

State of Minnesota  
County of Blue Earth

District Court  
5th Judicial District

Prosecutor File No.  
Court File No.

BEC-16-0989  
07-CR-16-2566

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**State of Minnesota,**

Plaintiff,

vs.

**ALONZO REGINALD WILSON DOB: 11/18/1970**

C/O Salvation Army, 700 S Riverfront Dr.  
Mankato, MN 56001

Defendant.

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**COMPLAINT**

Summons

The Complainant submits this complaint to the Court and states that there is probable cause to believe Defendant committed the following offense(s):

**COUNT I**

**Charge: Traffic - DWI - Operate Motor Vehicle Under Influence of Alcohol**

Minnesota Statute: 169A.20.1(1), with reference to: 169A.24.2

Maximum Sentence: 7 years and/or \$14,000

Offense Level: Felony

Offense Date (on or about): 06/13/2016

Control #(ICR#): 16001245

Charge Description: Alonzo Reginald Wilson Also Known As Alonzo Reinald Wilson, Alonzo Wilson, Alanzo Reginald Wilson, Alonzo Reganld Wilson, Reginald Wilson Alonzo And Alonzo Rigland Wilson

On or about June 13, 2016, in the County of Blue Earth, said Defendant, Alonzo Reginald Wilson did, drive, operate, or was in physical control of any motor vehicle when he/she was under the influence of alcohol, and the violation was committed within ten years of the first of three or more qualified driving incidents or he/she has previously been convicted of a felony DWI.

**COUNT II**

**Charge: Traffic - DWI - Operate Motor Vehicle - Alcohol Concentration 0.08 Within 2 Hours**

Minnesota Statute: 169A.20.1(5), with reference to: 169A.24.2

Maximum Sentence: 7 years and/or \$14,000

Offense Level: Felony

Offense Date (on or about): 06/13/2016

Control #(ICR#): 16001245

Charge Description: Alonzo Reginald Wilson Also Known As Alonzo Reinald Wilson, Alonzo Wilson, Alanzo Reginald Wilson, Alonzo Reganld Wilson, Reginald Wilson Alonzo And Alonzo Rigland Wilson

On or about June 13, 2016, in the County of Blue Earth, said Defendant, Alonzo Reginald Wilson did, drive, operate, or was in physical control of any motor vehicle, when his/her alcohol concentration at the time, or as measured within two hours of the time, of driving, operating or being in physical control of the motor vehicle was 0.08 or more, and the violation was committed within ten years of the first of three or more qualified driving incidents or he/she has previously been convicted of felony D.W.I.

### COUNT III

**Charge: Traffic-DL-Driving after cancellation-inimical to public safety**

Minnesota Statute: 171.24.5

Maximum Sentence: 1 year and/or \$3,000

Offense Level: Gross Misdemeanor

Offense Date (on or about): 06/13/2016

Control #(ICR#): 16001245

Charge Description: Alonzo Reginald Wilson Also Known As Alonzo Reinald Wilson, Alonzo Wilson, Alanzo Reginald Wilson, Alonzo Reganld Wilson, Reginald Wilson Alonzo And Alonzo Rigland Wilson

On or about June 13, 2016, in the County of Blue Earth, said Defendant, Alonzo Reginald Wilson did after being given notice, or reasonably should have known of the cancellation, disobeyed the order by operating in this state any motor vehicle, the operation of which requires a driver's license, while her/his license or privilege was cancelled; and the Commissioner of the Department of Public Safety has determined that the operation of a motor vehicle on the highways by the person would be inimical to the public safety or welfare.

## STATEMENT OF PROBABLE CAUSE

On June 13, 2016, at approximately 6:58 p.m., Officer Jacob Krause, with the Lake Crystal Police Department, was dispatched to 730 South Main Street (the Jaycee Fields), for a suspicious person call. The Complainant advised dispatch that there was a Black male, possibly intoxicated, hanging around kids and driving a gold Malibu.

On arrival, Officer Krause located the vehicle backing up out of a parking spot. Officer Krause approached the vehicle and asked the suspect, later identified as Alonzo Reginald Wilson, to stop and talk with him. Wilson stopped the vehicle and opened the door to speak with the officer.

Officer Krause could immediately smell a strong odor of an alcoholic beverage coming from Wilson's person. Officer Krause advised Wilson of the phone call and asked Wilson if he had been drinking. Wilson stated he had a drink earlier in the day and indicated it was vodka mixed drinks. Officer Krause asked Wilson what he was doing and where he was going. Wilson stated he was going to drive over to another baseball field to watch his kids play baseball.

Officer Krause ran Wilson's driver's license status, and it came back cancelled inimical to public safety. Wilson advised he knew he was not supposed to be driving, but wanted to see his kids.

Blue Earth County Deputies Don Gabler and Lieutenant Paul Barta arrived to assist Officer Krause.

Officer Krause had also spoken with the Complainant and obtained additional information that Wilson had done a 'burn out' in the parking lot earlier. Based on all of the above information, Officer Krause asked Wilson to submit to a standard field sobriety testing. Wilson showed maximum nystagmus and deviation in both eyes during the horizontal gaze nystagmus test. Wilson executed an improper turn and stepped off the line during the walk and turn test. Wilson started the one-legged stand test prior to being advised to start and picked up his foot and kept setting it back down. Wilson failed all three tests.

Wilson was offered a preliminary breath test and agreed to give a sample. The sample reading was .173. Wilson was then placed under arrest for Driving While Intoxicated.

Wilson was transported to the Blue Earth County Jail to take a breath test. Wilson was read the Implied Consent Advisory prior to making a decision about testing, and agreed to take a test. The final reading on the breath test was a .15.

It should be noted that Wilson has a prior felony DWI conviction from 2006 from Blue Earth County Court File No. 07-CR-06-2330.

## SIGNATURES AND APPROVALS

Complainant requests that Defendant, subject to bail or conditions of release, be:  
(1) arrested or that other lawful steps be taken to obtain Defendant's appearance in court; or  
(2) detained, if already in custody, pending further proceedings; and that said Defendant otherwise be dealt with according to law.

Complainant declares under penalty of perjury that everything stated in this document is true and correct. Minn. Stat. § 358.116; Minn. R. Crim. P. 2.01, subds. 1, 2.

**Complainant**

Chris Burban  
Officer  
100 East Robinson Street  
Lake Crystal, MN 56055  
Badge: 4679

Electronically Signed:  
06/23/2016 07:59 AM  
Blue Earth County, Minnesota

Being authorized to prosecute the offenses charged, I approve this complaint.

**Prosecuting Attorney**

Stefanie Menning  
401 Carver Road  
PO Box 3129  
Mankato, MN 56002  
(507) 304-4600

Electronically Signed:  
06/21/2016 10:14 AM

**FINDING OF PROBABLE CAUSE**

From the above sworn facts, and any supporting affidavits or supplemental sworn testimony, I, the Issuing Officer, have determined that probable cause exists to support, subject to bail or conditions of release where applicable, Defendant's arrest or other lawful steps be taken to obtain Defendant's appearance in court, or Defendant's detention, if already in custody, pending further proceedings. Defendant is therefore charged with the above-stated offense(s).

**SUMMONS**

THEREFORE YOU, THE DEFENDANT, ARE SUMMONED to appear on **July 14, 2016 at 8:15 AM** before the above-named court at 401 Carver Rd, Mankato, MN 56002-0347 to answer this complaint.

IF YOU FAIL TO APPEAR in response to this SUMMONS, a WARRANT FOR YOUR ARREST shall be issued.

**WARRANT**

To the Sheriff of the above-named county; or other person authorized to execute this warrant: I order, in the name of the State of Minnesota, that the Defendant be apprehended and arrested without delay and brought promptly before the court (if in session), and if not, before a Judge or Judicial Officer of such court without unnecessary delay, and in any event not later than 36 hours after the arrest or as soon as such Judge or Judicial Officer is available to be dealt with according to law.

*Execute in MN Only*

*Execute Nationwide*

*Execute in Border States*

**ORDER OF DETENTION**

Since the Defendant is already in custody, I order, subject to bail or conditions of release, that the Defendant continue to be detained pending further proceedings.

Bail: \$  
Conditions of Release:

This complaint, duly subscribed and sworn to or signed under penalty of perjury, is issued by the undersigned Judicial Officer as of the following date: June 23, 2016.

**Judicial Officer**

Michelle Dietrich  
District Court Judge

Electronically Signed: 06/23/2016 01:50 PM

Sworn testimony has been given before the Judicial Officer by the following witnesses:

**COUNTY OF BLUE EARTH  
STATE OF MINNESOTA**

**State of Minnesota**

Plaintiff

vs.

**ALONZO REGINALD WILSON**

Defendant

**LAW ENFORCEMENT OFFICER RETURN OF SERVICE**  
*I hereby Certify and Return that I have served a copy of this  
Summons upon the Defendant herein named.*

Signature of Authorized Service Agent: