

DRUNKS AND THIEVES DECEMBER 2014 PART 2



By John Hoffmann

December 2014

SPEEDING PEDIATRIC DOC ARRESTED FOR DWI WHICH IS SURGICALLY REMOVED BY TOWN AND COUNTRY COURT: Regular readers may recognize the person in the mug shot below as Dr. Randy Sterkel. We wrote about him in October when his house on Litzsinger went on the market for a mere \$5,750,000. At that time we mentioned his DWI arrest in Town and Country.

http://www.johnhoffmann.net/combined_40.pdf



On June 28, 2013 at 11:40 pm Sterkel was driving his Mercedes EB on I-64 approaching Ballas Road weaving between the lanes while speeding 75 mph in the 60 mph zone, all while being observed by Town and Country Police Officer Scott Schlager.

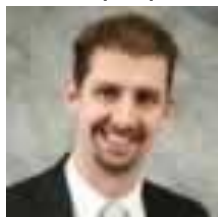
The Mercedes being driven by Sterkel was stopped east of Ballas Road. Sterkel wearing shorts and a Hawaiian shirt appeared to be drunk.

His breath had a strong odor of intoxicants, his eyes were bloodshot as you can see on his mug shot, his speech was slurred and he was staggering when he tried to walk.

Sterkel failed a set of field sobriety tests and a portable breath test showed he was intoxicated. He was arrested and taken to the Town and Country Police station where he stated he was on his way home from having dinner with his brother. He then refused to answer all other questions and refused to take a breath test at the station.

He was issued citations for DWI, Improper Lane Use and speeding.

OUTCOME: You might think that it would be a good idea to be sure that a person who treats children doesn't have a record of driving a motor vehicle with an alcohol impairment and putting people at risk. However that thought apparently does not cross the mind of Town and Country prosecutor Brian Malone, who dismissed the speeding and improper lane use charges and then reduced the DWI to Careless Driving.



Brian Malone

The Town and Country Municipal judge, Dean Waldemer didn't have to accept any of the deals. But he did in the case of a very rich doctor from Ladue.



The rich doctor from Ladue apparently is extra special compared to the rest of us and didn't have to served a 2-year probation term for driving while drunk.

I still maintain that people who refuse to take breath tests should not be offered reduced charges.

28-YEAR-OLD RED LIGHT RUNNER TOO DRUNK TO COUNT, LEAVES CHESTERFIELD COURT ROOM WITH NO POINTS ON RECORD: On Sunday December 23 at 7:33 in the evening Officer Cordia of the Chesterfield Police was eastbound on the South Outer 40 Road approaching Timberlake Parkway, an intersection controlled by electrical signals. Officer Cordia had a green light, but slowed

because it appeared that a south bound car on Timberlake Parkway was not going to stop for the red light.

The driver of the white 2009 Kia disobeyed the signal light in the presence of a police officer in a marked police car. The driver was stopped after turning left in front of the nursery on the Outer Road and was identified as Michael Sean Wilson 28 of 825 Forest Village Drive in Ballwin. Wilson appeared to be intoxicated with a strong odor of intoxicants on his breath, glassy eyes and confused speech. Once outside of the car his balance was unsure.



Michael Sean Wilson

After being asked several times Wilson said he was coming from the Fox and Hound in Chesterfield Valley and was going to his home on Forest Village Drive. Unfortunately he was not driving in the direction of his home, which is south of Manchester Road near New Ballwin Road.

Wilson failed the field sobriety tests including a counting test from 1001 to 1030. Officer Cordia reported that Wilson with a blank stare looked ahead and simply said, "1005" without counting.

He was arrested and taken to the the Chesterfield Police Station, where he said he understood the Missouri Implied Consent Law as explained to him and refused to take a breath test. However Wilson become combative and argumentative and claimed he did not understand the Miranda Warning. Wilson has apparently never seen a cop TV show or movie.

OUTCOME: According to the Chesterfield Court records on February 11, 2014 Wilson pled guilty to only the DWI and was placed on a "No-Record No-Points" SIS probation, on a deal recommended by city prosecutor Tim Engelmeyer and approved by Chesterfield Judge Rick "Let'm Loose" Brunk.



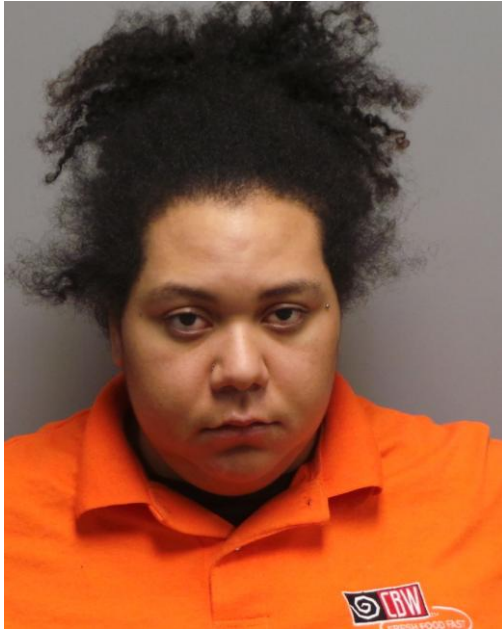
Wilson walked out of the court room with no points on his driving record despite being falling down drunk, disobeying a red light light and making an illegal turn at a major Interstate Highway intersection and refusing to take a breath test. The two moving violations citations that were also issued were reduced to "Illegal Parking" charges with \$250 and \$300 fines.

We are not advocating throwing the book at drunk drivers, but it is in the public's interest that they be identified as dangerous drivers and certainly they should leave a courtroom with some points on their driving record. Chesterfield's prosecutor and judge don't agree.

22-YEAR-OLD WOMAN ARRESTED AFTER THROWING MARIJUANA FROM CAR...RECOVERED IN THE CAR WAS A BOTTLE OF A FRIEND'S URINE SHE PLANNED TO USE AT HER NEXT DRUG TEST: On Thursday March 20, 2014 at 10:15 at night Officer Woodrum observed a silver 2003 Dodge Caravan travelling south on Olive at the North 40 Outer Road without its headlights on.

Officer Woodrum tried to stop the vehicle at I-64, but instead of stopping the driver turned left onto the EB I-64 entrance ramp. As Officer Woodrum stayed right behind the vehicle, the driver began to throw items out of the driver's window.

The driver continued eastbound on I-64, but exited at Timberlake Parkway, turned left and then left again and went down the WB I-64 entrance ramp. The driver then exited I-64 at the next exit for Chesterfield Parkway where she finally stopped with the help of two more Chesterfield officers in marked police cars.



Sasha Taylor

The driver was identified as 22-year- Sasha Louise Taylor of Overland.

When asked what she had thrown from the car on the I-64 entrance ramp she said she had some cigarettes that might have had marijuana with them, so she threw them out of the window.

She was arrested and a search of her car revealed rolling papers and a plastic pill bottle with a liquid in it. When asked what it was Taylor told officers it was a friend's urine that she planned to use at an upcoming drug test. There was also an outstanding warrant for the arrest of Taylor issued by the Brentwood Muni Court.

She was booked and issued citations for No Headlights at Night, Improper lane Use, Resisting Arrest by flight, Possession of Drug Paraphernalia, littering and as a fugitive from Brentwood.

This is apparently nothing new for Taylor. On January 16, 2014 she was arrested by the Crestwood Police and on June 24, 2014 pled guilty in St. Louis County Circuit Court for littering before Judge Mary Bruntrager Schroeder, who reduced a more serious charge to "Littering" also with a \$500 fine.



Mary Bruntrager Schroeder

11 months earlier April 10, 2013 Taylor was arrested in St. Peters, Missouri on two counts of felony drug possession. On July 18, 2014 she pled guilty and was placed on a five year supervised probation term.

At the time of her St. Peters arrest Taylor was living at 1850 Rockmoor in Chesterfield in an apartment off of Schoettler Valley Road.

On 06-09-14 Taylor apparently did the same thing along Natural Bridge when a Bel Ridge Police Officer attempted to pull her over for a traffic violation. She refused to stop. Once she was forced to stop police found narcotic paraphernalia in her car. She was cited for four traffic violations, obstructing the police and possession of drug paraphernalia.

OUTCOME: Despite Taylor being on probation for two felonies, having similar charges pending in Bel Ridge and adjudicated in Crestwood and other charges in Brentwood, on September 16, 2014 Chesterfield Non-Prosecutor Tim Engelmeyer reduced the traffic charges to "Illegal Parking" with cash fines. For one of the few times ever Englemeyer actually had someone charged with "Littering" instead of him reducing a stealing, assault or drug case to "littering." Then he also reduced the drug charge to "Littering." If he did check Taylor's record he ignored it. We are guessing he did not check the record, because over a long period of time it is clear that Engelmeyer and Judge Rick Brunk don't give a shit about the public's safety or fairness and it continues to be okay with the Chesterfield City Council.

New Charges: On December 2, 2014 Taylor was arrested for Stealing and Possession of Drug Paraphernalia in Bel Ridge. She was formerly charged on December 23.

COUNTY PROSECUTOR REFUSES TO ISSUE FELONY FOR THIRD DWI...TWO YEARS LATER THE OUT OF TOWN DRUNK DRIVER PLEAS GUILTY IN TOWN AND COUNTRY COURT:

On May 27, 2012 at 3:19 am Town and Country Police Sergeant John Flanagan observed a 1999 green Dodge pickup truck WB on I-64 speeding 82 mph in a 60 mph zone and lane weaving.

He stopped the vehicle at the western city limits and contacted the driver, Larry Maurice Temple of Atlanta, Georgia, who appeared to have been drinking as he had a strong odor of intoxicants on his breath, his speech was slurred and his balance was unsure.



Larry Temple

Sgt. Flanagan then did something in the 30-years I was in law enforcement, I hated and never did. He called another officer to respond to make the arrest and write the report. When I was a police sergeant and later a police captain if I arrested someone, I booked them and did the paper work. To stick it on someone else is a good way to screw up the case and is plain lazy. Plus it does not promote love and goodwill for you from your subordinates.

Cpl. Chris Moore, who then was a patrol officer responded and did the field sobriety tests and found that Temple appeared to be intoxicated. He was arrested and taken to the Town and Country police station. There he refused to answer any questions and refused to take a breath test.

It was determined that Temple had been convicted of DWI in 2012 in Braselton GA. In 2004 he was also arrested for DWI in Atlanta, GA. Besides that Temple had been convicted of 3rd Degree Assault in the City of St. Louis in 1992 and was sentenced to 20 days in jail.

Since Temple was originally from the St. Louis area and he has prior DWI arrests and convictions Cpl. Moore took this case to the St. Louis County Prosecuting Attorney's Office, but Bob McCulloch's office refused to issue charges and summons were later issued by the Town and Country Prosecutor. (Ironically Bob McCulloch was complaining earlier this year over DWI adjudication by the courts.)

Two years and four months after his arrest, on September 2, 2014 he pled guilty to all charges (there were no deals or reductions...possibly a first in the last three years we have been reviewing this cases) and was given cash fines on the charges.

26 YEAR-OLD ILLINOIS WOMAN DENIES HAVING ANYTHING TO DRINK...THEN TESTS AT .119%...LEAVES COURT WITH NO POINTS: Officer Scott Schlager, who writes the shortest and least detailed DWI report of any police officer I have ever encountered, stopped a 2012 blue Nissan at 1:39 am on January 9, 2013 after the driver drove onto the shoulder when exiting from SB I-270 onto EB I-64.

The driver Kimberly Renee Andrews of Columbia, IL was clearly intoxicated. She denied having anything to drink. She failed the field sobriety tests, but her eyes were bloodshot, her breath reeked of intoxicants and her balance was unsure. (Officer Schlager did not write any of this in his report, instead he ticked some boxes on the face sheet.)



Kimberly Renee Andrews

Andrews was arrested and at the Town and Country Police station she agreed to take a breath test. The test results showed that the woman who had said she had not been drinking had a BAC level of .119%.

She was charged with Improper lane Use and DWI.

OUTCOME: Her lawyer made a "jury demand" which sent the case to the St. Louis County Circuit Court. There Town and Country Prosecutor Brian Malone reduced to the Improper Lane Use (Andrews driving off the road) to "Illegal Parking" with a fine of \$323.



Brian Malone

She pled guilty to DWI and was given a two-year "no-record no-points" SIS probation by Judge Dennis Smith. She left the courtroom with no points on her Missouri Driving Record and nothing to send to the Illinois DMV.

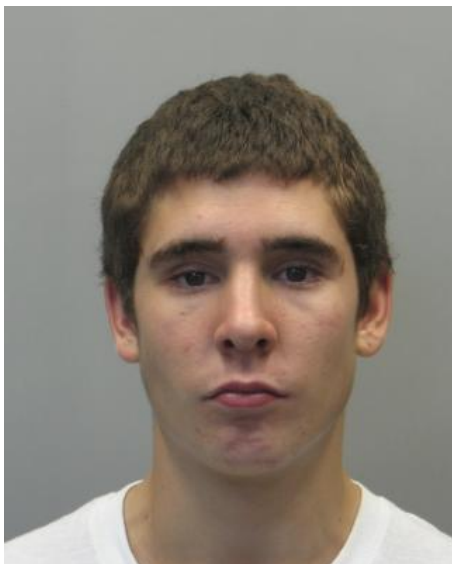


Dennis Smith

DRIVER ALMOST CRASHES TWICE...ADMITS TO HAVING SMOKED MARIJUANA BEFORE DRIVING:

On Labor Day September 3, 2012 at about 7:52 in the evening at about the end of dusk, Town and Country Police Officer Fowle was driving his marked police car west on I-64 approaching Mason Road when he observed the driver of a gray 2008 Dodge Charger begin to exit at Mason Road, only to have the driver suddenly steer the car back toward I-64 crossing the the shoulder and entering the highway almost sideswiping a car, whose driver had to steer into another lane to avoid being hit.

Officer Fowle caught up with the Dodge at about Highway 141 as the driver weaved from the shoulder near the exit lane across two other lanes of traffic almost causing another collision. Officer Fowle stopped the driver, who was identified as Steve E. Krost 18, of the Concord area of South St. Louis County.



Steven Krost

Officer Fowle reported that while Krost's eyes were watery, bloodshot and glassy, but he did not smell of alcoholic beverages. Instead he smelled of burnt marijuana.

Fowle reported that Krost's balance was unsure and he failed several field sobriety tests. During the walk and turn test, Krost began to hop instead of walk and Officer Fowle stopped the test because he was afraid Krost would hop into a lane of traffic. However a breath test using a field unit showed Krost's BAC level to be 0.00.

Fowle asked Krost if he had been smoking any marijuana and he stated that he had about three hours earlier.

Krost was arrested for Improper Lane Use, fail to Signal a Lane Change, Failure to Yield to Other traffic while changing lanes and Driving While Intoxicated/Drugged. He was transported to the Town and Country Police Station.

At the police station Krost did not know where he was. He stated he last slept for five hours 48-hours ago. Despite telling Officer Fowle he had smoked marijuana recently, at the police station he denied having smoked any marijuana in the last 72 hours.

He refused to take a second breath test. (An official breath test showing no alcohol in a person's systems is helpful in making a Driving While Drugged charge.)

Krost who was unable to post a \$350 bond was held in jail overnight before posting a bond.

OUTCOME: His lawyer had made a "jury demand" which moved the case to the Circuit Court in Clayton. On September 24, 2014, over two years after his arrest Krost pled guilty for the DWID and one count of Improper Turn before St. Louis County Judge Dennis Smith. Smith gave him a 2-year "no record" probation term on the DWID and a \$250 fine on the Improper Turn charge.

Should Krost have received a "no-record" probation term? Here is some more information about young Mr. Krost's background.

On August 2, 1012 Krost was arrested on a felony charge of Receiving Stolen Property that occurred on May 13, 2011. He was indicted and he pled guilty to the charge on July 28, 2014 and was given a "no-record" 5-year SIS probation term.

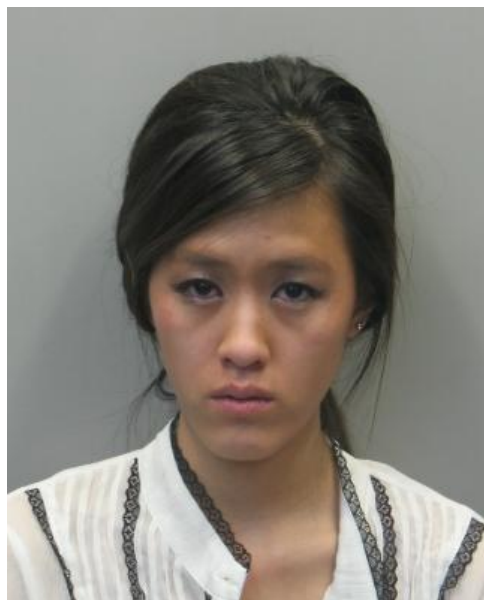
On September 25, 2012 In connection with a DWI that was apparently this Town and Country case, a report of Krost's refusal to take a breath test was reported to DOR. The suspension was upheld on appeal to the Circuit Court on 07/31/13.

On November 8, 2012 Krost's has another DOR "Fail to Take Breath Test or a Breath Test Over the Limit was filed with DOR in connection with another arrest. Krost appealed this one also and on 07/31/13 his appeal was denied by the Circuit Court.

May 15, 2013 Krost was arrested in connection with stealing a credit card on 12/26/12. He was charged and indicted. He pled guilty on July 28, 2014 and was given a concurrent 5-years "no record" SIS probation.

DRUNK DRIVER LEAVES COURT WITH ONE ILLEGAL PARKING

CONVICTION: On January 25, 2012 at 1:35 am Town and Country Officer McNutt observed 19-year old Minh-Tram Nguyen Trinh of Webster Groves weaving from one lane to the next on SB I-270 in Town and Country. By the time he was able to stop Trinh driving her 2009 black Mercedes on I-270 she was at Manchester Road.



Officer McNutt reported that Trinh appeared to be intoxicated as her breath smell heavily of intoxicants, her eyes were bloodshot and once out of the car her balance was unsure.

Trinh stated that she had just a Jolly Rancher Shot and a sip of beer. However a portable breath test showed she was well above the legal limit, meaning she had more than a shot and sip or it was a really big shot and a very long sip.

Trinh was arrested and her Mercedes was towed. At the police station she agreed to take a breath test and her BAC level was .137%.

OUTCOME: The case was sent to Clayton on a Jury Demand request. There was no trial as there rarely ever is on "jury demand" cases. Despite a BAC level of .137% and video of Trinh's condition and statements, Town and Country Prosecutor Brian Malone reduced the DWI charge to "Improper Parking" and dropped the "Improper Lane Use" citation. Trinh paid \$500 for the "Illegal Parking" which she never committed. She left the courthouse on a case where she was clearly intoxicated behind the wheel of a car with NO points on her driving record.

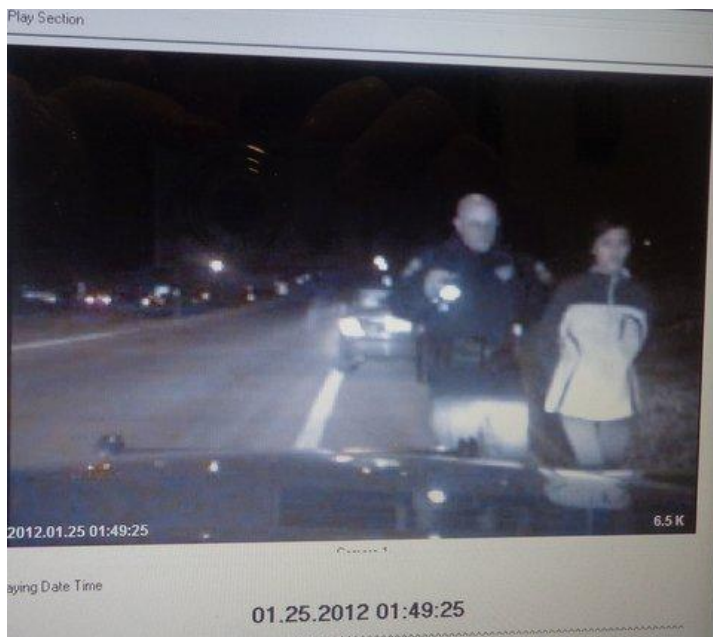
Follow Up: How does a case where the police have video evidence of the suspect's driving and BAC levels well above the legal limit end up being reduced by the city prosecutor to "Illegal Parking." The only way I could imagine this happening would be if the officers quit and moved away or was fired. That is not the case here. Officer McNutt is still patrolling the streets of Town and Country.

I filed an additional Sunshine Law Open records request and asked to view the video taken of the traffic stop and arrest of Ms. Trinh.

I viewed the video on November 11. I could clearly see Trinh's Mercedes weaving out of its lane to the right and then to the left. After the car was stopped I watched Officer McNutt properly give the field sobriety tests.



Next he gave a field breath test that came back way over the .08 legal limit.



It was a good thing that Officer McNutt stopped Trinh as her alcohol level was rising, which indicated she had just stopped drinking when she started to drive. From the time of the stop to about an hour later at the police station Trinh's BAC went from .112 to .137.

The idea that there was not enough evidence to make this case is just plain criminal. The idea that Town and County Prosecutor Doug Malone submitted such a plea bargain deal and that Judge MARY BRUNTRAGER SCHROEDER would accept it shows these two really have no interest in the safety of public.

SHOPLIFTER BREAKS CARDINAL RULE...DRESS INCONSPICUOUSLY WHEN SHOPLIFTING AT THE MALL. Nyemma D. Green was 22-years-old when she was at Chesterfield Mall on June 13, 2014. She was in Victoria's Secret. At the time she was wearing a Cheetah print hair band and an orange shirt. Dressed in this rather loud attire she decided to shoplift cosmetics.

Two Victoria's Secret employees stood behind Green and watched her put the makeup in her purse from several angles. Victoria's Secret has anti-shoplifting mirrors and the employees saw her steal the makeup from several different angles. She did go to the counter and paid for two items and then left the store without paying for four others.



Green



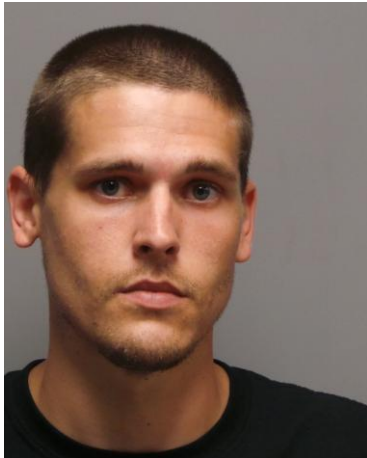
Cheetah print headbands make you easy to spot when you are shoplifting.

Two Chesterfield Police Officers stopped her leaving the store, found the cosmetics valued at \$29 and took her into custody. Green was taken to a police car outside of the Mall, issued a citation and released. Her address is completely blanked out on the report we received, however she gave an address to the Circuit Court of 131 Ala Hia Court Wahiawa, Hawaii on the island of Oahu. Normally if the suspect is not from the area you do book, fingerprint them and have them post a bond.

OUTCOME: On November 13, 2014 in front of Judge Dennis Smith of the St. Louis County Associate Circuit Court (Green's lawyer moved the case out of Municipal Court) Green pled guilty to a charge that was reduced by Chesterfield city prosecutor Tim Engelmeyer. If you are a regular reader of these twice a year reports on the local courts, would like to guess what she pled to? Yes...another conviction for Littering and a \$200 fine.



MINOR TRAFFIC STOP LEADS TO MAJOR SHOPLIFTING ARREST: The amount of stolen garments only totaled \$147.99 but the other cut off sales tags and theft devices found in the car of a pair of shoplifters showed they were stealing regularly to support drug habits.



Brendan Toebe

On Tuesday July 29, 2014 at 11:13 am Officer McBride and Sgt. Bruegenhemke were on patrol in the same car westbound on I-64 when they observed a red vehicle without a visible registration sticker on the Illinois license plate and that the female passenger was not wearing a seatbelt. These observations were made as the police car passed the slower moving red car. The police car then slowed to 45 mph waiting for the red car to overtake it. The red car did not gain on the police causing Officer McBride to slow to 35 mph in the 60 mph zone allowing the red car to pass them.

The car was then stopped on the shoulder of WB I-64 near Boone's Crossing Road. The driver, Brendan Toebe was wanted on a warrant. When he was searched after being placed under arrest, three empty pill capsules associated with heroin were found on him. He admitted they had contained heroin, but he was now out having last used the day before.

The female passenger also had outstanding warrants against her and she was arrested. A search of the car prior to it being towed revealed that there was drug paraphernalia associated with heroin in the front seat area. Also in the front seat area of the female passenger Officer McBride found 27 clothing sales tags and a roll of Macy's Department store return stickers.

On the back floorboard of the car were three pieces of name brand clothing still with the sales tags on them valued at \$147.99. In the purse of the female was a pair of pliers/wire cutters used to remove anti-theft devices from clothing.

Toebe admitted being a drug addict. He claimed the stolen items on the back floor were there that morning adding he loaned his car to the female the night before. He also said the female was a heroin drug addict. Toebe was charged with Possession of Drug Paraphernalia, Possession of Stolen Property and Possession of a Theft Device.

OUTCOME: On November 13, 2014 Chesterfield City Prosecutor Tim "Never Really Prosecute Em" Engelmeyer reduced the drug charge and the theft device charge to "littering." St. Louis County Judge Dennis Smith immediately accepted the deal. The littering convictions resulted in a total of \$300 in fines.



Judge Dennis Smith

The Possession of Stolen Property charge resulted in a guilty plea with a \$100 fine and no suspended probation with possible jail time.

On March 3, 2014 Toebe had been arrested by the County Police for Felony Illegal Possession of Drugs. He pled guilty to that charge and placed on probation.

DRUNK DRIVER RUNS INTO THE SIDE OF THE MISSOURI RIVER BRIDGE On Friday December 20, 2103 at 11:12 pm Chesterfield Police Officer Rupp responded to the report of a drunk driver whose car (a blue 2012 Buick Enclave SUV) was disabled in the right westbound lane of the Missouri River.

When Officer Rupp arrived a St. Charles County Ambulance was on the bridge blocking two lanes. The accident was clearly on the Chesterfield side of the bridge. Tisha Lynn Caudle the 33-year-old driver of the Buick was uninjured and in the ambulance.

Caudle had a moderate odor of alcoholic beverage on her breath. Her speech was slurred, her eyes were glassy and bloodshot and her balance was unsure. She was wearing a black dress and high heels.



Her Buick SUV could not be driven. The right front wheel and tire was badly damaged and there were scrapes down the right side of the car.

Caudle failed some field sobriety tests and didn't take some saying her feet were too cold. She told Officer Rupp that she had two vodka and Red Bulls almost eight hours earlier. She complained that another car was moving into her lane causing her to steer right and hit the bridge.

She was arrested for DWI and taken to the Chesterfield Police Station. There in an interview she denied being in an auto accident and changed the type of drinks she had from vodka and Red Bull to two Stella beers,

At one point Officer Rupp asked her if she had been operating a motor vehicle.

"I don't know what that means," was her response.

Caudle called her lawyer and then refused to take a breath test.

OUTCOME: On February 11, 2014 Caudle pled guilty before Chesterfield Municipal Judge Rick "Let em Loose" Brunk. She was given a no-record 2-year SIS probation term and no fine after crashing her car, refusing to take a breath test and closing two lanes of the I-64 Missouri River Bridge for an hour.

11 days after her DWI arrest Caudle was charged on New Year's Eve with a moving violation in St. Charles County. On June 25, 2014 she got that reduced to a no-points "Illegal Parking" charge.

On April 30, 2104 she was also in Court in St. Charles County were she had a charge reduced to Littering from a May 19, 2013 incident and was fined \$100.

MIDNIGHT BUILDING CHECK GETS FOUR OFFICERS ASSAULTED BY OUT OF CONTROL WOMAN:

One of the more tedious jobs of being a cop driving around and behind closed businesses in the middle of the night looking for open doors, windows signs of a break-in or suspicious people and cars. When I started as a police officer you were also expected to get out of the patrol car and shake doors to make sure they were locked.

On March 27 a little before 1 am Officer Ronnie Nicoletti of the Town and Country Police was doing building checks and driving behind the businesses at the Woods Mill Center on the South Outer Forty at Woods Mill Road. The center is mostly business and medical offices, with a couple of restaurants and a liquor store. The only place still open was Dave's Famous Bar, which was famous for a heavy layer of cigarette smoke hitting you about chest high when you walk in, plus an assortment of alcoholics for regular customers.

Officer Nicoletti stopped to investigate an occupied auto parked in the alley just west of the rear door to Dave's Famous Bar. In the next few minutes a 35-year-old 5-foot-3-inch 115 pound woman from 817 Stone Bluff Court in Chesterfield would assault six officers from Town and Country and Chesterfield Police Departments, injuring three of them. She would also have damaged police car, an officer's radio and destroyed a pair of glasses after knocking them off of an officer's face.

The man she was with was arrested on similar charges but those charges were later dropped.

The woman, Kristin Bussmann, would plead guilty to all charges in Town and Country and be places on SIS "no-record" probations with no fines. Rather than rewrite the events from Officer Nicoletti's report, I will share the entire report. Since all charges were dropped against the male involved in this, his name is blacked out in the report.



On 03/27/2012 at approximately 00:46, while on routine patrol, I was conducting an area check of the WoodsMill Shopping /Business Center at South Outer 40 Dr. and WoodsMill Rd. I was traveling WB on the rear parking lot of the complex checking for open doors and suspicious activity.

At 00:46 on 03/27/2012 the only open business in the complex was Dave's World Famous Bar and Grill located at 14306 S. Outer 40 Dr. The parking area behind WoodsMill Center has been the location for numerous crimes which include Burglaries, Stealings, Car Clouting, Drug activity and Intoxicated drivers who have passed out in their vehicles.

There were several parked vehicles at the rear of the bar most of which were parked on the north side of the lot next to and facing the building. As I proceeded WB I was using my vehicles spot light to illuminate the rear doors of the closed businesses and to check the vehicles on the lot for suspicious activity or damage.

As I approached the area of 14322 South Outer 40 Dr (several doors west of Dave's) I noticed that the last vehicle (Black Mercedes) on the lot was backed in next to the rear door of a closed business. When I drove past my spot light lit up the interior of the vehicle, I observed a heavily bearded white male subject sitting in the driver's seat of the parked vehicle. The subject was slumped down in the seat and was barely visible in the blacked out vehicle. When my spot light hit the subject he slid further down into the seat in what appeared to be an attempt to hide.

I passed the vehicle which is described as a 1991 Mercedes 500 series sedan bearing MSL PLAYAN 2013 and made a U-turn. When I made the turn I again put my spot light on the vehicle and noticed the male subject in the vehicle appeared to be attempting to retrieve or conceal something in the vehicle. The subject was now raised up out of the seat and he appeared to be reaching toward the center console area.

Before I had the chance to stop my patrol vehicle the subject quickly exited his vehicle and began to aggressively walk towards my patrol vehicle. I stopped, exited my patrol car and ordered the subject to stop but he continued to aggressively walk toward me. He began yelling and cursing at me. The subject stated "why the fuck are you stopping me." and "this is bullshit."

I could see that one of his hands was closed in a fist and I was unsure if he had possibly concealed a weapon from the vehicle (It was later determined that he had the key to the car in his hand).

Fearing for my safety, I drew my Taser and ordered the subject to stop and place his hands on the hood of his vehicle. The subject stopped but refused to put his hands on his vehicle, he continued yelling and stated "Why are you threatening me" and "I need to know who you are".

The subject who was later identified as [REDACTED] continued to inch forward towards me as I continually ordered him to stop. He refused to comply with my instructions and he maintained an aggressive (fighting) stance as he kept yelling. [REDACTED] made several statements claiming that he did not recognize my authority and that he had not relinquished his authority to me. He also stated that he had not committed a "Breach of the Peace" and he demanded that I provide him with three pieces of identification.

Based on [REDACTED] unusual actions and statements I asked him if he was a Sovereign / Freeman. [REDACTED] response was to yell "what does that have to do with it I'm a peaceful man".

Based on my training and experience I believed [REDACTED] unusual and erratic actions were an attempt to distract me from some possible criminal activity either in his vehicle or by some accomplice at one of the areas businesses. I also believed that [REDACTED] was possibly under the influence of a controlled substance and given the opportunity he would have assaulted me.

While I was waiting for assist officers to arrive [REDACTED] asked if he was free to leave. I told [REDACTED] that he was not free to leave as I was conducting an investigation.

While I was dealing with [REDACTED] I observed a white female approaching my location. I did not initially see where she came from. The female also began yelling and wanted to know what was going on. I instructed the female to stop and not to come any further but she refused to comply and continued walking toward me. The female stated that [REDACTED] was her boyfriend and that the black Mercedes was her vehicle.

I instructed the female numerous times to stop and walk away but she refused. She eventually said she wanted the car keys and she wanted to leave. The fact that the female was willing to take the car and leave [REDACTED] behind further raised my suspicions that there was something illegal in the vehicle that they did not want me to discover.

The female was later identified as Kristin Bussmann W/F DOB 05/05/1976.

Bussmann refused to stay back and at one point she got between me and [REDACTED] at which time I had to use my hand to move her away. While I was dealing with Bussmann [REDACTED] was yelling that she was his wife and that I need to keep my hands off his wife.

Both [REDACTED] and Bussmann continued to be uncooperative and when Cpl. Moore, Sgt. Flanagan, Officers Ghassami and Sharp from Chesterfield PD arrived on scene. Cpl. Moore told Bussmann to walk away and not to interfere. Bussmann continued to advance on myself and Cpl. Moore. Cpl. Moore had to push her away several times. When Bussmann kept coming back she was restrained by Officers Ghassami, Sharp and Sgt. Flanagan.

Bussmann physically resisted the officer's attempts to keep her back and she began to struggle with them. Bussmann refused to comply with handcuffing and the struggle continued. Sgt. Flanagan was able to get one handcuff on Bussmann's right arm but she refused to surrender her left arm as she struggled to break free.

Sgt. Flanagan told Bussmann if she did not comply she would be Tased. Bussmann continued to fight and resist at which time Sgt. Flanagan deployed his Taser in the Drive Stun mode to the back of Bussmann's right

leg. The effect of the Taser caused Bussmann to pull away and stumble to the left. As Bussmann stumbled to the left she was able to grab hold of Sgt. Flanagan's radio wires and she pulled his radio from his duty belt breaking the wires and the ear piece that was attached. Bussmann also knocked Sgt Flanagan's glasses off breaking his glasses in the process.

While the Officers struggled with Bussmann Cpl. Moore and I were able to secure [REDACTED] who seemed to calm down once he saw the Taser being deployed.

Once [REDACTED] was secure I went to assist with Bussmann who was still resisting on the ground. Sgt. Flanagan and I were able to grab hold of Bussmann's arms but she continued to resist handcuffing. Officer Ghassami deployed his Taser in the Drive Stun mode to the small of Bussmann's back which allowed us to handcuff her. Bussmann was secured and placed in the back seat of Cpl. Moore's patrol vehicle. Bussmann was advised she was under arrest for Interfering and Resisting Arrest.

As a result of the struggle with Bussmann both myself and Officer Ghassami sustained knee injuries (abrasions) from the ground. Officer Ghassami also had several abrasions on his hands and arms when the struggle went to the ground. Sgt. Flanagan sustained a shoulder injury.

Bussmann had no identification in her possession and she refused to identify herself. She also refused to identify [REDACTED].

While [REDACTED] was being handcuffed, Cpl. Moore reported that he could detect the distinct odor of Marijuana on [REDACTED] and during a pat down search Cpl. Moore thought [REDACTED] had a box cutter in his pocket but it turned out to be a pack of rolling papers. [REDACTED] was placed in the rear of my patrol vehicle. I also smelled the odor of Marijuana on [REDACTED] after I returned to my patrol car.

[REDACTED] had no identification on him and he initially refused to identify himself. [REDACTED] eventually identified himself as [REDACTED] and gave a DOB of [REDACTED]. I made several attempts to located a license or to identify [REDACTED] using my in car computer but I could not find any record with the information he provided. [REDACTED] told me he was in the computer because he was on probation yet I could not find anything on him by that name. It took several more times of me asking [REDACTED] before he provided his true last name. A computer check showed [REDACTED] had an extensive criminal record which includes arrests for Robbery, Assault and Drugs. [REDACTED] also refused to identify Bussmann.

While in the rear of Cpl. Moore's vehicle Bussmann continued to refuse to provide any information. Bussmann was identified by asking employees of Dave's World Famous if they knew her. One employee gave her first name and another provided her last name. A computer check of Kristin Bussmann

in Crime Matrix confirmed that the subject who was in custody was in fact Kristin A. Bussmann DOB 05/05/1976.

Bussmann complained that her shoulders and her back hurt and she stated that she wanted to go to the hospital.

Cpl. Moore went to check the suspect's vehicle to make sure there was no one left inside. When he walked up to the driver's side window he observed a large hand rolled cigarette on the front driver's seat in plain view and there were small amounts of what appeared to be marijuana residue on the center console.

A search based on the above probable cause revealed a clear plastic baggie containing Marijuana wedged between the driver's seat and the center console. The baggie was under a plastic DVD case that was placed on top of it to help hide it. The baggie of marijuana was seized as evidence. There were several roaches from hand rolled cigarettes in the ash tray along with the pieces of Marijuana residue on the center console. These items were also seized as evidence. A second baggie of Marijuana was found in a back pack in the trunk of the vehicle. It was also seized as evidence. The interior of the vehicle had a very strong odor of Marijuana.

I advised [REDACTED] that he was under arrest for Possession of Marijuana. [REDACTED] vehicle was towed by McNamara's incident to his arrest. While I was waiting for the tow and completing paperwork I noticed that [REDACTED] was moving around a lot in the back seat of my patrol car. When I checked on [REDACTED] I noticed that he was attempting to slip the handcuffs from behind his back. He had almost managed to get one of his hands to the front before I noticed him. [REDACTED] was instructed to put his hands back behind his back and he complied.

It should be noted that after this incident while reviewing my in car video. I noticed that while [REDACTED] was in the back of the police car he made several other attempts to remove the handcuffs and he appeared to be trying to get the door open. [REDACTED] also tried to use a metal hook (used to hold the seatbelt) in the rear of the car to pry open or break the handcuffs. While doing so he broke the hook and it was later found on the floor of the vehicle. When [REDACTED] was trying to free himself from the handcuffs he was watching the Officers outside the vehicle and at one point he let out a vicious roar and stated "someone is going to get hurt and it's going to be one of those Mother Fuckers". Apparently referring to the police officers.

Bussmann was transported to Mercy Hospital by Cpl. Moore and Sgt. Flanagan. Bussmann was complaining of pain in her back and her head. Upon arrival at the hospital Cpl. Moore and Sgt. Flanagan put Bussmann in a

wheel chair and she was brought into the ER. Bussmann refused to provide the ER staff with any information and she claimed she couldn't remember her pedigree information due to the trauma of the situation.

Bussmann was examined by the medical staff and she complained of numerous different injuries. She was given a CT scan and had x-rays taken. Each time the Doctor and medical staff told her they could not find anything wrong with her she would complain of something different.

While at the ER Cpl. Moore took photographs of Bussmann's visible injuries and the marks made by the Taser on her back. It should be noted that while at the hospital Bussmann was acting as if she could not walk but after she was booked and processed she was doing Yoga poses in her cell.

After [REDACTED] vehicle was towed and the evidence was seized I transported him to the Town and Country Police Department where he was booked and charged with Possession of a Controlled Substance and Resisting arrest. [REDACTED] was issued summonses on both charges and he was held awaiting bond.

The evidence seized was properly marked and packaged and placed into evidence. The in-car videos from cars 1, 8 and 9 were tagged and saved to the evidence server.

At approximately 04:00 Cpl. Moore obtained a Fit for Confinement Form from Mercy Hospital for Bussmann and she was subsequently transported to the Town and Country Police Department.

Upon arrival Bussmann was booked and charged with Interfering, Resisting Arrest, Assault on a Police Officer and Property Damage. Bussmann was issued summonses on all charges. Bussmann was placed in the female holding cell awaiting bond.

As a result of this incident three Officers sustained injuries. Sgt. Flanagan sustained a shoulder injury for which he is being treated. Officer Nicoletti sustained a knee injury which required medical attention at Mercy Hospital and resulted in a one day loss of work. Officer Ghassami sustained numerous abrasions to his right knee and right arm. Officer Ghassami reported the injuries to his supervisors but he refused medical attention at this time.

Photographs were taken of the property damage caused by suspect Bussmann. All photo evidence was downloaded and saved to the department Photo Evidence Server.

A department use of force report was completed and will be attached to this report. Also an officer injury report was written by Sergeant Flanagan.

OUTCOME: Bussmann pled guilty to all charges in Town and Country and was given a 2-year Suspended Imposition of Sentence, meaning if the court doesn't find out about any new arrests or convictions Bussmann's arrest record will be wiped clean.

Ten days after her arrest in Town and Country Bussmann was arrested by the Sheriff's Office in St. Charles County for Possession of Marijuana. Two years later on April 7, 2014 she pled guilty and was fined \$500.

In 2005 she had \$615 seized by the County Police as being connected to illegal activity. The court ordered the money forfeited to the State in 2006.

She also had another criminal charge filed by the Highway patrol in Miller County reduced to "Littering" with a \$1,000 fine in 2010.

THE PROBLEM We continue to document a serious problem. There appears to be little interest in having municipal courts actually deal out appropriate justice. Instead the cities and courts are being bought. Prosecutors and judges with clear conflicts of interest refuse to protect the public. Arrests are not dramatically dropping. The courts are simply a place to pay large fines for reduced charges. They are not doing anything to change behavior and reduce anti-social behavior.

Instead they raise cash for cities and make sure the clients they represent as private attorneys in other area courts get just as good of a deal. The MUNI Courts have things backwards.

First people should be identified as being a dangerous to the public and to taxpaying businesses. Fines should be secondary. Convictions should be first.

Mothers' Against Drunk Drivers has not been in the forefront of trying to clean up the do-nothing courts. Convictions that effect insurance rates would clearly be a help in reducing dopes who drink too much and drive. However, MADD keeps handing out awards to cops who arrest the most drunk drivers despite the fact that the local courts refuse to identify them by convicting them with public convictions of the crimes they are charged with.

Solution: Local city councils and boards of aldermen have refused to do anything about this. If some people would run on a platform to reform the municipal courts in their cities it would be a start.

However, since city and county elected officials are not up to the challenge the next step is to find some state legislators with enough guts to do something about it. Of course the liquor industry would likely fight it with campaign contributions. Lobbyists would be hired left and right. Clearly that would turn someone like State Rep and Speaker of the House John Diehl (with over \$1.5 million in contributions received) against it.

However identifying with public convictions and points on drivers' licenses and trying to reduce drunk driving should be a bipartisan event. I mean are you going to come up with a platform for drunk driving? It is time to reform drunk driving prosecution and the local courts.

Make it illegal to reduce any charge connected with a DWI to any offense that is not a lesser included violation. No more moving violations changed in plea bargains to Illegal Parking and Loud Mufflers.

MAKE MUNI COURT TRANSPARENT: For the elected officials in Chesterfield and Town and Country who claim there is nothing wrong with their courts...open them up to the public. Place court cases on Casenet where the public can review the cases and outcomes. I don't think either city's officials have the guts to do this. Tiny Bel-Ridge and Bella Villa make their court records open to the public and place them on Casenet...but apparently officials in Chesterfield and Town and Country don't want the public to know what is going on.

BONUS SECTION: for those of you who are regular readers of the weekly newsletters we produce...this is the end of Part 2 of Drunks and Thieves. However if you are reading this only because of this specific topic, here is a piece we ran a month ago on the lack of prosecution of noted defense attorney Scott Roseblum who injured an innocent driver by slamming into his vehicle head on after an evening of drinking celebrating a victory in a trial.

Town and Country plus Chesterfield local and political news plus music, restaurant reviews and cartoons will return in about seven days.

TIM ENGELMEYER SPECIAL NON-PROSECUTOR...EVIDENCE IS HUGE AGAINST LAWYER SCOTT ROSENBLUM...ENGELMEYER REFUSED TO PROSECUTE HIM:

Chesterfield, Des Peres and Valley Park prosecutor and Creve Coeur judge Tim Engelmeyer ignored a mountain of evidence against St. Louis high dollar defense lawyer Scott Roseblum. In his ill advised role as a "special prosecutor" in the Nat "SCOTT" Rosenblum DWI and Careless and Imprudent Driving case Engelmeyer did anything but be a prosecutor.

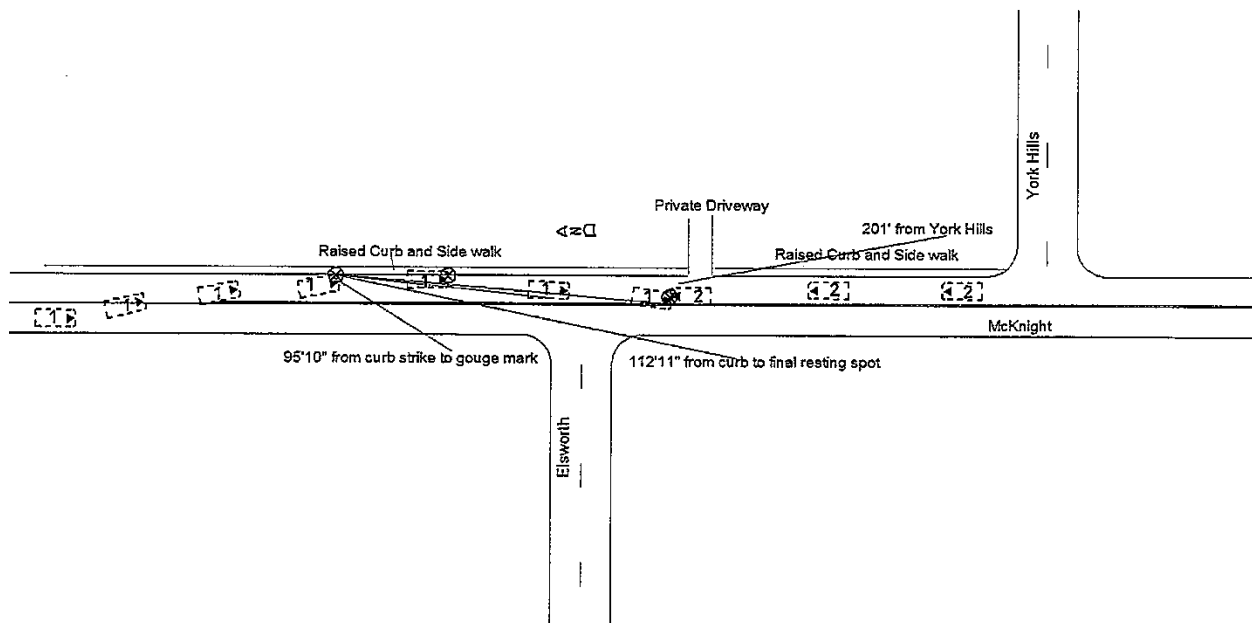


Rosenblum mug shot. Right Tim Engelmeyer on the phone probably reducing another DWI to Illegal Parking or theft case to "Littering."

For those of you who don't remember, back when Rosenblum represented the drunken lout who was staying at the Ritz-Carlton in Clayton, was too drunk to remember his room number and talked a clerk into giving him the key to the wrong room. The accused then entered the room, got into bed with a 10-year-old girl and molested her. On April 29 at 12:15 am after celebrating the jury win in the Ritz case Rosenblum was involved in a "wrong side of the road accident."

Roseblum was driving his 2013 GV8 Bentley home on McKnight Road south of I-64/Hwy 40. He started out in Ladue as the southbound lane of the road is in Ladue and the northbound lane is in Brentwood. However he would soon find himself in Brentwood.

According to Brentwood Police accident investigators, the Bentley crossed the centerline and hit the curb on the Brentwood side of the street. The vehicle continued south in the north lane and a second point of impact when it hit the curb again. The Bentley continued south in the north lane until it hit a 2001 Toyota Tundra, driven by Ronald Smith of Arnold, Missouri, head on.



This is what a \$177,000 Bentley looks like. This is what a 13-yr-old Toyota pickup truck in really good shape looks like.

Police originally were responding to a report of an injury auto accident and a disturbance. (To read the entire DWI-report, go to "Our Favorite Police Reports" on the home page of our website.)

When they arrived at the scene they found the 2001 Toyota pickup truck in the northbound lane with extensive front end damage. The Bentley was travelling at a high enough rate of speed that after having three impacts (two with the curb and one with the front of the truck) that it continued off the west side of the road.

Smith, the 27-year-old driver of the Toyota pickup truck, told officers he had just bought the 13-year-old truck, had financed it and had not yet made a payment.

Smith had clear head injuries, including a "knot" on his head and a bloody nose. Days after the accident he was undergoing CAT Scans and MRIs and had back, spine and shoulder injuries.

When Officer Nick Seiverling first contacted Rosenblum, he was standing in a driveway at 1800 S. McKnight Road. Officer Seiverling reported Rosenblum's balance was poor, he was unsteady when walking, there was a strong odor of intoxicants on his breath, his eyes were bloodshot, he had trouble keeping them open, his speech was slurred and confused.

Officer Seiverling asked Rosenblum to take standard field sobriety tests and Roseblum refused. He said Rosenblum told him he had been working 16-hour days for a case he had won that day and he was tired.

Seiverling then arrested Rosseblum and things got interesting. In his police Officer Seiverling referred to Rosenblum by his preferred first name of Scott. Here is an excerpt from the police report:

Ultimately, I advised Scott that he was under arrest and asked him to put his hands behind his back for handcuffing. Scott told me that I wasn't going to put hand cuffs on him. I explained that it was how people were placed under arrest and after a short debate about it, Scott was secured in handcuffs, which were checked for proper fit and double-locked for everyone's safety. He was seated in the rear of patrol car 31 where he was transported to the Brentwood P.D.

While en route to the B.P.D., Scott advised me several times that he was just tired from working so many hours, however it should be noted that the odor of intoxicants was strong enough in the car that I was able to detect it while driving.

Rosenblum asked throughout the booking procedure for Officer Seiverling to guess his BAC level. Of course Rosenblum refused to take a breath test. He was concerned about another matter as well.

Scott continued to ask throughout the booking process who called the media and if there were at the B.P.D. Despite being told numerous times that no one from our office called the media and that they weren't on the property, Scott was still confused.

While Rosenblum refused to take a breath test, the victim in all of this, his victim Ronald Smith, who admitted having a 16 oz beer at the Cardinals baseball game four hours earlier agreed to have his blood drawn and test for BAC. The test came back ZERO (0.00).

Rosenblum's concern about the media dealt with KMOV Chanel 4 being at the scene and taking video. Here is a link to some of that video:

<http://www.kmov.com/video/featured-videos/Raw-High-profile-St-Louis-attorney-arrested-after-crashing-Bentley-257216311.html>

During his time at the police station and prior to him posting bail, Rosenblum was placed in an interview room. Unless someone is conferring with their lawyer, there is no expectation of privacy at a police station. During his time in the interview room Rosenblum was both recorded by video and audio devices. He began talking to himself, making res gesti (spontaneous) statements in response to no questions. This is what he had to say:

1:02:42 - I just fucked up my career.

1:05:18 - I fucked up.

1:05:30 - I'm not that drunk.

1:05:33 - (Inaudible)

1:06:32 - I understand my responsibility.

1:06:39 - Goes with the turf.

1:06:40 - Screwed up got a D.W.I.

1:06:53 - You know what...it's a blessing.

1:07:01 - Nothing worse happened.

1:07:04 - I screwed up, I got a D.W.I.

1:07:08 - In my profession there's just a bunch of drinkers.

1:07:12 - I ought to learn not to drink so much.
1:07:16 - Pure and simple.
1:07:19 - I won't...(inaudible)
1:07:36 - (Inaudible)
1:07:49 - (Inaudible)
1:07:55 - I'm not going to take any tests.
1:08:05 - (Inaudible)
1:08:11 - (Inaudible)
1:08:15 - (Inaudible)
1:09:24 - I was exhausted not fucked up.
1:09:27 - I was exhausted I wasn't drunk...(inaudible)
1:09:31 - I was just tired.
1:10:17 - I fell asleep.
1:10:32 - (Inaudible)
1:10:42 - (Inaudible)

The statements "I'm not that drunk;" "In my profession there are a bunch of drinkers;" "I ought to learn not to drink so much" and "I'm not going to take any tests" are all admissible in trial.

It was also interesting to see what kind of cash a defense attorney driving a one-year-old \$177,000 Bentley sports coupe carries with him. Here is the answer:

Upon arrival at the B.P.D., I secured Scott's personal effects and seated him in the interview room of the jail. Scott was found to have \$1,140.00 in folding money on his person at the time of the arrest. He later posted a \$500.00 bond, that was set by the Honorable Judge Ronald Hill, using that money.

PROBLEMS WITH THIS CASE: Officer Seiverling wrote an excellent report. However, the Brentwood PD made a couple of big mistakes. First they should have booked Rosenblum for DWI and Second Degree Felony Assault. It is a felony to drive drunk and injury another person.

(4) While in an intoxicated condition or under the influence of controlled substances or drugs, operates a motor vehicle in this state and, when so operating, acts with criminal negligence to cause physical injury to any other person than himself; or

Once Roseblum was booked for the felony, the officers could have obtained a search warrant to draw blood from the on-duty St. Louis County Circuit or Associate Circuit judge. The cops would then release Roseblum with no citations or charges pending blood test results and warrant application.

Several weeks later when the BAC results are back from the lab then the Brentwood Police would apply for warrant at the County Prosecutor's office and keep this out of city court.

Also CHANNEL 4 ISN'T ALWAYS LOOKING OUT FOR YOU: A Brentwood Police Detective went to KMOV trying to obtain the rare video and audio recorded at the accident scene that included Rosenblum. This is Channel 4's video and they can do whatever they want to with it, including giving a copy to the cops. That way Channel 4 would be looking out for Ronald Smith, like their TV Promo claims. However, KMOV is like most TV stations. They are happy to share the video if it is under a court subpoena. Here is the detectives report on trying to get the video:

SUBPOENA

Sir,

With direct reference to the above mentioned incident, I wish to add the following.

During the investigation of this incident, it was learned that a reporter from KMOV was on scene and recording. I contacted KMOV reporter Ray Preston who confirmed that he had video footage from the traffic accident scene on 04-29-2014. He informed me that a subpoena would need to be filed in order to obtain the video footage. I completed that request on 04-30-2014 and later I was informed by St. Louis County Prosecuting Attorney's office that my request for said subpoena was denied due to charges already being filed in this case.

It should be noted that the subpoena was scanned into this report.

Respectfully submitted,

Detective Nick Nilson, DSN 152

This is why in many serious accidents where the driver is drunk it takes months before the charges are filed. The County Prosecutor's Office made perfect sense in their decision not to issue a subpoena for KMOV news video. Brentwood filed a DWI charge in the City Municipal Court. The case was already filed and any subpoena's needed to come from the city prosecutor and city judge.

Special prosecutor Tim Englemeyer has never shown any interest in holding a trial and convicting anyone so getting the video (more evidence) was not necessary.

Early on the Brentwood city prosecutor Michael Shelton removed himself from the case citing a conflict and he was replaced with the "Non-Prosecutor" of West County Englemeyer.



Brentwood City Prosecutor Michael Shelton

OUTCOME: In August there were news reports from Rosenblum and Englemeyer that a plea deal was in the works. First it is odd for prosecutors, "special ones" or otherwise to discuss pending cases in the media. Secondly a plea deal is no surprise to anyone who has watched Englemeyer work at never convicting anyone for what they were originally charged with either as a prosecutor or the Judge of Creve Coeur.

Here is what happened. The DWI charge was reduced to Careless and Impudent Driving. On November 10th Rosenblum pled guilty to that charge and was given a Suspended Execution of Sentence probation term by Brentwood Judge Ernst Hill. If Roseblum violates his probation he could serve 30-days in jail. He also had to pay a \$522 fine. While Rosenblum denies he was drinking he is ordered not to drink eight hours before driving and take a breath test when requested by a police officer. Plus he has to attend a state substance abuse traffic program and do 100 hours of community service.

Judge Hill apparently believed that Rosenblum was drunk...too bad for the public that Englemeyer didn't bother to do his job.

The original Careless and Impudent Driving charge was reduced to Improper Lane Use, which would be hard to deny when you hit a car head-on while driving on the wrong side of the road. It appears as if this charge will go on Roseblum's driving record as he was fined \$273. It appears that he might get 2-points on his driving record for the Improper

Lane Use charge plus 2-points for the reduced DWI (which would have been a 12-point violation) to C&I. This was a better deal than what is given to the person at 3 am who is weaving between two lanes on an empty interstate highway gets, who did not send anyone to the hospital.



Brentwood Judge Ernst Hill

This is not apparently the first time Rosenblum injured someone in an auto accident. He was sued in 1977 for a personal injury accident/vehicular by David and Patricia Goetz. At the time he was sued Rosenblum was 20-years old and apparently driving a car owned by his father and not a \$177,000 British sports car.

Rosenblum's house at 9650 Litzsigner Road in Ladue was purchased in 2012 for \$1,160,000.



Besides the Bentley, Rosenblum owns a 2011 Audi and a 2011 Jeep. There is also a 2012 Maserati GT registered at his house in the name of his law firm. That model car sold for \$140,000. This means Rosenblum had about \$335,000 worth of vehicles at his house in the spring of 2014.



