### SHERIFF'S REPORT

#### **SUNDAY, AUGUST 2**

11:22 a.m. - A deputy responded to the jail along with an ambulance to tend to an inmate who was having a diabetic reaction. One the inmate was sta-bilized the deputy and ambulance personnel cleared

7:17 p.m. - A juvenile female was transported from JDC in Sioux Falls to her home in Vermillion after completing a weekend sentence.

9:44 p.m. - A deputy responded to a report of a bicyclist riding on Hwy 50 east of Meckling. The caller was concerned for the bicyclist as he did not have any reflective gear and was difficult to see. The deputy patrolled the area but never located a subject matching the description.

10:14 p.m. - A deputy stopped a vehicle on Hwy 50 and informed the driver that her headlight was out. A warning was issued.

#### **MONDAY, AUGUST 3**

1:22 p.m. - An inmate was transported to a doctor appointment and then was returned to the jail. 2:24 p.m. - An inmate was transported to a medical clinic visit and then was returned to the jail.

9:13 p.m. - A deputy arrested a man and woman at a Wakonda residence. The man had an outstanding Butte County bench warrant as well as a probation violation detainer. The woman had an active Clay County bench warrant. Both subjects are being held in the Clay County Jail.

#### **TUESDAY, AUGUST 4**

11:30 a.m. - A man reported his brother's vehicle was stolen from a rural residence. The car was en-

5:23 p.m. - A deputy checked on the wellbeing of a juvenile in Wakonda after his father requested the check as his son was spending time with his mother and he was concerned she was not properly caring for the child. The juvenile was found to be in good health and his father was informed of the findings.

7:10 p.m. - A man with an active Clay County warrant was transported from the Charles Mix County Jail, in Lake Andes, to the Clay County Jail.

7:26 p.m. - Deputies responded to a single vehicle rollover crash southwest of Meckling. Two passen-

gers sustained serious, but non-life threatening injuries, and were transported to the hospital. Two other passengers fled. It is believed the two passengers were under the age of 21 and had been consuming alcohol, prompting them to leave the scene. Criminal charges are pending against the driver for zero toler-

#### **WEDNESDAY, AUGUST 5**

12:51 p.m. - An inmate was transported from the jail to a medical appointment and then was returned to the iail.

7:55 p.m. - A deputy responded to a report of an altercation in Irene and mediated a dispute between two adult women. Alcohol was involved

## **THURSDAY, AUGUST 6**

12:48 p.m. - A deputy transported an inmate from the jail to a medical appointment and then returned

#### FRIDAY, AUGUST 7

6:55 a.m. - Deputies responded to a report of a physical assault at a residence east of Vermillion. The victim was not seriously injured and the suspect fled the scene. He was arrested later.

6:31 p.m. - A woman reported that her father left Vermillion in a semi several hours ago enroute to Beresford and had not arrived. The reporting party advised that her father left his cell phone at his residence and that she could not get in contact with him. A deputy patrolled common truck routes but did not locate the vehicle. The woman called back a short time later and advised that her father had returned safely to his residence. 7:29 p.m. - A deputy assisted a Vermillion Police

Officer at the County Fair with an arrest of a person wanted for a parole violation.

9:35 p.m. - A deputy stopped a vehicle with a broken headlight on Hwy 50 and informed the driver of

#### **SATURDAY, AUGUST 8**

5:40 p.m. - A deputy responded to a structure fire in Vermillion and verified all occupants were out and assisted until fire units took over the

## POLICE REPORT

#### **TUESDAY, AUGUST 4**

4:09 p.m. - FRAUD ALERT-Complainant reported receiving two calls from a person claiming to be from Microsoft and asking for information about their computer(s). Microsoft will not cold call you. Unless you have initiated communications with Microsoft, you will not receive a call from them. These scammers are seeking information about your computer that will allow them to access your information. Do not speak to these people or provide them with any information.

#### **WEDNESDAY, AUGUST 5**

11:48 a.m. - Caller reported hearing screaming from the area of a nearby apartment complex. Officers checked the area and spoke to other potential witnesses. They were able to verify something that sounded like a scream had been heard by several witnesses, but were unable to determine the source of the noise.

12:51 p.m. - Complainant reported his wallet had been stolen and several hundred dollars of unauthorized charges had been made against his debit card. Investigation revealed that the complainant had in fact made the purchases and reported the theft in an effort to recover the funds in his account. He was charged with multiple charges.

#### **THURSDAY, AUGUST 6**

12:35 a.m. - Officer stopped a vehicle for speeding. The driver was intoxicated and was arrested for DWI

1:30 p.m. - Officer responded to a medical call of a pregnant woman in distress. They provided care until the ambulance arrived

#### **FRIDAY, AUGUST 7**

1:59 a.m. - An officer saw a man urinating in front of a bank on Main Street. He contacted the man and cited him.

9:13 a.m. - Officers responded to a Life Alert

pendent being activated. The person had accidentally activated the pendent.

12:40 p.m. - An officer stopped a vehicle for

speeding. The driver was suspended and did not have insurance. He was cited.

4:59 p.m. - Caller reported that there had been an altercation at the County Fair and that one of the men had yelled profanities and acted threatening. Investigation resulted in several witnesses claiming one man had been committing Disorderly Conduct. He was cited.

7:29 p.m. - Officers investigated a multiple car accident. The driver of the at fault vehicle appeared to be intoxicated, possible due to the consumption of controlled substances. She was arrested for DWI.
7:50 p.m. - Caller reported that while he was

jogging, he was chased by an unknown man. Officer searched the area and located the man who was highly intoxicated.

8:11 p.m. - An officer contacted a man who was walking on the sidewalk drinking from a bottle of rum. Officers cited the man for having an open container of alcohol in public.

8:13 p.m. - Officers had contacted a man who was a passenger in a vehicle involved in an accident. The man was highly intoxicated and on probation. The probation officer requested he be arrested for violating his conditions. He was ar-

#### **SATURDAY, AUGUST 8**

12:24 a.m. - An officer on patrol saw a man who was being sought for violating his probation. Officers contacted the man and arrested him.

11:12 a.m. - Caller requested an officer contact her adult daughter who was roaming their shared home, screaming and yelling. Officers contacted the daughter who was upset about a variety of issues. He spoke with her for an hour and she calmed down. No crimes were committed.

# **CLAY COUNTY COURTS**

#### JUDGMENT OF CONVICTION CRI. 15-203

Daniel Mincks, Jr. was charged with Count 1: Unauthorized Possession of Controlled Substance, to-wit: Metham-phetamine contrary to SDCL §22-42-5; and Count 2: Unauthorized Ingestion of Controlled Substance, to-wit: Methamphetamine contrary to SDCL §22-42-5.1. The offense occurred on or about the 9th day of May, 2015, in Clay County, South

On the 23rd day of July, 2015, the Defendant was arraigned on said Indictment. Daniel pled guilty to Count 2: Unauthorized Ingestion of Controlled Substance, to-wit: Methamphetamine contrary to SDCL §22-42-5.1. The State dismissed Count 1. Daniel waived his right to a jury trial.

The Judgment of the Court found Daniel guilty of Count 2: Unauthorized Ingestion of Controlled Substance, towit: Methamphetamine contrary to SDCL §22-42-5.1.

Daniel was sentenced on the 23rd day of July, 2015, before the Honorable Cher-yle Gering. The Court pronounced the

following sentence:
•Defendant shall pay court costs of \$104.00; Lab fees in the amount of \$45.00; and transcript fees of \$53.05; •Defendant shall repay Clay County for all of his court appointed attorneys'

Defendant shall serve 90 days in the Clay County jail with 90 days suspended on the condition Defendant pay all fines and costs and have no new offenses for the next 360 days;

 Defendant shall comply with all conditions of parole;

•This sentence shall run concurrent with Defendant's sentence in the case for which he is on parole.

#### JUDGMENT OF CONVICTION CRI. 15-254

Janyce Kroupa Swords was charged with Count 1: Identity Theft contrary to SDCL §22-40-8(2). The offense oc-SDCL §22-40-8(2). The offense occurred on or about the 21st day of Janu-

ary, 2015, in Clay County, South Dakota.
On the 23rd day of July, 2015, the Defendant waived her right to a preliminary hearing and was arraigned on said Infor mation. Janyce pled guilty to Count 1: Identity Theft contrary to SDCL §22-40-Janyce waived her right to a jury

The Judgment of the Court found Janyce guilty of Count 1: Identity Theft contrary to SDCL §22-40-8(2). Janyce was sentenced on the 23rd

day of July, 2015, before the Honorable Cheryle Gering. The Court pronounced the following sentence: Defendant shall be imprisoned in the

South Dakota State Penitentiary for a term of two (2) year(s), there to be kept, fed and clothed according to the rules and discipline governing said institution;
•Defendant shall pay court costs of \$104.00. as ordered by the court:

•Defendant shall pay restitution in the amount of \$3,342.21;

 Defendant shall repay Clay County for all of her court-appointed attorneys' •Defendant's Clay County files CRI 15-233, CRI 15-254 and CRI 15-275,

shall all run concurrently;
•Two (2) year(s) of the penitentiary

sentence shall be suspended pursuant to SDCL §23A-27-18 upon certain terms and conditions.

#### JUDGMENT OF CONVICTION CRI. 15-262

David Sorum was charged with Count 1: Aggravated Eluding contrary to SDCL §32-33-18.2; and Count 2: Receiving SS2-35-16.2, and Count 2. Receiving Stolen Property as Grand Theft contrary to SDCL §22-30A-7 & §22-30A-17(1). The offense occurred on or about the 2nd day of July, 2015, in Clay County, South Delecte.

2nd day of July, 2015, in Clay County, South Dakota.

On the 23rd day of July, 2015, the Defendant waived his right to a preliminary hearing and was arraigned on said Information. David pled guilty to Count 1: Aggravated Eluding contrary to SDCL §32-33-18.2; and Count 2: Receiving Stolen Property as Grand Theft contrary to SDCL §22-30A-7 & §22-30A-17(1). David waived his right to a jury trial.

The Judgment of the Court found Da-

The Judgment of the Court found David guilty of Count 1: Aggravated Eluding contrary to SDCL §32-33-18.2; and Count 2: Receiving Stolen Property as Grand Theft contrary to SDCL §22-30A-7 & §22-30A-17(1).

David was sentenced on the 23rd day of July, 2015, before the Honorable Cheryle Gering. The Court pronounced the following sentence:

As to Count 1: Aggravated Eluding contrary to SDCL §32-33-18.2: Defendant shall be imprisoned in the South Dakota State Penitentiary for a

south Dakota State Perintentiary for a term of two (2) years, there to be kept, fed and clothed according to the rules and discipline governing said institution;

•Defendant shall pay court costs of \$104.00, and blood test costs of \$85.00; Defendant shall serve 72 days in the Clay County jail with credit for 12 days.

The remaining 60 days are suspended;
•Defendant shall repay Clay County for all of her court-appointed attorneys' fees incurred in this case;

•Two (2) years shall be suspended pursuant to SDCL §23A-27-18 upon cer-

tain terms and conditions.

As to Count 2: Receiving Stolen Property as Grand Theft contrary to SDCL §22-30A-7 & §22-30A-17(1);
•Defendant shall be imprisoned in the

South Dakota State Penitentiary for a term of two (2) years, there to be kept, fed and clothed according to the rules and discipline governing said institution; Defendant shall pay court costs of \$104.00:

•Restitution shall be paid by the Defendant in an amount agreed to by the Defendant or, if Defendant disputes the restitution amount. Defendant shall pay the amount of restitution ordered by the court after a hearing;
•Defendant shall repay Clay County

for all of his court-appointed attornevs' fees incurred in this case;

•Two (2) years of the penitentiary sentence shall be suspended pursuant to SDCL §23A-27-18 upon certain terms and conditions. It is further ordered as to both Counts

•Court finds that Count 1 and Count 2 in this case (CRI 15-262) are offenses that arise out of the same transaction:

•Sentence for Count 1 in this case (CRI 15-262) shall run concurrently with sentence for Count 2 in this case (CRI 15-262): •Defendant's sentence in this case runs concurrent with his other Clav

County files: CRI 13-315 and CRI 15-26.

#### JUDGMENT OF CONVICTION CRI. 15-275

Janyce Kroupa Swords was charged with Count 1: Grand Theft contrary to SDCL §§22-30A-1 and 17(1). The offense occurred on or about the 1st day of April, 2015, in Clay County, South Dalotte.

On the 23rd day of July, 2015, the Defendant waived her right to a preliminary hearing and was arraigned on said Information. Janyce pled guilty to Count 1: Grand Theft contrary to SDCL §§22-30A-1 and 17(1). Janyce waived her right to a jury trial.

The Judgment of the Court found Janyce guilty of Count 1: Grand Theft contrary to SDCL §§22-30A-1 and 17(1).

Janyce was sentenced on the 23rd day of July, 2015, before the Honorable Cheryle Gering. The Court pronounced the following sentence:

Defendant shall be imprisoned in the South Dakota State Penitentiary for a term of two (2) year(s), there to be kept, fed and clothed according to the rules and discipline governing said institution; •Defendant shall pay court costs of \$104.00, as ordered by the court;

•Defendant shall pay restitution in the amount of \$1,830.84; •Defendant shall repay Clay County for all of her court-appointed attorneys'

•Defendant's Clay County files CRI 15-233, CRI 15-254 and CRI 15-275, shall all run concurrently;

•Two (2) year(s) of the penitentiary sentence shall be suspended pursuant

to SDCL §23A-27-18 upon certain terms

#### JUDGMENT OF CONVICTION CRI. 15-8

Michelle Stahly was charged with Count 1 – 4: Identity Theft contrary to SDCL §22-40-8(1). The offense occurred on or about the 22nd day of November, 2014, in Clay County, South Dakota.

On the 30th day of April, 2015, the Defendant was arraigned on said Indict.

Defendant was arraigned on said Indictment. Michelle pled not guilty to Count 1 – 4: Identity Theft contrary to SDCL

Section 1 - 4. Identity Friend Contrary to 355-\$22-40-8(1).

On the 9th day of July, 2015, in front of the Honorable Cheryle Gering, Michelle waived her right to a jury trial and pled waved her hight to a larly that and plead guilty to Count 1: Identity Theft contrary to SDCL §22-40-8(1). The State dismissed Count 2, Count 3 and Count 4. The Judgement of the Court found Minable Larly State 1.

chelle guilty of Count 1: Identity Theft contrary to SDCL §22-40-8(1).

Michelle was sentenced on the 9th day of July, 2015, before the Honorable Cheryle Gering. The Court pronounced the following sentence:

•Defendant shall be imprisoned in the South Dakota State Penitentiary for a term of one (1) year, there to be kept, fed and clothed according to the rules and discipline governing said institution;
•Defendant shall pay court costs of \$104.00 and transcript fees of \$77.84, as

ordered by the court; •Defendant shall pay restitution in the amount of \$313.65;

•Defendant shall repay Clay County for all of her court-appointed attorneys' fees;
•Defendant shall serve 23 days in the

Clay County jail with credit for three (3) days. The remaining 20 days shall be served by Defendant beginning December 1, 2015 at 9:00 o'clock a.m. Defendant ant's Court Services Officer may request that the Court enter an order waiving this jail term, but if such written order is not entered, Defendant shall serve the jail time as ordered; One (1) year penitentiary sentence

shall be suspended pursuant to SDCL §23A-27-18 upon certain terms and con-

#### JUDGMENT OF CONVICTION CRI. 15-104

Blade Johnson was charged with Count 1: Possession of Controlled Substance, to-wit: Methamphetamine contrary to SDCL §22-42-5; Count 2: Possession of Less Than Two Ounces of Marijuana contrary to SDCL §22-42-6; Count 3: Ingestion contrary to SDCL §22-42-15; Count 4: Impersonation with

Intent to Deceive Law Enforcement Officer contrary to SDCL §22-40-1: Count 7: Aiding, Abetting or Advising Criminal Entry of a Motor Vehicle contrary to SDCL §22-32-20; and §22-3-3; Count 8: Unauthorized Ingestion of Controlled Substance, to-wit: Methamphetamine contrary to SDCL §22-42-5.1; Count 9 – 10: Identity Theft contrary to SDCL §22-40-8(2). The offense occurred on or about the 5th, 6th, and 7th day of March, 2015, in Clay County, South Dakota.
On the 2rd day of April, 2015, the

Defendant was arraigned on said Indictment. Blade pled not guilty to Count 1: Possession of Controlled Substance, to-wit: Methamphetamine contrary to SDCL §22-42-5; Count 2: Possession of Less Than Two Ounces of Marijuana contrary to SDCL §22-42-6; Count 3: Ingestion contrary to SDCL §22-42-15; Count 4: Impersonation with Intent to Deceive Law Enforcement Officer contrary to SDCL §22-40-1; Count 5 7: Aiding, Abetting or Advising Criminal Entry of a Motor Vehicle contrary to SDCL §22-32-20; and §22-3-3; Count 8: Unauthorized Ingestion of Controlled Substance, towit: Methamphetamine contrary to SDCL §22-42-5.1; Count 9 10: Identity Theft

contrary to SDCL §22-40-8(2).
On the 9th day of July, 2015, before the Honorable Cheryle Gering, Blade pled guilty to Count 8: Unauthorized Inestion of Controlled Substance, to-wit: gestion of Controlled Substance, to-WIL Methamphetamine contrary to SDCL §22-42-5.1; and Count 9: Identity Theft contrary to SDCL §22-40-8(2). The State dismissed Count 1 – Count 7; and Count 10. Blade waived his right to a jury trial. The Judgement of the Court found Blade guilty of Count 8: Unauthorized Ingestion of Controlled Substance, to-wit' Methamphetamine contrary to SDCI

wit: Methamphetamine contrary to SDCL §22-42-5.1; and Count 9: Identity Theft contrary to SDCL §22-40-8(2).

Blade was sentenced on the 9th day of July, 2015, before the Honorable Cheryle Gering. The Court pronounced the following sentence: As to Count 8: Unauthorized Ingestion

of Controlled Substance, to-wit: Metham-phetamine contrary to SDCL §22-42-5.1: Defendant shall be imprisoned in the South Dakota State Penitentiary for a term of five (5) vears, there to be kept, fed and clothed according to the rules and discipline governing said institution: Defendant shall pay court costs of

UA costs if \$45.00;

•Defendant shall repay Clay County for all of her court-appointed attorneys fees incurred in this case;

\$104.00; transcript fees of \$127.70; and

•Defendant shall serve 85 days in the Clay County jail with credit for 25 days The remaining 60 days shall be served as follows: 30 days beginning on January 1, 2016 at 9:00 o'clock a.m. and 30 days beginning on January 1, 2017, at 9:00 o'clock a.m. Defendant's Court Sero'clock a.m. Defendant's Court Services Officer may request that the Court enter an order waiving either or both jail terms, but if such written order is not entered, Defendant shall serve the jail time as ordered. Defendant shall be entitled to work release, school release or any treatment and/or aftercare, subject to the

rules of the Clay County Jail and Defendant shall pay all costs of said releases; •Five (5) years of the penitentiary sentence shall be suspended pursuant to SDCL §23A-27-18 upon certain terms

and conditions.

As to Count 9: Identity Theft contrary to SDCL §22-40-8(2);
•Defendant shall be imprisoned in the South Dakota State Penitentiary for a term of two (2) years, there to be kept, fed and clothed according to the rules and discipline governing said institution; Defendant shall pay court costs of

•Restitution, in the amount of \$109.06 shall be joint and several with the other parties involved in the crime. Defendant shall pay his share of the restitution in the amount of \$27.26, and if one or more of the other parties does not pay their share, each party is responsible for the

total amount owing;

•Additional restitution, in the amount of \$233.97, shall be paid by Defendant to Shane Wernke:

 Defendant shall repay Clay County for all of her court-appointed attorneys fees incurred in this case; •Defendant shall serve 85 days in the

Clay County jail with credit for 25 days. The remaining 60 days shall be served as follows: 30 days beginning January 1, 2016 at 9:00 o'clock a.m. and 30 days beginning on January 1, 2017 at 9:00 o'clock a.m. Defendants Court Services Officer may request that the Court enter an order waiving either or both jail terms. but if such written order is not entered, Defendant shall serve the jail time as Defendant shall be entitled to work release, school release or any treatment and/or aftercare, subject to the rules of the Clay County Jail and Defendant shall pay all costs of said releases

•Two (2) years shall be suspended ursuant to SDCL §23A-27-18 upon certain terms and conditions. It is further ordered as to both Counts 8 and 9:

•Court finds that Count 8 and Count 9 in this case (CRI 15-104) are offenses that arise out of the same transaction; Sentence for Count 8 in this case (CRI 15-104) shall run concurrently with the sentence for Count 9 in this case

•Defendant's sentences in this case shall run concurrent with the sentence in Minnehaha County CR. 14-6357.

JUDGMENT OF

CONVICTION

CRI. 15-115

Jashua Westover was charged with Count 1: Aggravated Assault-Domestic contrary to SDCL §22-18-1.1(8); and Count 2: Simple Assault-Domestic contrary to SDCL §22-18-1(5) (3rd Offense) The offense occurred on or about the 13th day of March, 2015, in Clay County, South Dakota. An Information for Enhancement of Simple Assault was filed with this Court on March 30, 2015, and Part II Information for Habitual Offender was filed with this Court on March 31, On the 16th day of April, 2015, the

Defendant was arraigned on said Indictment. An Information for Enhancement of Simple Assault and Part II Information for Habitual Offender. Jashua pled not guilty to Count 1: Aggravated Assault-Domestic contrary to SDCL §22-18-1.1(8); and Count 2: Simple Assault-Domestic contrary to SDCL §22-18-1(5) (3rd Offense).

On the 9th day of July, 2015, in front of the Honorable Cheryle Gering, Jashua waived his right to a jury trial and pled nolo contendere to Count 2: Simple of the state of th ole Assault-Domestic contrary to SDCL §22-18-1(5) (3rd Offense) charged in the Indictment and the Information for Enhancement of Simple Assault. The State dismissed the Count 1: Aggravated Assault-Domestic contrary to SDCL §22-18-1.1(8) and the Part II Information for Habitual Offender. The Judgement of the Court found Jashua guilty of Count Simple Assault-Domestic contrary to SDCL §22-18-1(5) (3rd Offense).

Jashua was sentenced on the 9th day

of July, 2015, before the Honorable Cheryle Gering. The Court pronounced the following sentence:

•Defendant shall be imprisoned in the

South Dakota State Penitentiary for a term of two (2) years, there to be kept, fed and clothed according to the rules and discipline governing said institution;
•Defendant shall be imprisoned in the Clay County Jail for the term of 128 days with 38 days credit for time served. The remaining 90 days is suspended so long

as Defendant successful completes a chemical dependency evaluation and complies with any and all recommendations of the evaluator and court services for treatment and aftercare. Should the Defendant be discharged unsuccessfully from treatment or aftercare, he shall immediately report to the Clay County Sheriff's office to serve the 90 days in jail •Defendant shall pay court costs of \$104.00 and the domestic violence fee

of \$25.00: and transcript fees of \$85.30: Defendant shall repay Clay County for all of his court-appointed attorneys •Two (2) years of the penitentiary sen-

tence shall be suspended pursuant to SDCL §23A-27-18 upon certain terms Cases Disposed July

31 - August 6, 2015 Abild, Richard, Sioux Falls; Speed-

ing On A State Highway; Fine: \$19.
Adam, Katherine, Pierre; Driving Under Influence-1st Offense; Fine: \$1000; Incarceration: Begins: 08/04/2015 Sent. To: Jail 2 Day(s) Susp.: 0 Days. Illegal Lane Change; Dismissed-Motion by Prosecutor. Based On Conditions Of The Court.

Barraza, Tia, Vermillion; Open Alcoholic Beverage Container Accessible In Vehicle; Fine: \$54.

Byrne, Rebecca, Vermillion; Speeding

On Other Roadways; Fine: \$19. Caple, Elijah, Lake Andes; Speeding On A State Highway; Dismissed-Not Timely Filed.

Cournoyer, Ellis, Sioux Falls; Violation Conditional Bond; Fine: \$300; Incarceration: Begins: 08/04/2015 Sent. To: Jail 30 Day(s) Susp.: 30 Day(s). Domestic Abuse Simple Assault Recklessly Causes Bodily Injury; Dismissed-Motion By Prosecutor. Resistance To Judicial Process; Dismissed-Motion By Court. Fail To Obey Lawful Order; Dismissed-Motion By Court. Based On Conditions Of The Court.
McBride, Derek, Vermillion; Fireworks

In City Limits; Fine: \$54.

Dannen, Emilee, Vermillion; Driving
Under Influence-1st Offense; Fine: \$350;
License: Revoked For 30 Day(s). Based On Conditions Of The Court.
Dickau, Jaylen, Alcester; Speeding On

A State Highway; Fine: \$59. Fischer, Linda, Vermillion; Unsafe/Illegal Backing; Fine: \$54. Fisher, Terra, Sioux Falls; Speeding On Other Roadways; Fine: \$39.
Gutierrez, Jose, Yankton; Speeding

On Other Roadways; Fine: \$79.
Haman, Cody, Sioux Falls; Ingest Intoxicant Other Than Alcoholic Beverage; Fine: \$371. Possess Two Ounces Of Marijuana Or Less; Dismissed-Motion By Prosecutor. Use Or Possession Of Drug Paraphorpalia: Dismissed-Motion Drug Paraphernalia; Dismissed-Motion By Prosecutor. Based On Conditions Of

The Court.

Hansen, Max, Vermillion; Speeding

On Other Roadways; Fine: \$39.
Hudson, Richey, Vermillion; Entering Or Refusing To Leave Property After Notice; Fine: \$300; Incarceration: Begins: 08/04/2015 Sent. To: Jail 30 Day(s) Susp.: 30 Day(s). Based On Conditions Of The Court

Of The Court.

Jensen, Andrew, Vermillion; Fail To
Maintain Financial Responsibility; Fine:
\$64; License: Suspended For 30 Day(s). Based On Conditions Of The Court.
Jensen, Sara, Vermillion; Petty Theft
2nd Degree-\$400 Or Less; Fine: \$61;
Restitution: \$76.50; Incarceration: Be-

restitution: \$70.50, intractoration: Begins: 08/04/2015 Sent. To: Jail 5 Day(s) Susp.: 5 Day(s). Identity Theft; Dismissed-Motion By Prosecutor. Identity Theft; Dismissed-

Motion By Prosecutor. Based On Conditions Of The Court. Johnson, Joshua, Vermillion; Illegal U-

Turn: Fine: \$54. Jolley, Shay, Canistota; Speeding On

Other Roadways; Fine: \$39. Jorgensen, Dexter, Burbank; Seat Belt Violation: Fine: \$25. Larue, Patrick, Alvin, Texas; Speeding

On Other Roadways; Fine: \$39.
Machacek, Jasmine, Norfolk, Nebraska; Ingest Intoxicant Other Than Alcoholic Beverage; Fine: \$371. Possess Two Ounces Of Marijuana Or Less; Dismissed-Motion By Prosecutor. Use Or Possession Of Drug Paraphernalia; Dismissed-Motion By Prosecutor. Possession Of Alcohol By Minor; Dismissed-Motion By Motion By Prosecutor. Based On Conditions Of The Court.

McCarty, Samuel, Osage, Iowa; Speeding On A State Highway; Fine: \$39. Unauthorized Use Of Vehicle By Restricted Licensee: Fine: \$54. Medrano, Jadyn, Omaha, Nebraska; Urinating In Public; Fine: \$104.

Neufeld, Jeremy, Edgewater, Colorado: Failure To Stop: Fine: \$54. Olson, Caleb, Centerville; Renewal Registration During Assigned Month;

Robert, Royal, Nebraska: Peinke. Speeding On Other Roadways; Fine: Peyregne, Jessica, Sioux Falls; Speeding On Other Roadways; Fine:

Pritchard, James, Vermillion: Simple Assault Recklessly Causes Bodily Injury; Fine: \$300; Incarceration: Begins: 08/04/2015 Sent. To: Jail 30 Day(s) Susp.: 30 Day(s). Simple Assault Attempt To Put Another In Fear Of Bodily Harm; Dismissed-Motion By Prosecutor.

Based On Conditions Of The Court. Rassel, Jamaelena, Vermillion: Fail To Maintain Financial Responsibility; Dismissed-Motion By Prosecutor. Fail To Stop After Accident With Unattended Vehicle; Dismissed-Motion By Prosecutor. No Drivers License; Dismissed-Motion

By Prosecutor. Rueda, Antonio, Grand Island, Nebraska; Speeding On Other Roadways;

Ryan, Robert, Vancouver, Washing ton; Speed On Four-Lane In Rural Areas;

Salberg, Aubry, Lakefield, Minnesota; County Speeding; Fine: \$39.
Siebert, Matthew, Yankton; Speeding
On Other Roadways; Fine: \$59.
Stark, Theresa, Yankton; Driving With
Suspended (Not Revoked) License; Dismissed-Motion By Prosecutor.
Stark, Theresa, Yankton; Fail To Main-

tain Financial Responsibility; Dismissed-Motion By Prosecutor. Stark, Theresa, Yankton; Fail To Report Accident To Police Officer; Dis-

missed-Motion By Prosecutor. Steege, Catherine, Yankton; Speed On Four-Lane In Rural Areas; Fine: \$39. Sykes, Rashaan, Tea: Ingest Intoxicant Other Than Alcoholic Beverage; Fine: \$371; Incarceration: Begins: 08/04/2015 Sent. To: Jail 5 Day(s) Susp.: 5 Day(s). Possession Controlled Substance In Schedules I Or II; Dismissed-Motion By Prosecutor. Distribute/Possess With Intent Distribute Marijuana 1 Oz Less; Dismissed-Motion By Prosecutor. Possess Two Ounces Of Marijuana Or Less; Dismissed-Motion By Prosecutor. Use Or Possession Of Drug Paraphernalia; Dismissed-Motion By Prosecutor, Based

On Conditions Of The Court. Turner, Michael, Bastrop, Louisiana; Speeding On A State Highway; Dismissed-Not Timely Filed.

Walker, Jonathan, Vermillion; Fail To Stop Or Slow Down For School Bus; Fine: \$54. Warlow, Karen, Evergreen, Colorado; Speeding On Other Roadways; Fine:

Whitehorn, Kelly, Hartington, Nebras-ka; Exhibition Driving; Fine: \$54. Zahn, Caleb, Tea; Ingest Intoxicant Other Than Alcoholic Beverage; Fine: \$371. Possession Controlled Substance In Schedules I Or II: Dismissed-Motion by Prosecutor. Distribute/Possess With Intent Distribute Marijuana 1 Oz Less; Dismissed-Motion by Prosecutor. Possess Two Ounces Of Marijuana Or Less; Dismissed-Motion by Prosecutor. Use Or Possession Of Drug Paraphernalia; Dismissed-Motion by Prosecutor. Based On Conditions Of The Court.

# **OBITUARIES**

Zavala, Levi, Wakonda; Speeding On Other Roadways; Fine: \$59.

# Eugene Koupal

Eugene William Koupal, 88, Mitchell, died Saturday, August 8, 2015 at Avera McKennan Hospital in Sioux Falls. Funeral services were held at 10:30 AM Wednesday August 12, 2015 at Holy Family Catholic Church in Mitchell. Burial was in Calvary Cemetery. Visitation was Tuesday from 5-7:00 pm at Holy Family Catholic Church with a prayer service at 7:00 PM. Funeral arrangements are under the direction of the Bittner Funeral Chapel.