

VERMILLION POLICE REPORT

SUNDAY, NOV. 22

1:46 a.m. - Officer observed a subject walking on a sidewalk downtown while holding an open alcohol container. The subject was issued a citation for the violation.

MONDAY, NOV. 23

1:53 p.m. - Officers were called to a local business to investigate a suspicious person. Officers located the subject and the subject was ultimately arrested for a parole violation.

11:45 p.m. - Officers responded to an apartment complex for a report of an unknown male subject who forced his way into the building. Officers located the male subject and discovered he did not reside in the building. The male was arrested and charged with Underage Consumption of Alcohol, Intentional Damage to Property, and Disorderly Conduct.

TUESDAY, NOV. 24

12:19 p.m. - Officers responded to a residence to check the welfare of the resident at a family member's request. Officers made contact with the person and it was discovered he was unreachable by phone due to technical issues with the phone. The concerned

family member was notified.

WEDNESDAY, NOV. 25

6:55 p.m. - Officers made contact with a male subject who was passed out on the sidewalk in the downtown area. The subject was intoxicated and on probation. The subject was transported to the ER because of his level of intoxication. While at the ER, the subject became disruptive with staff, combative against the officers, and he attempted to flee. Officers placed the subject under arrest and transported him to the Clay County Jail.

10:34 p.m. - Officers responded to a reported domestic disturbance. Upon arrival, the Officers made contact with the parties involved which included a male subject who was being unruly. That same individual left the residence but continued to create a disturbance while standing outside. Due to his actions and the late hour, the subject was arrested for Disorderly Conduct.

THURSDAY, NOV. 26

2:33 a.m. - Officers responded to a residence for a medical call. The officers assisted the ambulance crew.
10:22 a.m. - Officers responded to a dispute between persons. The officers

discovered the verbal altercation was between a father and his adult son, whom the father had just bonded out of jail. The officers resolved the situation. No additional charges were filed against the adult son.

5:17 p.m. - An officer responded to the Stanford ER to investigate an animal complaint that involved a child who had been bitten by a dog. The officer collected the necessary information and Animal Control was notified.

10:47 p.m. - Officers made contact with a male subject who was asleep in a local business. The subject was identified and it was discovered he had an arrest warrant out of Brookings County. The subject was placed under arrest and transported to the Clay County Jail.

FRIDAY, NOV. 27

5:20 a.m. - An officer stopped a vehicle because it was speeding. The driver was identified and it was discovered she didn't have a valid driver's license. The driver was cited for not having a driver's license.

5:36 a.m. - Officers responded to an apartment complex to investigate a fire alarm activation. Officers discovered no signs of smoke or fire and it was

suspected the fire alarm was activated because of a faulty fire detector.

6:46 p.m. - Officers responded to a local bank to investigate a burglary alarm activation. The investigation revealed a Christmas decoration fell from the ceiling and triggered a motion sensor.

7:09 p.m. - Officer stopped a vehicle for a having an inoperable taillight. The driver of the vehicle had been drinking alcohol and was discovered to be impaired. The driver was arrested for DUI, possessing open containers of alcohol in the vehicle, and for not having a driver's license.

9:13 p.m. - An officer conducted a traffic stop on a vehicle for driving erratically. The driver of the vehicle was discovered to be under the age of 21 and he had been drinking alcohol. The driver was cited for Underage Consumption of Alcohol. The vehicle was released to a responsible party.

9:17 p.m. - Officers responded to a local business to investigate a burglary alarm activation. Officers arrived on scene and discovered the alarm was triggered by a door that was not properly closed.

10:31 p.m. - An officer conducted a traffic stop on a vehicle that had ex-

pired license plates. The officer observed something suspicious in the vehicle and requested to search the vehicle. The officer then searched the vehicle and located marijuana and a marijuana pipe. The driver was arrested on several drug charges.

SATURDAY, NOV. 28

10:46 a.m. - Officers assisted the Union County Sheriff's Office with an assault investigation. It was reported a male subject punched a female, and the two of them left the area. The assault occurred near the Hwy 50 and I-29 area. The officers responded to Hwy 50 and located the suspect driving his vehicle westbound near Vermillion. Officers stopped the vehicle to investigate the reported assault. The female occupant of the vehicle was discovered to have facial injuries and was subsequently transported to the Sanford ER to be treated. Officers remained with the suspect until a Union County Deputy arrived on scene to complete the investigation.

6:14 p.m. - An officer observed a male subject walking along Cherry Street with an open container of alcohol in his hand. The officer made contact with the male subject and issued the male a citation for the violation.

Courts

From Page 5

Reinesch, Trevor, Brookings; Open Container; Fine: \$54.
Ritchie, Montgomery, Vermillion; Renewal Registration During Assigned Month; Fine: \$54.
Robertson, Gerad, Yankton; Speeding On Other Roadways; Fine: \$19.

Scheerger, Kelly, Madison, Nebraska; Speeding On A State Highway; Fine: \$19.

Sedlacek, Thomas, Yankton; Speed On Four-Lane In Rural Areas; Fine: \$39.

Sorensen, Dawn, Sioux Falls; Seat Belt Violation; Fine: \$25.

Sorensen, Shawn, Sioux Falls; Seat Belt Violation; Fine: \$25.

Stern, Kaitlyn, Vermillion; Open Container; Fine: \$54.

Taylor, Dakotah, Vermillion; Speeding On Other Roadways; Fine: \$39.

Walter, Max, Sioux Falls, Malicious Mischief, Fine: \$104.

Westhause, Joshua, Vermillion; Seat Belt Violation; Fine: \$25.

Young, Stephen, Vermillion; Renewal Registration During Assigned Month; Fine: \$54.

JUDGMENT OF CONVICTIONS

CRI. 15-127

On or about the 25th day of March, 2015, an Indictment was filed in the Court charging Lucas G. Iverson with Count 1 - 2: Unauthorized Distribution of Schedule I or II Substance, to-wit: 25I-NBOMe contrary to SDCL §22-42-2. The offense occurred on or about the 22nd day of December, 2014, and the 6th day of February, 2015, in Clay County, South Dakota.

On the 25th day of June, 2015, the Defendant was arraigned on said Indictment. Lucas pled not guilty to Count 1 - 2: Unauthorized Distribution of Schedule I or II Substance, to-wit: 25I-NBOMe contrary to SDCL §22-42-2.

On the 1st day of October, 2015, before the Honorable Cheryl Gering, Lucas waived his right to a jury trial and pled guilty to Count 1: Unauthorized Distribution of Schedule I or II Substance, to-wit: 25I-NBOMe contrary to SDCL §22-42-2.

Lucas was sentenced on the 12th day of November, 2015, before the Honorable Cheryl Gering. The Court pronounced the following sentence:

- Defendant be imprisoned in the South Dakota State Penitentiary for a term of five (5) years, there to be kept, fed and clothed according to the rules and discipline governing said institution;
- Court does not find mitigating circumstances exist and suspends no time in the Penitentiary;
- Defendant shall pay court costs of \$104.00 and transcript costs of \$58.80;
- Defendant shall repay the County for all of his court appointed attorneys' fees;
- Defendant shall abide by the rules and regulations of the Board of Pardons and Paroles, shall sign the required parole agreements, and shall obey all conditions imposed by them even though the conditions may not have been specifically set out by the court;
- Defendant shall be immediately remanded into the custody of the Clay County Sheriff to be transported to the South Dakota State Penitentiary;

• Sentence shall run concurrent with Clay County CRI: 14-135.

CRI. 15-149

On or about the 22nd day of April, 2015, an Indictment was filed in the Court charging Larry D. Federick with Count 1: Possession of Controlled Substance, to-wit: Methamphetamine contrary to SDCL §22-42-5; and Count 2: Unauthorized Ingestion of Controlled Substance, to-wit: Methamphetamine contrary to SDCL §22-42-5.1; Count 3: Accessory to a Crime contrary to SDCL §22-3-5(1); Count 4: Keeping Place for Use or Sale of Controlled Substance contrary to SDCL §22-42-10; and Count 5: Possession of Firearm by One with Prior Drug Conviction contrary to SDCL §22-14-15.1. The offense occurred on or about the 6th day of March, 2015, in Clay County, South Dakota. A Part II Information for Habitual Offender was filed on April 22, 2015.

On the 3rd day of September, 2015, the Defendant was arraigned on said Indictment and Part II Information for Habitual Offender. Larry pled not guilty to Count 1: Possession of Controlled Substance, to-wit: Methamphetamine contrary to SDCL §22-42-5; and Count 2: Unauthorized Ingestion of Controlled Substance, to-wit: Methamphetamine contrary to SDCL §22-42-5.1; Count 3: Accessory to a Crime contrary to SDCL §22-3-5(1); Count 4: Keeping Place for Use or Sale of Controlled Substance contrary to SDCL §22-42-10; and Count 5: Possession of Firearm by One with Prior Drug Conviction contrary to SDCL §22-14-15.1.

On the 29th day of October, 2015, the Defendant was again arraigned on said Indictment. Larry waived his right to a jury trial and pled guilty to Count 2: Unauthorized Ingestion of Controlled Substance, to-wit: Methamphetamine contrary to SDCL §22-42-5.1; and Count 3: Accessory to a Crime contrary to SDCL §22-3-5(1). The State dismissed remaining counts and the Part II Habitual Information.

The Judgment of the Court found Larry guilty of Count 2: Unauthorized Ingestion of Controlled Substance, to-wit: Methamphetamine contrary to SDCL §22-42-5.1; and Count 3: Accessory to a Crime contrary to SDCL §22-3-5(1).

Larry was sentenced on the 29th day of October, 2015, before the Honorable Cheryl Gering. The Court pronounced the following sentence:

- As to Count 2: Unauthorized Ingestion of Controlled Substance, to-wit: Methamphetamine contrary to SDCL §22-42-5.1;
- Defendant be imprisoned in the South Dakota State Penitentiary for a term of forty-eight (48) months, there to be kept, fed and clothed according to the rules and discipline governing said institution;
- Defendant shall pay court costs of \$104.00; transcript fees of \$192.40; and urinalysis fees of \$45.00;
- Defendant shall repay Clay County for all court-appointed attorneys' fees incurred in this case;
- Three (3) years and four (4) months of the penitentiary sentence shall be suspended pursuant to SDCL §23A-27-18 upon certain terms and conditions.

As to Count 3: Accessory to a Crime contrary to SDCL §22-3-5(1);

- Defendant be imprisoned in the South Dakota State Penitentiary for a term of forty-eight (48) months, there to be kept, fed and clothed according to the rules and discipline governing said institution;
- Defendant shall pay court costs of \$104.00;
- Defendant shall repay Clay County for all court-appointed attorneys' fees incurred in this case;

• Three (3) years and four (4) months 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 2 and 3:

- Court finds that Count 2 and Count 3 in this case (CR 15-149) are offenses that arise out of the same transaction;
- Sentence for Count 3 in this case (CRI: 15-149) shall run concurrent with the sentence for Count 2 in this case (CRI: 15-149), and that the sentences in this case (CRI: 15-149) shall also run concurrent with the sentences in Yankton County CRI: 13-427 and Yankton County CRI: 13-796;
- Defendant shall receive 237 days credit for time served;
- Defendant shall be immediately remanded into the custody of the Clay County Sheriff to be transported to the South Dakota State Penitentiary.

CRI. 15-225

On or about the 18th day of June, 2015, an Indictment was filed in the Court charging William G. Lynch with Count 1: Driving While Under the Influence contrary to SDCL §32-23-1(1) (3rd Offense). The offense occurred on or about the 30th day of May, 2015, in Clay County, South Dakota and a Part II Information for Multiple Offender was filed on June 25, 2015.

On the 3rd day of September, 2015, in front of the Honorable Cheryl Gering, the Defendant was arraigned on said Indictment and Part II Habitual Information. William waived his right to a jury trial and pled guilty to Count 1: Driving While Under the Influence contrary to SDCL §32-23-1(1) (3rd Offense) and admitted to the Part II Information for Multiple Offender.

The Judgment of the Court found William guilty of Count 1: Driving While Under the Influence contrary to SDCL §32-23-1(1) (3rd Offense).

William was sentenced on the 12th day of November, 2015, before the Honorable Cheryl Gering. The Court pronounced the following sentence:

- Defendant 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; transcript costs of \$47.75; and blood test costs of \$85.00;
- Defendant shall repay Clay County for all court-appointed attorneys' fees;
- Defendant's South Dakota driving privilege is revoked for the period of 1 year. Defendant is eligible for a work permit after he has received his chemical dependency evaluation and has complied with any recommendations. The Clay County Clerk of Courts may issue the permit with proof of treatment and insurance;
- Defendant shall be imprisoned in the Minnehaha County Jail for the term of 10 days, with 2 days credit. The remaining 8 days are to be served beginning at 9:00 o'clock a.m. on November 30, 2015;
- Upon serving any jail time, Defendant shall be entitled to release for employment, subject to the rules of the Minnehaha County Jail, and Defendant shall also be entitled to release for chemical dependency counseling and aftercare, subject to rules of the Minnehaha County jail, and Defendant is to pay the cost for such release;
- Two (2) years in the state penitentiary shall be suspended pursuant to SDCL §23A-

27-18 upon certain terms and conditions.

CRI. 15-290

On or about the 23rd day of September, 2015, an Indictment was filed in the Court charging Derek Weidemann with Count 1: Unauthorized Ingestion of Controlled Substance, to-wit: Methamphetamine contrary to SDCL §22-42-5.1; and Count 2: Possession of Less than Two Ounces of Marijuana contrary to SDCL §22-42-6. The offense occurred on or about the 28th day of July, 2015, in Clay County, South Dakota.

On the 19th day of November, 2015, the Defendant was arraigned on said Indictment. Derek waived his right to a jury trial and pled guilty to Count 1: Unauthorized Ingestion of Controlled Substance, to-wit: Methamphetamine contrary to SDCL §22-42-5.1. The State dismissed Count 2.

The Judgment of the Court found Derek guilty of Count 1: Unauthorized Ingestion of Controlled Substance, to-wit: Methamphetamine contrary to SDCL §22-42-5.1.

Derek was sentenced on the 19th day of November, 2015, before the Honorable Cheryl Gering. The Court pronounced the following sentence:

- Defendant be imprisoned in the South Dakota State Penitentiary for a term of three (3) 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 45 days, with 5 days credit. The remaining 40 days is to be served as follows: 20 days to be served beginning March 1, 2016 at 9:00 o'clock a.m. and 20 days to be served beginning November 1, 2016 at 9:00 o'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 for which no written waiver is filed;
- If and when any jail time is served, Defendant shall be entitled to work release or release for alcohol/drug treatment/aftercare, with such release being subject to the rules of the Clay County Jail and with Defendant to pay all costs of said releases;
- Defendant shall pay court costs of \$104.00 and Domestic Violence fees of \$25.00;
- Defendant shall repay Clay County for all of his court appointed Attorneys' fees;
- Sentence in this file CRI: 15-357 shall run consecutive to the sentence in CRI: 13-51;
- Two (2) years of the state penitentiary sentence shall be suspended pursuant to SDCL §23A-27-18 upon certain terms and conditions.

Gering. The Court pronounced the following sentence:

- Defendant 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 180 days, with 90 days to be served beginning April 1, 2016 @ 9:00 o'clock a.m. and 90 days to be served beginning September 1, 2016 @ 9:00 o'clock a.m. Defendant's Court Services Officer, based upon the probation supervision of the Defendant in Clay County CRI 13-51 and before the probation supervision in this case commences, may request that the court enter an order waiving either or both jail terms in this case, but if such written order is not entered, Defendant shall serve the jail time that is not waived;
- If and when any jail time is served, Defendant shall be entitled to work release or release for alcohol/drug treatment/aftercare, with such release being subject to the rules of the Clay County Jail and with Defendant to pay all costs of said releases;
- Defendant shall pay court costs of \$104.00 and Domestic Violence fees of \$25.00;
- Defendant shall repay Clay County for all of his court appointed Attorneys' fees;
- Sentence in this file CRI: 15-357 shall run consecutive to the sentence in CRI: 13-51;
- Two (2) years of the state penitentiary sentence shall be suspended pursuant to SDCL §23A-27-18 upon certain terms and conditions.

SUSPENDED IMPOSITION OF SENTENCE

CRI. 15-274

On or about the 28th day of July, 2015, an Indictment was filed in the Court charging Tyler L. Drappeau with Count 1: Distribution or Possession with Intent to Distribute More than One Ounce, but Less than One-half Pound of Marijuana contrary to SDCL §22-42-7; Count 2: Possession of More than Two (2) Ounces, but Less than One-half Pound of Marijuana contrary to SDCL §22-42-6; Count 3: Unauthorized Possession of Controlled Substance, to-wit: Amphetamine contrary to SDCL §22-42-5; and Count 4: Ingestion contrary to SDCL §22-42-15. The offense occurred on or about the 27th day of June, 2015, in Clay County, South Dakota.

On the 1st day of October, 2015, the Defendant was arraigned on said Indictment. Tyler waived his right to a jury trial and pled guilty to Count 3: Unauthorized Possession of Controlled Substance, to-wit: Amphetamine contrary to SDCL §22-42-5. The State dismissed Count 1, Count 2 and Count 4.

On the 12th day of November, 2015, before the Honorable Cheryl Gering, Tyler appeared

in court. The Court ordered the following:

- Defendant shall be imprisoned in the Clay County Jail for the term of 92 days with 2 days credit. Defendant shall submit to a drug test on November 12, 2015, and if negative, 15 days are waived. If the drug test is positive, Defendant shall immediately serve 15 days. Defendant shall then serve 15 days beginning January 10, 2016 at 9:00 o'clock a.m.; 30 days beginning on March 10, 2016 at 9:00 o'clock a.m.; 30 days beginning May 10, 2016 at 9:00 o'clock a.m. Defendant's Court Services Officer may request that the Court waive any of these jail terms, but if no written waiver is signed by the Court for each jail term, the Defendant must serve the jail terms for which no written waiver is filed;
- Defendant shall pay court costs of \$63.40; and lab fees of \$45.00;
- Defendant shall repay Clay County for all of his court appointed attorneys' fees;
- Imposition of sentence is suspended upon certain terms and conditions.

On the 19th day of November, 2015, before the Honorable Cheryl Gering, Agnes appeared in court. The Court ordered the following:

- Defendant shall be imprisoned in the Clay County Jail for the term of 20 days, with 10 days to be served beginning March 10, 2016 at 9:00 o'clock a.m. and 10 days beginning August 10, 2016 at 9:00 o'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 for which no written waiver is filed;
- For any jail time served, Defendant shall be entitled to release for employment or chemical dependency treatment/aftercare, subject to the rules of the County Jail, and with Defendant to pay all costs of said releases;
- Defendant shall pay court costs of \$104.00; and lab fees of \$45.00;
- Defendant shall repay Clay County for all of her court appointed attorneys' fees;
- Imposition of sentence is suspended upon certain terms and conditions.

www.sdpublicnotices.com

The Public Library will be accepting donations of unopened, full-sized **personal care products** for the Vermillion Food Pantry & Domestic Violence Safe Options Services in exchange for outstanding library fines of up to \$15 from **December 1st—December 31st**

Needed items:
diapers, toothpaste, body wash, shampoo, deodorant, disposable razors, hand soap, dish detergent, toilet paper, etc.

Forgiving for Giving

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Christmas on the Missouri
A Concert to remind us of the True Meaning of Christmas

December 13th at 7 pm
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Concert followed by desert and nativity scene displays