

# DRUNKS AND THIEVES 2020 PART 1

FEBRUARY 25, 2020

## DRUNK DRIVER DOING 102 MPH WHILE PASSING A POLICE CAR ON I-64 ADMITS DRINKING AT WEDDING AND THEN DENIES DRINKING AFTER

**ARRESTED.** On Friday August 17, 2018 at about 11 pm Officer Dan Duddleston was eastbound on I-64 approaching Hwy 141 when he observed a car in the passing lane approaching his vehicle at a high rate of speed.

A gray Ford Escape was clocked approaching the rear of Officer Duddleston's police car at 90 MPH. After it passed the police car the driver did not slow down INSTEAD SPED UP. The car was clocked at 102 MPH. Officer Duddleston then observed the driver making aggressive lane changes at high speeds.



Officer Duddleston

Officer Duddleston stopped the Ford on the exit ramp to Hwy 141. He contacted the driver, Brett C. Lucas, 26, of Alton, Illinois. Lucas stated that he had been at a wedding and had a couple glasses of wine. Lucas showed signs of being drunk. This is from the police report:

OFFICER'S OBSERVATION MADE PRIOR TO ARREST OR CUSTODY (Check appropriate box[es] and at	
BREATH	ODOR OF ALCOHOLIC BEVERAGE: <input type="checkbox"/> FAINT <input type="checkbox"/> MODERATE <input checked="" type="checkbox"/> STRONG ODOR OF MARIJUANA OR CHEMICAL: <input type="checkbox"/> YES <input checked="" type="checkbox"/> NO
EYES	<input type="checkbox"/> WATERY <input checked="" type="checkbox"/> BLOODSHOT <input checked="" type="checkbox"/> GLASSY <input type="checkbox"/> STARING <input type="checkbox"/> ARTIFICIAL
PUPILS	<input type="checkbox"/> CONSTRICTED <input type="checkbox"/> SLOW REACTION TO LIGHT <input type="checkbox"/> DILATED
BALANCE AND WALKING	<input checked="" type="checkbox"/> UNCERTAIN <input checked="" type="checkbox"/> SWAYING <input type="checkbox"/> STAGGERING <input type="checkbox"/> STUMBLING <input type="checkbox"/> FALLING

Lucas failed a number of field sobriety tests. He agreed to take a field breath test which showed he was intoxicated. He was arrested.

At the police station in an interview Lucas contradicted a statement he made at the time of the stop. From the police report:

At the time of the stop:

I asked the driver how many alcoholic beverages he had consumed and he stated he had two or three glasses of wine at a wedding.

At the station:

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WHAT WERE YOU DOING DURING THE LAST THREE HOURS PRIOR TO CONTACT WITH LAW ENFORCEMENT?

AT A WEDDING

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WERE YOU OPERATING THE VEHICLE AT THE TIME OF THE CRASH OR STOP?

YES    NO

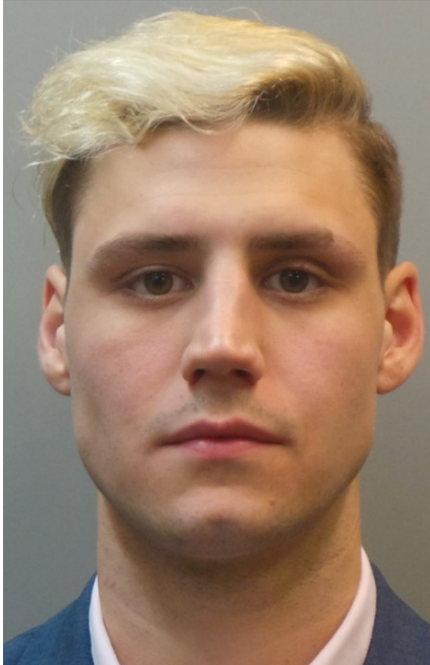
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HAVE YOU BEEN DRINKING?

YES    NO

IF YES, WHAT WERE YOU DRINKING?

Lucas did not refuse to take a breath test or agree to take a test. He just sat next to the breath testing instrument. After 20 minutes and being advised of the Missouri Implied Consent Breath Test Law and several requests with no response, Lucas' actions were written up as a refusal.



Brett Lucas



Lucas' eyes

**OUTCOME:** On 09/05/19 Lucas pled guilty to DWI in Town and Country Municipal Court. Judge Andrea Niehoff did not have a big problem with a drunk driver doing 102 MPH and placed Lucas on a 2-year No-Fine, No-Points and No-Permanent Record SIS probation for DWI. He was fined \$350 for speeding 42 mph over the limit. City prosecutor Ed Sluys dismissed the Imp Lane Use at 82 MPH violation.

**“SAYS YOU” AND “NONE OF YOUR BUSINESS” EXPRESSIONS FROM MY CHILDHOOD ARE USED BY 29-YEAR-OLD DRUNK/DRUGGED DRIVER.** Reading a recent police report by Chesterfield Officer Greg Rupp took me back to my childhood. I think the last time I regularly heard the expressions “None of your business” and “Says you” was maybe from Eddie Haskell (actor Ken Osmond who later was a LAPD officer) on Leave it to Beaver.



(In 1986 Osmond went on Disability Retirement after being shot in 1980 by a suspect he was chasing on foot.)

However, Officer Rupp got to hear them on Tuesday morning August 28, 2018 while interviewing Scott E. Miles, who he had arrested for DWID.



Officer Greg Rupp

On Monday night August 27, 2018 at about 11:05pm Officer Rupp was stopped on the side of the road on Brooking Park Drive at Hwy 141 (across from St. Luke's Hospital) when he heard spinning tires and saw a Chevrolet pickup truck rapidly moving south on Hwy 141.

Officer Rupp stopped the pickup truck at Conway Road. When he walked up to the truck he smelled a number of things. First was the heavy smell of after shave lotion, followed by the smell of burnt marijuana. Then there was the smell of booze on the breath of the driver, Scott Miles, 29, of Ballwin, MO.



Scott Miles



Miles eyes

Miles stated he was in a hurry to get home. He explained that he spun his tires, because the driver of the car next to his was revving his engine. (Start of a drag race)

After smelling the burnt marijuana Officer Rupp asked Miles if he had been using any recreational drugs recently. Miles stated, "No." Miles also denied there was anything illegal in the truck. He would later deny he had anything to drink.

Chesterfield Officer Hahn arrived to assist Officer Rupp, who then asked Miles to step out of the truck. Miles did so but locked the doors to the truck upon exiting. Officer Rupp told Miles he was going to search the truck since he smelled marijuana in the truck. Miles said he would not give his permission for Officer Rupp to search the truck.

Miles then took an aggressive stance and was promptly placed in handcuffs and given a seat in the back of Officer Rupp's patrol car.

A search of the pickup truck found an opened, partially full 16oz can of Bud Light beer that was cold to the touch. There was an unsealed, but full bottle of Jagermeister. He also found a marijuana grinder and a glass marijuana smoking pipe.

Miles was asked about the booze and said it belonged to a person he had just dropped off. Miles said he had a little to drink earlier but was fine to drive.

He agreed to a field breath test. That test showed a BAC level of .133% BAC. He then wanted to do other tests. The handcuffs were removed and he did several field sobriety tests which he failed. He was arrested.

At the police station, 20 minutes after being advised of the Missouri Implied Consent Law, Miles agreed to take an official breath test. At almost 90 minutes after being stopped by Officer Rupp the breath test showed Miles was still intoxicated at a BAC level of 0.089%.

After the BAC test Miles agreed to be interviewed which would have turned out to be a mistake for Miles if he was actually prosecuted for the crimes he was charged with.

Miles stated, "None of your business," when asked what he was doing prior to being stopped by Officer Rupp. When asked what he had been drinking replied, "Says you!"

When asked when he had started drinking he said, "None of your business, I didn't drink."

Of course it was Officer Rupp's business to find out what and how much Miles had been drinking since had had arrested Miles for DWI and Miles failed two breath tests.

Miles was issued summons to Chesterfield Court for Excessive Acceleration, DWI, Possession of an Open Container of Alcohol and Possession of Narcotic Paraphernalia.

**OUTCOME:** The Chesterfield Municipal Court Judge Rick Brunk and City Prosecutor Tim Engelmeyer picked Miles' pocket, but gave the finger toward the public's safety. Miles left the courtroom on April 23, 2019 convicted of nothing that he was charged with. The **DWI was reduced to C&I Driving** with a \$198.50 fine. The **Possession of Drug Paraphernalia was reduced to Littering** with a \$350 fine. The Operating a M/V with an **Open Container of Alcohol was also reduced to Littering**. The **Excessive Acceleration was reduced to Illegal Parking** with a \$150 fine.

Brunk and Engelmeyer do not send a message of any kind to offenders represented by local lawyers. They do send a message to the public that they really don't care about their safety. The loudest message is sent to Chesterfield police officers. That message is "Why bother?"

**BELLERIVE GOLFER AND CHESTERFIELD RESIDENT ARRESTED FOR DWI.** On August 17, 2018 at 7:58pm Town and Country Police Cpl. Freddie Yaakub was running radar enforcement on Ladue Road when he clocked the driver of a gray BMW 535i doing 55 MPH in the 40 mph zone.

The driver would not pull over immediately and caused Cpl. Yaakub to chase him into Chesterfield where he stopped on Ladue Road at Cross Trails.

Cpl. Yaakub contacted the driver (only occupant) of the BMW, Charles David Mill, IV. Cpl. Yaakub immediately smelled a strong odor of booze on Mill's breath. Mill said he had been golfing and had just left the Bellerive Country Club. He claimed he only had one beer but then proved he was lying by refusing to take a field breath test or an official breath test at the police station.

Of course saying you only had one beer and then refusing to take a breath test proves you were lying about having just one-beer.

Clearly Mill deserves having points on his driving record, but he doesn't as his traffic citations received in St. Louis County all got reduced to Illegal Parking with no points. The tickets he got in the middle of the state resulted in points because judges and prosecutors don't put up with this bullshit.

08/17/18	DWI, Speeding Guilty	DWI 2-yr SIS, Speed to park vio	Town & Country
02/14/15	Moving Violation reduced to Illegal Parking	\$251 fine	St. Ann PD
05/10/13	Speeding Guilty	fine	MO HWY Patrol
11/14/09	Moving Violation reduced to Parking Violation	fine	MO HWY Patrol
03/31/07	Moving Violation reduced to Parking Violation	fine	MO HWY Patrol
06/09/00	Speeding Guilty	fine	MO HWY Patrol
08/24/96	Speeding Guilty	fine	MO HWY Patrol
08/13/93	Improper Lane Use resulting in Cash	fine	MO HWY Patrol



Mill



Mill's "I only had one beer" eyes

**OUTCOME:** On February 7, 2019 Mill appeared before Town and Country judge Andrea Niehoff and pled guilty to DWI. He received a no-fine, no-points, no permanent record 2-year SIS probation. City prosecutor Ed Sluys reduced the Speeding charge to a Parking Violation. Mill left the courtroom with no points on his record. Proving rich guys, driving expensive cars can get away with driving drunk...to hell with the public's safety.

**SHOPLIFTING QUARTET EACH STEALING ONE BOTTLE OF BOOZE FROM WALMART BEFORE THE FAILED GETAWAY** On Saturday April 13, 2019 at 6:20pm a quartet of young men entered the Chesterfield Walmart with the intent to divide and conquer. It didn't work.

Three of the four thieves were out of town athletes at Maryville University.

Bryce Parr is a Lacrosse player from Corona, California. David Zingaro is another Lacrosse player from Davis, California. Carson Zadina was on the hockey team from Duluth, Minnesota. (He should feel at home since Duluth is the County Seat of St. Louis County, Minnesota.) The fourth suspect was a local, Gabe Schmidt from Wentzville. Schmidt was the only non-student of the quartet. He is listed on the police report as a “laborer” and has had four jobs in the last 10 months.



Bryce Parr



David Zingaro



Carson Zadina



Gabe Schmidt

The game plan was for each of them (all under 21) to go into Walmart, each grab a bottle of vodka, conceal it and then leave the store. Their plan was flawed almost from the beginning as Walmart store security officers had been watching them on video and put on a defense at the front doors trying to stop the four.

However, they made it to Carson Zadina’s Ford Explorer and drove off. The security officers contacted Chesterfield Special Enforcement officer on a cell phone with a description of Carson Zadina’s Ford. Chesterfield Police Officer Fenton stopped the vehicle at Wildhorse Creek Road and Chesterfield Parkway just east of Chesterfield Valley shopping area and the Walmart store.

Besides finding the four suspects and four bottles of vodka valued at \$65, a marijuana smoking pipe was also found in the center console of the getaway vehicle. The four were arrested for stealing and being minors in possession of intoxicants, plus Zadina got a drug paraphernalia charge added on his booking sheet.

**OUTCOME:** On June 18, 2019 the alcohol charge against **Schmidt** was dropped and the stealing charge was reduced to Littering. Schmidt pled guilty and was fined \$176.

On 09/26/19 **Parr** pled guilty to an amended charge from Stealing to a Health Code Violation. (I guess drinking Peach Flavor Vodka could be a health concern.) He was fined \$300. The Minor in Poss of Alcohol was reduced to Littering and he was fined \$100.

On 07/11/19 **Zingaro** had both charges against him reduced to Littering. After pleading guilty to being a litterbug he was fined \$350 for Count-1 and \$300 for Count-2.

On 08/22/19 **Zadina** had both charges reduced to Health Code Violations. He pled guilty and was fined \$300 (stealing) and \$100 for count-2 (minor in poss).

Chesterfield residents depended on businesses to produce the largest amount of the city's budget. Does the municipal judge and prosecutor protect those businesses by reducing charges against three people from out of state to reflect what they did not do actually look out for the welfare of the retail community? Or does the judge and prosecutor send a message that if you steal in Chesterfield and hire a lawyer you will be turned into a litterbug or a health code violator?

**PASSING A POLICE CAR AT 66 MPH IN A 45 ZONE, ALMOST REAR ENDING ANOTHER CAR ARE SIGNS OF A DRUNK DRIVER. IS HANDING THE POLICE OFFICER A BANK DEBIT CARD INSTEAD OF YOUR DRIVERS' LICENSE AN ATTEMPT BRIBE OR JUST ANOTHER SIGN OF A DRUNK DRIVER?**

On Thursday September 13, 2018 at about 10pm, Chesterfield Police Officer Matt Adams was on patrol driving east on Olive Blvd approaching Chesterfield Parkway East when he saw a vehicle approaching the rear of his police car at a high rate of speed. The vehicle, a Jeep Grand Cherokee passed his police car on the right doing 66 MPH and then almost rammed the rear end of a slower moving vehicle in the curb lane.

Officer Adams stopped the Jeep and contacted the driver, Michael Arthur Solom, 38, of White Birch Valley Lane in Chesterfield. Solom was clearly drunk, besides passing a police car on the right at 66mph in a 45mph zone, his breath reeked of booze, his eyes were bloodshot, his speech was confused and he mumbled and he almost fell down when he got out of his car.

When Officer Adams asked for Solom's license and insurance card, Solom handed him his bank debit card.

Solom failed a number of tests. He was wearing a red shirt, blue gym shorts and softball cleats.

When exiting the Jeep, Solom asked Officer Adams if he could ask a question. Then instead of asking a question he made a statement, "I am being real transparent with you I live right up the street. And I apologize if I did something wrong."



Michael Solom



Solom's eyes

As Solom was failing the balance portion of a field sobriety test he made another statement. "Honestly man, I am being honest with you. I didn't have a whole lot to drink."

Solom refused to prove that statement when he refused to take a field breath test or an official breath test at the police station.

After his arrest and while at the police station Officer Adams advised Solom of his rights per the Miranda Ruling prior to a standard interview. Solom refused to respond if he understood his rights or not.

**OUTCOME:** On April 19, 2019 Chesterfield judge Rick "let'm Loose" Brunk accepted Solom's guilty plea to DWI and placed him on a 2-year SIS No-Points, No-Fine probation term. He was fined \$198 for speeding. Apparently the Following Too Closely charge was dropped. He got fined for speeding 21 mph over the limit but did not get fined for doing it while drunk.

**ON WELCOME BACK KOTTER THE CATCH PHASE WAS "UP YOUR NOSE WITH A RUBBER HOSE" FOR 51-YEAR-OLD TODD STERLING IT IS "PUT THE BOTTLES AND TABLETS FOR HAIRCARE AND HEALTHCARE IN YOUR UNDERWEAR"** On July 8<sup>th</sup> 2018 Dierbergs Security Officer Angelica Schaffer could not help but notice the 51-year-old white/male Todd Sterling (who lives in an apartment in Manchester) as he wandered the isles of the Dierberg's store on Olive at Woods Mill.

Sterling wasn't filling up his shopping cart. He was filling up his underwear and pants.

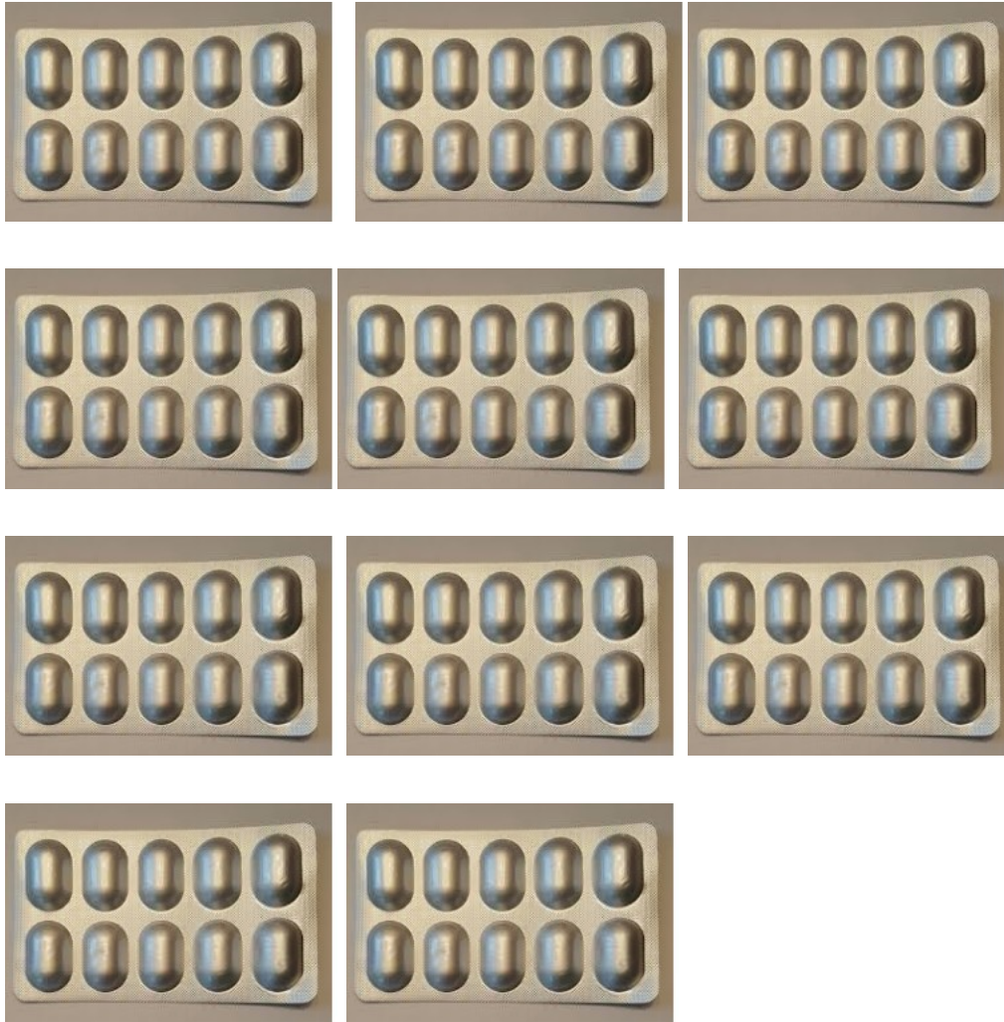


Todd Sterling

Sterling, an electrician, apparently knows how to stuff things in limited spaces.

Shaffer watched as Sterling put two \$11.98 bottles of hair spray in his pants, followed by two bottles of Argan Oil Hair Treatment \$49.98, down the chute. He then avoided the pointy sharp corners of a box, by removing the packets of three boxes of Prevacid antacid (\$41.97) and placing the blister packs of pills down into his underwear. There was still room in his pants/underwear for one more thing. It and that was a bottle (in the box) of nature's Truth Tea Tree Oil.





With his pants now full to capacity, Sterling was not done yet. Instead of going to the Outlet Mall and stealing high-dollar sunglasses he decided to steal cheap supermarket

sunglasses. Sterling removed the tags from a \$19.99 pair of shades and hung them on his shirt.



All this stealing made Sterling thirsty and he got a bottle of water that he paid for at the self-checkout line. He then left the store and was immediately met by Security Officer Shaffer.

Sterling immediately confessed, apologized and went with Shaffer to the security office to wait for the cops.

Chesterfield Police Officers Dammrich and Hernandez responded. After determining that Sterling had no priors for stealing or other crimes he was issued a summons and released.

Sterling may not have had a criminal records but he has a civil record in the courts and a number of judgments against him from lawsuits.

09/21/19	Angelia Sterling v Todd Sterling Divorce \$400 a month Child support	St. Chalres Co
06/13/17	Heritage Residents Assoc v Sterling default judgment \$1,459 paid: 12/29/17	St. Charles CO
09/11/15	Discover Bank v Sterling judgment \$3,273 not yet paid	St. Charles Co
08/24/12	Metropolitan Sewer District v Sterling judgment \$704 Paid: 05/27/16	St. Charles Co
11/03/11	Desmet Jesuit High School v Sterling settled out of court	

**STEALING CHARGE OUTCOME:** On October 23, 2018 Sterling pled guilty in Chesterfield Municipal Court, but thanks to City prosecutor Tim Engelmeyer and Judge Rick “let em’ Loose” Brunk, Sterling was convicted of the non-criminal charge of LITTERING and paid a fine of \$275. Of course 51-year-old people really should be getting breaks like this, since they have trouble knowing the difference between right and wrong as they are in mid-life crisis.

**NOT HAVING SEX WAS THE REASON GIVEN BY A SUSPECT FOR STEALING \$647 WORTH OF MERCHANDISE FROM MACYS.** On Thursday August 2, 2018 at about 5:41 Chesterfield police officers were dispatched to the Macy's Department Store at the Chesterfield Mall reference a shoplifter taken into custody by store security.

Officer Jim Dammrich responded to the call. On arrival Macy's security had the stolen items stacked and photographed for Officer Dammrich, who watched the video of the suspect Gary L. Andrews, 23, on his stealing spree. Andrews stole the following items:

\$99.96	2 pairs Levi Athletic Fit jeans
\$119.98	2 Pairs Levi Slim Fit jeans
\$39.99	1 Pair of Levi straight fit jeans
\$39.99	1 Pair Levi's soft twill jeans
\$90.00	2 Polo/Ralph Lauren sleep shirt
\$29.99	1 I.N.C. bracelet watch
\$31.50	1 pair Polo/Lauren pajama pants
\$145.00	4 pair Adidas pants
\$26.25	1 pair track pants
\$35.00	1 pair North Face Pants.



Officer Jim Dammrich

Officer Dammrich then arrested Andrews and transported him to the Chesterfield Police Station. During booking Andrews, who was on probation for stealing in St. Louis County declined to make any statements, but then made a res gesti spontaneous statement.

"I'd stop stealing if I had some pussy in my life. All I do is jack-off and steal," said Andrews not in response to any question.



Andrews' Chesterfield Mug Shot 5/1/19 Drug arrest 10/21/18 drug arrest Stealing



02/20/18 Drugs 07/05/17 Drugs 06/30/17 Drugs 6/21/17 Drugs 4/8/17 Drugs



2/1/17 No Fare Card 01/15/17 Drugs 11/30/16 Drugs 9/12/16 No Fare Card 8/12/16 Trespass



6/8/16 Drugs

Here are more arrests that are not shown with above mug shots:

10/11/19	Felony Stealing Pending	Richmond Hts PD
09/20/19	Trespassing pending	St. Louis City PD
11/24/18	Drug Possession, False ID to Gain Entry to Casino, Harassment, Trespassing GUILY 3-year SES Probation	St. Louis City PD

**OUTCOME CHESTERFIELD STEALING CHARGE:** On 08/20/19 Andrews pled guilty in Chesterfield Municipal Court and was fined \$500 and costs.

**DRUNK DRIVER CLAIMED NOT TO HAVE HAD ANYTHING TO DRINK, COVERED IN BODY COLOGNE, CLAIMED TO HAVE A WOODEN LEG AND JUST FINISHED A JOB INTERVIEW AT DIERBERG'S HEADQUARTERS. THE STORY WOULD CHANGE QUICKLY.** On Tuesday September 4, 2018 around 7:25pm Chesterfield Police Officer Greg Rupp's Bullshit/lie detector was working pretty good.

Chesterfield officers received a "be on the lookout" call for a drunk driver in a black possible Honda going east on Swingley Ridge Road toward Chesterfield Parkway West.



Officer Greg Rupp

They did not find a Black Honda in the area but the driver of a black Dodge Neon made a left turn from the straight through lane on Chesterfield Parkway at Wildhorse Creek Rd. Officer Holroyd stopped the driver and was assisted by Officer Rupp.

Officer Holroyd stated he could not smell alcohol in the car because of the overpowering smell of body cologne.

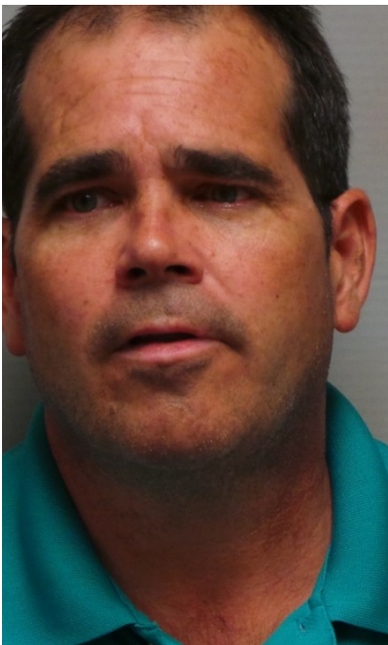
Officer Rupp went to the car and contacted the driver Charles Benner, 50, of Fenton, MO. Benner was smoking a cigarette and besides smoke, Officer Benner could also smell the body cologne. Officer Rupp had Benner put out his smoke and step from the car. Once outside of the car Officer Rupp could smell booze on Benner's breath.

Besides the BOB (booze on breath) Benner's speech was slurred, his eyes were bloodshot and watery and his balance was unsure.

Soon the lies began. Benner claimed he had nothing to drink that he was just tired. He said he had just driven from Kansas City for an interview at Dierberg's headquarters. (This would later turn out to be false.) Next he said he could not do field sobriety tests because he had a "wooden leg." Officer Rupp said he did not believe him and Benner said he was joking.

However Benner then claimed to have problems doing the tests as his left leg had been injured in an auto crash.

When Officer Rupp asked Benner to take a field breath test, Benner declined but his statement of having nothing to drink changed to "a couple of beers." When Officer Rupp asked if he was sure it was "a couple of beers" Benner remarked, "Probably more than that."



Charles Benner



Charles Benner's eyes

Benner was then arrested. A search of Benner's car revealed an open empty can of Busch Beer behind the driver's seat and an open partially filled bottle of 90-proof Country Club Vodka.

At the police station Benner agreed to take the official breath test. That test showed his BAC level was .186%.

In an interview Benner stated that he last ate at McDonalds where he had a Big Mac around 12 noon. He added shortly afterwards he met his brother and from noon to 6pm he drank a 12-pack of beer while sitting in his brother's pickup truck.

Here are the lies that Benner had told Officer Rupp:

1. He had not been drinking.
2. He just drove back from Kansas City.
3. He just had an interview at Dierbergs.
4. That he had a wooden (artificial) leg.
5. That he had just has two beers and wasn't drunk.

**OUTCOME:** Despite constantly lying to the police Benner would not get a permanent DWI conviction. On September 10, 2019 Benner pled guilty to DWI and was given a No-Record, No-Fine, No-Points SIS probation. He was also order to attend a Substance Abuse Traffic Offender Program (SATOP).

Benner, a lying drunk driver 2 ¼-times over the legal limit, left the Chesterfield Court with no permanent DWI record and no points. In other words, thanks to Judge Rick Brunk, you and I and all the other safe drivers are helping subsidize Benner's insurance rates since the DWI conviction record will not be on his driving record.

**ROCK HILL WOMAN NOT HEADED HOME AFTER VOMITING ON HERSELF WHILE LANE WEAVING ON I-64.** It was 12:28AM Saturday night into Sunday morning 11/18/18 when Town and Country Police Officer Jordan Fowle saw the driver of a Scion auto going west on I-64 entering the Town and Country city limits.

The driver of the car continually was weaving from lane to another. The driver then was on the exit ramp to NB I-270 when the car weaved on to the shoulder. Officer Fowle immediately tried to stop the car but the driver continued another mile before stopping at I-270 and Ladue Road in Creve Coeur.

Upon contact with the driver, Cindy V. Dixon, 30, of Charlane Court in Rock Hill, Officer Fowle couldn't help but notice that Dixon had just thrown up on her sweater/shawl with vomit and partially consumed French fries on her chest.



Arresting Officer, Jordan Fowle

He also saw that her eyes were bloodshot, glassy and watery. Her speech was confused and she was mumbling while her breath had a strong smell of booze. Once out of the car, Dixon's balance was unsure and she swayed while standing still.

Besides failing the sobriety tests, on the heel-to-toe walk she missed touching her heel with her toe every time. She failed a field breath test and was arrested.

At the police station in an interview Dixon said she did not think she was intoxicated and had just had an 8oz glass of vodka between 8-and-9PM. However, Officer Fowle found an open vodka bottle in Dixon's car that had been partially consumed.

Dixon took an official breath test that showed her BAC level to be .223% or almost three times over the legal limit.



Cindy Dixon



Dixon's eyes

**OUTCOME:** On 12/21/18 Dixon showed up to Town and Country Municipal Court with an attorney and was given a Christmas present. Actually the sentence would have been the same if it was July since she paid for a local lawyer. Despite being almost 3-times over the legal limit and very drunk and having just barfed on herself, Dixon was given a 2-year SIS No-Record, No-Points, No-Fine probation term. Having an open bottle of booze in the front seat area while driving drunk was reduced to “Illegal Parking.” I guess the vodka bottle was in the wrong position. She was fined \$225 for the Parking Violation she never committed. For Improper Lane Use (Weaving) she was fined another \$225 and got 2-points on her driving record.

Town and Country collected some money, a local lawyer collected some money and a very drunk driver got no points for DWI. Town and Country justice!