Charge Code Number: 4742004.0

BOONE COUNTY

NOV 1 8 2011

CHRISTY BLAKEMORE

IN THE CIRCUIT COURT OF BOONE COUNTY, MISSOUTHKORD

STATE OF MISSOURI,

GARY ROBIN PINKEL

) Case No. | BA-CR 04589) OCN: A6010140)

) PA File No. 019243717

INFORMATION

The Prosecuting Attorney of the County of Boone, State of Missouri, upon information and belief charges that the defendant, in violation of Section 577.010, RSMo, committed the class B misdemeanor of driving while intoxicated, punishable upon conviction under Sections 558.011 and 560.016, RSMo, in that on or about November 16, 2011, on Keene Street at or near Highway 63, in the County of Boone, State of Missouri, the defendant operated a motor vehicle while under the influence of alcohol.

The facts that form the basis for this information and belief are contained in the attached statement(s) to facts concerning this matter, which statements are made a part hereof and are submitted herewith as a basis upon which this court may find the existence of probable that a crime has been committed.

Daniel K. Knight, Prosecuting Attorney of the County of Boone, State of Missouri, by

Cassandra Rogeis

Assistant Prosecuting Attorney

Bar No. 57585

BONDED 12/13/2011

WITNESSES:

Robert Paul Phillip Smith

Chelsea Hukill

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STATE OF MISSOURI)	Ī	BOONE COUNTY	Case # 11-7002	
vs.))		NOV 1 8 2011		
GARY ROBIN PINKEL) {Insert offender's name}	ĺ		CHRISTY BLAKEMORE CLERK CIRCUIT COURT, COLUMBIA, MO	11BA-00045	589

PROBABLE CAUSE STATEMENT

I, ROBERT PAUL 5630, BOONE COUNTY SHERIFF'S DEPARTMENT

(name and identify law enforcement officer, or person having information as to probable cause),

UPON MY OATH, AND UNDER PENALTIES OF PERJURY, state as follows:

1. I have probable cause to believe that GARY PINKEL (Insert name of offender(s))

committed the offense(s) of: <u>DRIVING WHILE INTOXICATED</u>, 577.010 [Insert name or names of offense).

The facts supporting this belief are as follows: ON NOVEMBER 16, 2011 AT 2209 HOURS, GARY PINKEL WAS OPERATING A BLACK 2010 CHEVROLET AVALANCHE BEARING MISSOURI REGISTRATION 7HM138. THE VEHICLE WAS TRAVELING NORTH ON HIGHWAY 63 APPROACHING STADIUM BOULEVARD AT APPROXIMATELY 30 MILES PER HOUR IN A POSTED 65 MILES PER HOUR ZONE. THE VEHICLE THEN SPED UP TO APPROXIMATELY 65 MILES PER HOUR. WHEN THE VEHICLE EXITED HIGHWAY 63 ONTO BROADWAY, THE VEHICLE FAILED TO SIGNAL THE LANE CHANGE.

AT THE TOP OF THE EXIT RAMP, THE VEHICLE MADE A WIDE RIGHT TURN ON TO BROADWAY FROM A LEFT TURN LANE. AS THE VEHICLE WAS APPROACHING KEENE STREET, THE VEHICLE MADE A WIDE LEFT TURN CROSSING THE DOUBLE YELLOW LINE SEVERAL FEET PRIOR TO THE INTERSECTION. AS THE VEHICLE WAS MAKING A LEFT TURN INTO A PARKING LOT, IT NEARLY STRUCK A CURB GOING INTO THE EASTBOUND RIGHT TURN LANE.

UPON CONTACT WITH GARY, I OBSERVED HIS EYES TO BE GLASSY AND BLOODSHOT. I DETECTED THE STRONG ODOR OF INTOXICANTS ON GARY'S BREATH, WHICH WAS SUSTAINED THROUGHOUT MY CONTACT. GARY ADMITTED TO CONSUMING TWO GLASSES OF WINE BETWEEN 2000 HOURS AND 2130 HOURS. GARY INITIALLY STATED HE WOULD NOT DO FIELD SOBRIETY TESTS DUE TO AN ACHILLE'S INJURY. I EXPLAINED TO GARY WE COULD DO TESTS THAT WOULD NOT INCLUDE HIM WALKING. GARY STATED HE WOULD DO SOME TESTS.

DURING THE FIELD SOBRIETY TESTS, I OBSERVED INDICATIONS OF IMPAIRMENT. I ADVISED GARY OF THE IMPLIED CONSENT PORTION OF THE ALCOHOL INFLUENCE REPORT FORM ASKING FOR A BLOOD SAMPLE. GARY STATED HE WOULD NOT PROVIDE A BLOOD SAMPLE.

I INFORMED GARY THAT HE WOULD BE TRANSPORTED TO THE BOONE HOSPITAL FOR A BLOOD DRAW DUE TO EXIGENT CIRCUMSTANCES. GARY COMPLIED WITH THIS REQUEST.

{Insert facts including time and date}

3.	{for the issuance of a warrant in a misdemeanor case, complete the following, if appropriate.} (a) I believe that the defendant will not appear in court in response to a criminal summons because
	{Insert facts to show that defendant will not appear, e.g. there is an outstanding warrant for failure to appear.}
	(b) I believe that defendant poses {Insert one or both of the following.}
	(1) a danger to a crime victim because

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{Insert facts showing that defendant is a danger to the crime victim, c.g. "he is cursing the victim, has hit the victim, and is threatening the victim."}

(2) a danger to the community or to any other person because <u>HE OPERATED A MOTOR VEHICLE</u> <u>WHILE IN AN INTOXICATED CONDITION.</u>

{Insert facts showing that defendant poses a danger, e.g. he is intoxicated to a level that is unsafe because}.

ROBERT PAUL 5630

Print Name

Date: November 17, 2011

Signature