed by SAS,
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### DOMESTIC VIOLENCE CONVICTION WARNINGS

You have been convicted of a crime that is considered domestic violence according to A.R.S. 13-3601 A, based on the nature of the crime and your relationship to the victim. If the crime involves the use or attempted use of physical force or the threatened use of a deadly weapon, you are prohibited by federal law from possessing a firearm or ammunition. This prohibition is permanent unless the conviction is set aside pursuant to A.R.S. 13-907. A conviction may not be set aside if the criminal offense involved the infliction of senous physical injury or the use or exhibition of a deadly weapon or dangerous instrument or if the victim's under fifteen years of age. A conviction is not automatically set aside upon request. Any decision is within the discretion of the judge The mandatory minimum sentencing requirement for a domestic violence conviction is a counseling program. Additionally, if you are convicted of a second offense, you may be placed on supervise propation with a term of juil as a condition of that probation. A third or subsequent charge may be fied as a felony and a conviction for that offense will result in a term of incarceration A B

#### TRAVEL RESTRICTIONS (Applies if Item #7b "Defendant not go to circled Areas" is checked )

- Areas 2, 3, 4, 5, 6, 10, 12, 13, 20, 21, 22, 23, 24 as defined below
- 7th St (east sidewalk) to 32nd St (west sidewalk), from Madison St (north sidewalk) to Papago/I-10 Freeway Includes all other Area 2 addresses and adjacent process >
- 16th St (east sidewalk) to interstate 17, from Northern Ave (south sidewalk) to Cactus Rd (north sidewalk) includes all other Area 3 addresses and adjacent property 3
- 43rd Ave (west sidewalk) to interstate 17 (east side), from Thomas Rd (south sidewalk) to Dunlap Ave (north sidewalk). Includes sidewalks, 27th Ave addresses and adjacent property 4
- 5 32nd St (east sidewalk) to Cave Creek Rd (west sidewalk), from Greenway Rd (south sidewalk) to Bell Rd (north sigewalk) includes all other Area 5 addresses and adjacent processory
- Washington St (south sidewalk) to Roosevelt St (north sidewalk), from 59th Ave (west sidewalk) to 56th St (east sidewalk) Includes all other Area 6 addresses and adjacent property 6 10 24th St from McDowell Rc (north sidewalk) to Buckeye Rd (south sidewalk) includes sidewalks or other areas with a 24th St address and any adjacent property
- 12 7th St. (west sidewalk) to 16th St. (east sidewalk), from Bethany Home Rd. (north sidewalk) to Papago/I-10 Freeway
- Washinoton St. to Durango St. (south sidewalk), from 43rd Ave. (west sidewalk) to 7th Ave. (east sidewalk). 13
- 20 3rd Ave (west sidewalk) to 7th 5t (east sidewalk), from Buchanan St (south sidewalk) to Fillmore St (north sidewalk). Includes all other Area 20 addresses and adjacent property
- 21 Papago/1 10 freeway to McDowell Rd (north sidewalk), from 7th Ave (east sidewalk) to 19th Ave (west Sidewark)
- 22 Central Ave. (east sidewalk) to Black Canyor/I-17 Freeway, from Greenway Ro. (south sidewalk to Union Hi is Rd. (north sidewalk)
- 19th Ave (east sidewalk) to 59th Ave (west sidewalk) from Van Buren S' (south sidewalk) to Encanto Blvd (north sidewalk) 23
- 24 19th Ave (east sidewalk) to 59th Ave (west sidewalk), from Encento Blvd (south sidewalk) to Indian School Rd (north sidewalk)

#### **RIGHT TO POST-CONVICTION RELIEF**

A certified copy of an official You also have a right to petition the Phoenix Municipal Court for post-conviction relief. Rule 32, Rules of Criminal Procedure, 17 A R S. In order to exercise your post-conviction relief right. You must file a Notice of Post-Conviction Relief within 90 days of the entry of judgment and sentence if you do not file, or do not have the right to file, a Notice of Appeal. If you do appeal, the time you have and to file a Notice of Post-Conviction Relief's extended to writin 30 days of the order and mandate alf' riming the judgment and senter-con direct and peal. If you do not inter you have reference on direct appeal if you do not interview of the order and mandate alf' riming the judgment and senter-conviction re' ef, get a copy of the Notice of Post-Conviction Re ef you may never have another opportunity to have any errors made in your case corrected by another court. To file for post-conviction re' ef, get a copy of the Notice of Post-Conviction either from the cierk of the court or jail, ill it out and file or send it to the clerk of the Phoenix Municipal Court. The notice must be received by the court within 90 days after you were sentenced or 9 with a 30 days of the order and mandate affirming the judgment and sentence on direct appeal ē

## ADDITIONAL RIGHTS THAT MAY APPLY TO POST-CONVICTION RELIEF & APPEAL PROCEDURES

You have the right to have an attorney represent you. If you are determined to be indigent, then you may be entitled to have an attorney appointed by the court to represent you in CRIMINAL cases only. You must fill out a request to proceed as an indigent which includes a sworn financial questionnaire. Not all criminal cases are eligible for court appointed coursel. You are required by law to Phoenix Municipal Court electronic record pay the cost of your transcript or tape If you feel that the payment of these costs will cause substantial hardship to yourself or family, you may file a request with this court to proceed as an indigent This request includes a swom financial questionnaire that you must complete

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PHOENIX POLICE DEPARTMENT REPORT \*\* RECORD \*\* · \*\* PUBLIC \*\* PAGE NUMBER: 2 DR NUMBER: 2011 02240356 ORIGINAL SEARCH WARRANT INVOLVED: DATE: 000000 0001 PKG 001 CODE:CI AP01 MODEL: BLOOD COLOR: LAB/FIELD:N ITEM: PSPECIM BRAND: DUI:YES POLICE BLOOD-DRAW:YES DESCRIPTION: ONE BLOOD KIT CONTAINING TWOW VIALS OF BLOOD FROM AP1 MATTHEW KELLY TEST FOR ALCOHOL CONCENTRATION \*\*\*\* NARRATIVE \*\*\*\* SERIAL NUMBER: 6474 SEE RELATED ALCOHOL INFLUENCE REPORT FOR FURTHER INFORMATION MAIL-IN SUPPLEMENT: NO VICTIM RECEIVED RIGHTS INFORMATION: NO INVOICES: 4079099 DR ENTERED BY : 6474 DR FINALIZED BY : 6474

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END OF REPORT DR NO: 2011 02240356

* ** PUBLIC **	PHOENIX POLICE	DEPARTMENT	REPORT	** RECORD **
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ORIGINAL PAGE NUM	1BER: 4 D	R NUMBER: 2011	02240356				
**** PHLEBOTC	MY BLOOD DRAW RE	PORT *****					
ITEM NO: 0001	AP01						
CONSENT DRAW: YES WARRANT: NO COURT OF ISSUE:	WARRANT #: ISSUING J		TIME SERVED: 0000				
MEDICAL QUESTIONS MEDICAL PROBLEMS: NO MEDICATIONS/BLOOD THINNERS: NO	ALLERGIES: NO	INFECTIOUS I.V. DRUG	DISEASES: NO USE: NO				
TYPE OF NON-ALCOHOL SITE CLEANE	R USED: POVIDONE	-IODINE					
CAREARSTERNESSESSESSESSESSESSESSESSESSESSESSESSESS							
DATE: 111228 TIME (24 HO PHYSICAL ADDRESS WHERE BLOOD DR EQUIPMENT USED: ETS EXPIRATION DATE OF VIALS (MM/YY) COOPERATIVE: YES RESTRAINT USED SUPERVISOR NAME/SERIAL NO:	AWN: 1610 E HIGH KIT/TUBJ : 0113 BLOOD DI	AWN FROM: RIGH	65 IT ANTECUBITAL FOSS				

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BLOOD CLOTTED AT SITE: BETWEEN 1-3 MINUTES

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' \*\* PUBLIC \*\* PHOENIX POLICE DEPARTMENT REPORT \*\* RECORD \*\* SUPPLEMENT PAGE NUMBER: 1 DR NUMBER: 2011 02240356 1 REPORT DATE: 20111228 TIME: 2230 TYPE OF REPORT: DUI OFFENSE: 390D PROSECUTION DESIRED: YES SUSPECT [S] : CLD BOOKING VICTIM NOTIFIED: NO LOCATION: 001411 N 3RD STREET BEAT: 0724 GRID: BC28A DATE/TIME OF OCCURRENCE: WED 122811 2121 6474 REPORTING OFFICER [S]: JAMES LAWLER UNIT: T36 MICHAEL MCGILLIS 5599 PREMISES: STREET/ROADWAY/ALLEY VEHICLE OFFENSE INVOLVED: BIAS ~ NONE(NO BIAS) PHOTOGRAPHS TAKEN: NO BY: SCENE PROCESSED FOR LATENTS: NO BY: LATENTS SUBMITTED TO CRIME LAB: NO REPORT DISPOSITION: FIELD CLEARED BY ARREST OVER AGE 18: YES = = \*\*\* REQUEST FOR LAB ANALYSIS \*\*\* = = -= CURRENT DR IS: 2011 02240356 001 BIOLOGICAL EVID (BLOOD, SEMEN, TISSUE): NAM: NAM: OFF:DUI LOCATION: 001411 N 3RD STJAILED: OFCR REQ OF ANALYSIS: LAWLER, JAMES DATE OCC:000000 TIME:0000 (LAST, FIRST, MIDDLE) FIRM NAME USE BUS. DATE REQ:122811 TIME:2230 VIC: DUI RELATED: BUS: INVOICE ITEM # SFX TYPE TYPE OF REQUEST 0004079099 0001 PSPECIM BLOOD ALCOHOL 1.DATE/TIME DRAW:000000 / 0000 BLOOD DRAWN BY: LOC OF DRAWING: 2.DATE/TIME DRAW:000000 / 0000 \*\*\*\* NARRATIVE \*\*\*\* 2011 02240356 1 Continued.

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 2
 DR NUMBER: 2011 0.2240.356
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 SERIAL NUMBER:
 6474
 SERIAL NUMBER: 6474
 SERIAL COHOL CONCENTRATION
 NAIL-IN SUPPLEMENT: NO

 VICTIM RECEIVED RIGHTS INFORMATION:
 NO
 MAIL-IN SUPPLEMENT: NO
 Invoices:

 DR ENTERED BY : 6474
 DR FINALIZED BY : 6474
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 REPORT DATE:
 20111229
 TIME:
 0143

 TYPE OF REPORT:
 DUI
 OFFENSE:
 390D

 LOCATION:
 001411 N 3RD STREET
 BEAT:
 0724
 GRID:
 BC28A

 DATE/TIME OF OCCURRENCE:
 WED
 122811
 2121

 REPORTING OFFICER [S]:
 ERIC GARDNER MICHAEL MCGILLIS
 9067
 UNIT:
 72J

 OFFENSE INVOLVED:
 BIAS - NONE (NO BIAS)
 5599
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\*\*\*\* NARRATIVE \*\*\*\*

SERIAL NUMBER: 9067

ON 122811 AT APPROXIMATELY 2118 HOURS WHILE ON PATROL AS A SINGLE OFFICER UNIT WEARING CLASS D UNIFORM DRIVING A FULLY MARKED POLICE IMPALA, I WAS TRAVELING NORTHBOUND ON 3RD ST AND I HAD JUST PASSED PALM LN. AS I WAS TRAVELING NORTHBOUND, A SILVER IN COLOR TOYOTA SEQUOIA PASSED ME SOUTHBOUND AT A HIGH RATE OF SPEED IN THE NUMBER 1 LANE.

I TURNED AROUND TO ATTEMPT TO CATCH UP AND SEE IF I COULD GET A PACE ON THE SPEED AND RUN THE LICENSE PLATE.

AS WE APPROACHED E. MCDOWELL RD., I WAS APPROXIMATELY 25 YARDS BEHIND THE TOYOTA. THE TOYOTA THEN SWERVED QUICKLY INTO THE #2 LANE THEN QUICKLY BACK INTO THE #1 LANE CAUSING SOME DIRT TO FLY INTO THE AIR. THE LIGHT FOR NORTH AND SOUTH TRAFFIC AT THE INTERSECTION OF N. 3RD ST AND E. MCDOWELL RD WAS RED. AS THE TOYOTA APPROACHED THE RED LIGHT, JUST NORTH OF WHERE THE LEFT TURN LANE STARTS, THE TOYOTA MOVED INTO THE #1 NORTHBOUND LANE. APPROXIMATELY 1 FOOT OF THE TOYOTA WAS IN THE ONCOMING #1 TRAFFIC LANE. THE TOYOTA THEN MOVED BACK INTO THE #1 LANE AND STOPPED AT THE RED LIGHT. WHEN THE TOYOTA MADE ITS STOP, IT MADE A HARD STOP AS IF HE MISJUDGED WHERE THE CROSSWALK WAS LOCATED. I WAS ABLE TO NOW MAKE OUT THE LICENSE PLATE ON THE TOYOTA AS AZ PLATE CAU LAW.

WHILE WAITING FOR THE LIGHT TO TURN GREEN, ANOTHER VEHICLE HAD PULLED UP NEXT TO THE TOYOTA IN THE #2 LANE. WHEN THE LIGHT TURNED GREEN, THE TOYOTA AND THE OTHER VEHICLE IN THE #2 LANE STARTED TO MOVE SOUTH THROUGH THE INTERSECTION. AS THEY WERE ENTERING THE INTERSECTION, THE TOYOTA SWERVED TO THE RIGHT COMING WITHIN A FOOT OF SIDESWIPING THE VEHICLE TO ITS RIGHT. I THEN ACTIVATED MY OVERHEAD LIGHTS AND THE TOYOTA PULLED INTO THE PARKING LOT AT 1411 N. 3RD ST. THE TOYOTA PULLED INTO A PARKING SPACE IN FRONT OF THE BUILDING AND DID NOT STOP PRIOR TO THE PARKING CURB AND THE VEHICLE BUMPED THE CURB HARD CAUSING THE TOYOTA TO BOUNCE BACKWARDS OFF THE CURB.

I ADVISED DISPATCH OF MY TRAFFIC STOP AND ASKED FOR ANOTHER UNIT AS I BELIEVED THE DRIVER OF THE VEHICLE MAY BE IMPAIRED BASED ON THE DRIVING I HAD OBSERVED. OFFICER MCGILLIS #5599, WHO IS A DUI MOTOR OFFICER,

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Continued.

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## RESPONDED TO MY LOCATION.

I CONTACTED THE DRIVER AP1 MATTHEW KELLY. I NOTICED THAT MATTHEW WAS CHEWING GUM. I ASKED MATTHEW HOW HE WAS DOING TONIGHT. HE SAID HE WAS FINE AND HE DIDNT SEEM TO WANT TO LOOK AT ME AS I SPOKE TO HIM. I ASKED HIM IF HE WAS HAVING ANY MEDICAL ISSUES TONIGHT THAT WOULD BE CAUSING HIM TO SWERVE OUT OF HIS LANE AS HE WAS DRIVING. HE DENIED HAVING ANY MEDICAL CONDITION. AS HE SPOKE, HIS SPEECH WAS SLOW AND SLURRED. AS HE WAS TELLING ME THAT HE WAS OK, HE LOOKED AT ME AND I COULD SEE THAT HIS EYES APPEARED TO BE BLOODSHOT AND WATERY. I ASKED MATTHEW FOR HIS LICENSE AND HIS PROOF OF INSURANCE. MATTHEW SLOWED OBTAINED HIS WALLET AND STARTED TO PULL HIS LICENSE OUT OF HIS WALLET. HE SEEMED TO BE HAVING A PROBLEM WITH COORDINATION AND REMOVING THE LICENSE FROM A POCKET INSIDE THE WALLET. HE REMOVED IT AND HANDED IT TO ME. I THEN ASKED FOR HIS INSURANCE AGAIN. HE THEN REACHED INTO HIS GLOVE BOX AND REMOVED A BUNCH OF PAPERS. HE PULLED OUT THE REGISTRATION AND ATTEMPTED TO FLIP THE FLAP COVERING THE REGISTRATION BUT HE WAS HAVING TROUBLE SEPARATING THE TOP FLAP FROM THE BOTTOM REGISTRATION. I TOLD HIM I DIDNT NEED HIS REGISTRATION, JUST HIS HE TOLD ME HE WAS GETTING IT. I TOLD HIM THAT HE HAD THE INSURANCE. REGISTRATION IN HIS HANDS, NOT HIS INSURANCE. THE NEXT PIECE OF PAPER ON HIS LAP WAS HIS CURRENT INSURANCE CARD. HE THEN HANDED ME THE CARD.

I ASKED MATTHEW IF HE HAD BEEN DRINKING TONIGHT. MATTHEW SAID HE HADNT. I ASKED IF HE HAD ANYTHING TO DRINK TONIGHT AT ALL AND HE SAID NO. I ASKED HIM WHERE WAS COMING FROM. HE SAID HE WAS GOING TO HIS OFFICE RIGHT HERE, INDICATING THE BUILDING IN FRONT OF HIS TOYOTA. I ASKED IF HE WORKED HERE AND HE SAID HE DID. I REPEATED MY QUESTION OF WHERE HE WAS COMING FROM. HE SAID HE WAS COMING FROM 2800 N. CENTRAL. I ASKED WHAT WAS THERE AND HE SAID HIS FRIENDS OFFICE. I ASKED IF HE HAD ANYTHING TO DRINK THERE AND HE SAID NO. DURING OUR CONVERSATION, HIS SPEECH WAS VERY SLOW AND SLURRED.

I THEN WENT TO MY PATROL CAR AND CONFIRMED THE LICENSE HE GAVE ME WAS THE SAME AS THE REGISTERED OWNER OF THE TOYOTA.

OFFICER MCGILLIS THEN SHOWED UP AND I EXPLAINED TO HIM THE DRIVING CUES AND BEHAVIOR I OBSERVED TO INDICATE TO ME THAT MATTHEW WAS IMPAIRED. AS I WAS TALKING TO OFFICER MCGILLIS, WE NOTICED THAT MATTHEW HAD STARTED SMOKING A CIGARETTE AS WE COULD SEE THE SMOKE EXITING THE DRIVERS SIDE AS THE LIGHT FROM MY SPOTLIGHT ILLUMINATED THE SMOKE.

OFFICER MCGILLIS THEN TOOK OVER THE INVESTIGATION. SEE HIS ORIGINAL REPORT AND AIR.

AFTER MATTHEW REFUSED TO DO ANY OF THE TESTS, OFFICER MCGILLIS PLACED MATTHEW UNDER ARREST FOR DRIVING UNDER THE INFLUENCE. I THEN TRANSPORTED MATTHEW WITHOUT INCIDENT TO 1610 E. HIGHLAND WHERE HE WAS PROCESSED FOR DUI.

VICTIM RECEIVED RIGHTS INFORMATION: NO

MAIL-IN SUPPLEMENT:

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	SUPPLEMENT	PAGE NUMBER: 3 DR	NUMBER: 2011 02240356 2
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	DR ENTERED BY : 9067	DR FINALIZED BY : 9067	
		END OF REPORT	DR NO: 2011 02240356 002

, \*\* PUBLIC \*\* PHOENIX POLICE DEPARTMENT REPORT \*\* RECORD \*\* PAGE NUMBER: 1 DR NUMBER: 2011 02240356 3 SUPPLEMENT REPORT DATE: 20120102 TIME: 0340 OFFENSE: 390D TYPE OF REPORT: DUI . SUSPECT [S] : CLD PROSECUTION DESIRED: YES BEAT: 0724 GRID: BC28A LOCATION: 001411 N 3RD STREET DATE/TIME OF OCCURRENCE: WED 122811 2121 5599 UNIT: T36 REPORTING OFFICER [S] : MICHAEL MCGILLIS PREMISES: STREET/ROADWAY/ALLEY VEHICLE PARKING LOT

OFFENSE INVOLVED: BIAS - NONE (NO BIAS)

\*\*\*\* NARRATIVE \*\*\*\*

SERIAL NUMBER: 5599

ON 122811 AT 2121 HOURS, OFFICER GARDNER 9067 CONDUCTED A TRAFFIC STOP IN THE PARKING LOT, AT 1411 NORTH 3RD STREET, ON A 2006 GOLD FOUR DOOR TOYOTA SEQUOIA, ARIZONA PERSONALIZED PLATE CUALAW. THIS VEHICLE WAS FOUND TO BE OCCUPIED BY ONE WHITE MALE DRIVER, IDENTIFIED AS AP1 MATTHEW JOHN KELLY DATE OF BIRTH .74 ARIZONA OLN NUMBER (IN POSSESSION). AT THE TIME OF THE TRAFFIC STOP, OFFICER GARDNER REQUESTED AN IMMEDIATE BACK-UP BELIEVING THE DRIVER OF THE VEHICLE, BY THE DRIVING OBSERVED, TO POTENTIALLY BE IMPAIRED.

I ARRIVED AT THE STOP LOCATION, AT 2125 HOURS, WHERE I FOUND OFFICER GARDNER OUT WITH AP1 MATTHEW. I WAS BRIEFED BY OFFICER GARDNER AS TO THE DRIVING OBSERVED. OFFICER GARDNER INITIALLY STATED THAT HE WAS TRAVELING NORTHBOUND ON 3RD STREET AND OBSERVED THE LISTED TOYOTA SEQUOIA IN THE SOUTHBOUND DIRECTION OF TRAVEL AT A HIGH RATE OF SPEED. HE ESTIMATED THE SPEED AT LEAST 50 MILES PER HOUR IN A POSTED 35 MILE PER HOUR ZONE.

HE STATED HE FIRST OBSERVED THE VEHICLE SOUTHBOUND ON 3RD STREET AROUND PALM LANE, WHICH IS NORTH OF MCDOWELL ROAD. OFFICER GARDNER ALSO DESCRIBED THE POSITION IN WHICH AP1 MATTHEW POSITIONED HIS VEHICLE AT THE RED LIGHT AT MCDOWELL. OFFICER GARDNER HAD MADE A U-TURN AND PROCEEDED SOUTHBOUND AFTER THE VEHICLE. WHEN THE LIGHT CYCLED GREEN FOR SOUTHBOUND TRAFFIC, OFFICER GARDNER OBSERVED AP1 MATTHEW FOUND TO DRIVE WITHIN ONE LANE OF TRAVEL AND DRIFTING OUTSIDE THE SOUTHBOUND NUMBER ONE LANE. AS THE TRAFFIC STOP WAS CONDUCTED, AP1 MATTHEW PULLED INTO THE PARKING LOT AT 1411 NORTH 3RD STREET AND STRUCK THE CURB COMING TO AN ABRUPT STOP, AT WHICH TIME, OFFICER GARDNER REQUEST A BACK-UF. OFFICER GARDNER STATED THAT THE DRIVER WAS SEVERELY IMPAIRED BUT DENIED DRINKING. HE ADVISED ME THAT AP1 MATTHEW HAD VERY THICK SLURRED SPEECH AND STATED THAT THIS IS HIS WORK ADDRESS.

I WALKED UP TO THE FRONT DRIVERS FRONT DOOR AND CONTACTED AP1 MATTHEW WHO

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Continued.

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SUPPLEMENT

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WAS STILL SEATED BEHIND THE WHEEL. HE WAS SMOKING A CIGARETTE. OFFICER GARDNER STATED THAT INITIALLY AP1 MATTHEW WAS NOT SMOKING BUT HAD JUST APPARENTLY LIT UP. I ASKED AP1 MATTHEW TO EXIT THE VEHICLE AND PUT THE CIGARETTE OUT. I ASKED IF HE WAS CURRENTLY TAKING ANY TYPES OF MEDICATIONS. AP1 MATTHEW WITH THICK SLURRED SPEECH STATED THAT HE WAS HEALTHY, NOT TAKING ANY MEDICATIONS AND WAS SIMPLY IN A HURRY TO GET TO HIS OFFICE. AP1 MATTHEW, WHILE SPEAKING WITH ME, WAS EXHIBITING RED WATERY EYES, HEAVY FRONT TO BACK SIDE TO SIDE SWAY AND A STRONG ODOR OF ALCOHOL. HE WAS OBSERVED CHEWING SOMETHING IN HIS MOUTH WHICH APPEARED TO BE GUM SO I ASKED HIM TO SPIT IT OUT, AT WHICH TIME HE DID. I ASKED WHERE HE WAS COMING FROM. HE ADVISED MY, "2800 NORTH CENTRAL." HE STATED HE WAS WITH A FRIEND AT THEIR OFFICE AT A BUSINESS MEETING AND STATED HIS FRIEND'S NAME IS AYA MCLEAN. AGAIN, ASKED HIM IF HE WAS CURRENTLY ON ANY MEDICATION DUE TO HIS EXTREMELY POOR BALANCE. HE ENDED UP LEANING BACKWARDS INTO HIS VEHICLE AND THEN REMAINED LEANING UP AGAINST HIS VEHICLE FOR BALANCE DURING MY CONTACT. HE AGAIN ADVISED MY HE WAS NOT CURRENTLY TAKING ANY MEDICATIONS, THEREFORE, I ASKED HIM AGAIN IF HE CONSUMED ALCOHOL THROUGHOUT THE COURSE OF THE DAY OR EVENING. HE AGAIN DENIED DRINKING. HE ASKED ME WHY HE WAS STOPPED AND I EXPLAINED TO HIM THE DRIVING WHICH OFFICER GARDNER HAD OBSERVED. I ASKED HIM IF HE HAD ANY RECOLLECTION OF SPEEDING, FAILURE TO DRIVE WITHIN HIS LANE OR STRIKING THE PARKING CURB UPON ENTERING HIS PARKING LOT. HE REPLIED, "NO IDEA, MAYBE I WAS ON THE PHONE." I ASKED IF HE WAS WEARING CONTACTS. HE REPLIED, "NO." I THEN ASKED AP1 MATTHEW TO STAND AWAY FROM THE VEHICLE, IN FRONT OF ME WITH HIS FEET, HEELS AND TOES TOGETHER, ARMS DOWN TO HIS SIDE. AS I PREPARED TO CONDUCT A HGN TEST, AP1 MATTHEW STATED, "I'M NOT DOING IT." I ADVISED AP1 MATTHEW THAT IF HE HAD NOT CONSUMED ANY ALCOHOL, HE HAD NOTHING TO WORRY ABOUT. I TOLD HIM, I WAS SIMPLY GOING TO EVALUATE HIS ABILITY TO PERFORM ROAD SIDE TEST, MAKE SURE HE WAS OK TO BE DRIVING. I ADVISED AP1 MATTHEW THAT MY ROAD SIDE TEST WERE VOLUNTARY AND THAT HE DID NOT HAVE TO CONDUCT THEM, HOWEVER, OFFICERS WOULD ONLY BE ABLE TO GO OFF OF DRIVING OBSERVED AND OUTWARDLY SIGNS. I EXPLAINED TO AP1 MATTHEW THAT IT WAS QUITE OBVIOUS THAT HE WAS IMPAIRED BY THE ALCOHOL HE HAD CONSUMED. I EXPLAINED TO AP1 MATTHEW THAT HIS WORDS THROUGHOUT MY ENTIRE CONTACT WERE SLOW, THICK AND SLURRED; SOME OF HIS WORDS SO SLURRED THAT ALL HIS WORDS AT TIMES WERE RUN TOGETHER. HIS EYES RED AND WATERY, HIS BALANCE EXTREMELY POOR THROUGHOUT MY ENTIRE CONTACT. AT TIMES HE HAD DIFFICULTY SIMPLY EVEN HOLDING HIS HEAD UP, WHICH IS COMMON WITH PEOPLE AT HIGH CONCENTRATION LEVELS TO HAVE WHAT'S CALLED, "BABY NECK," OR, "BOBBLE HEAD."

AT 2137 HOURS, I AGAIN ASKED AP1 MATTHEW IF HE WOULD VOLUNTARILY DO ROAD SIDE TEST. HE REPLIED, "NO." I ADVISED AP1 MATTHEW TO TURN AROUND, PLACING HIS HANDS BEHIND HIS BACK ADVISING HIM HE WAS UNDER ARREST FOR DUI. I REMOVED HIS PERSONAL BELONGINGS FROM HIS POCKETS AND SAW THAT HE HAD SOME PILLS IN HIS POCKET. HE ADVISED ME THE PILLS WERE FOR, " OR '. . " IT WAS AN OVAL WHITE PILL WITH THE MARKINGS N947. HE ADVISED ME THAT THE NAME OF THE PILL WAS, " I LATER LOOKED THIS UP AND THE PILL WAS IN FACT EXACTLY WHAT AP1 MATTHEW EXPLAINED TO ME THAT IT IS FOR

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THE VEHICLE WHICH AP1 MATTHEW WAS OPERATING WAS SECURED AT THE SOUTH LOCATION AND HE WAS TRANSPORTED TO A DUI VAN, LOCATED AT 16TH STREET AND HIGHLAND.

UPON ARRIVAL, HE WAS UNHANDCUFFED AND ENTERED THE DUI VAN, AT 2153 HOURS. AS AP1 MATTHEW SAT DOWN, OFFICER LAWLER ASKED HIM IMMEDIATELY IF HE WOULD LIKE TO PLACE ANY PHONE CALLS USING HIS PERSONAL CELL PHONE OR THE VAN PHONE, AP1 MATTHEW DECLINED ANY PHONE CALLS AT THIS TIME. WHILE INSIDE THE VAN, OFFICER LAWLER 6474 BEGAN BY OBTAINING PERTINENT INFORMATION REGARDING THIS INCIDENT. HE THEN BEGAN BY READING MIRANDA WARNINGS FOLLOWED BY THE ADMIN PER SE. AP1 MATTHEW CONSENTED TO THE BLOOD DRAW AND SIGNED THE CONSENT FORM PRIOR TO OFFICER LAWLER CONDUCTING THE BLOOD DRAW. WHILE INSIDE THE DUI VAN, AP1 MATTHEW'S SPEECH CONTINUED TO BE SLOW, THICK AND SLURRED, THE ODOR OF ALCOHOL WAS STRONGER INSIDE THE CONFINED VAN.

I OBSERVED THE BLOOD DRAW AT 2207 HOURS. OFFICER LAWLER WITHOUT INCIDENT DREW TWO VIALS OF BLOOD FROM AP1 MATTHEW'S RIGHT ANTECUBITAL FOSSA. THE BLOOD WAS PROPERLY INVERTED PRIOR TO BE LABELED AND THEN SECURED BACK INTO THE BLOOD KIT. OFFICER LAWLER EXPLAINED TO AP1 MATTHEW THAT ONE OF THE VIALS WOULD BE TESTED THROUGH THE PHOENIX CRIME LAB AND THOSE RESULTS WOULD BE AVAILABLE TO HIM WHEN HE WENT TO COURT ON JANUARY 6TH. HE WAS ALSO ADVISED THAT THE OTHER VIAL OF BLOOD WOULD BE RETAINED AT THE CRIME LAB FOR HIM, SHOULD HE OR HIS ATTORNEY WANT TO OBTAIN IT AND HAVE IT INDEPENDENTLY TESTED TO COMPARE THEIR RESULTS TO OUR RESULTS. AP1 MATTHEW WAS ALSO RIGHT TO ARRANGE FOR AND PAY FOR HIS OWN INDEPENDENT CHEMICAL TEST. AP1 MATTHEW CONDUCTED AN INTERVIEW STILL DENYING DRINKING ANY ALCOHOL.

HE WAS PHOTOGRAPHED, FINGERPRINTED AND ISSUED COMPLAINT NUMBER 14007015 FOR THE DUI RELATED OFFENSES AND FAILURE TO DRIVE IN ONE LANE OF TRAVEL. HE WAS NOT CHARGED WITH THE SPEED VIOLATION SIMPLY BECAUSE THE OFFICER WAS NOT ABLE TO CONDUCT A PACE HE SIMPLY VISUALLY ESTIMATED THE SPEEDING AS AP1 MATTHEW PASSED HIM IN THE OPPOSITE DIRECTION OF TRAVEL ALONG 3RD STREET. AP1 MATTHEW PLACED ONE PHONE CALL TO A FRIEND FOR A RIDE HOME. AFTER THE PROCESSING WAS COMPLETED, HE WAS PHOTOGRAPHED, FINGERPRINTED AND ISSUED COMPLAINT NUMBER 14007015 AND RELEASED TO HIS FRIEND'S SON, AT 2245 HOURS.

FOR FURTHER INFORMATION REGARDING THIS INCIDENT REFER TO THE ORIGINAL ALCOHOL INFLUENCE REPORT.

PACE A4812/5599/010212/1225/1364/VW 1122837 DICTATED ON 010212/0338/1

VICTIM RECEIVED RIGHTS INFORMATION: NO

MAIL-IN SUPPLEMENT:

INVOICES:

DR ENTERED BY : \*4812 DR FINALIZED BY : \*4812

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\*\*\*\* NARRATIVE \*\*\*\*

SERIAL NUMBER: A5245

ORIGINATING DR: 201102240356 001 THE FOLLOWING IS A SUMMARY OF THE LABORATORY EXAMINATION RESULTS. CONTACT THE LABORATORY BUREAU FOR THE OFFICIAL REPORT.

ANALYST: NATASHA IMADIYI(A5245) SUBJECT: MATTHEW KELLY ITEM 4079099-0001 ALCOHOL RESULT: 0.25 0 GRAMS PER 100ML

VICTIM RECEIVED RIGHTS INFORMATION: NO MAIL-IN SUPPLEMENT: NO

INVOICES:

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DR ENTERED BY : DRLIM DR FINALIZED BY : DRLIM

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