

FILED

09 NOV 10 PM 2:14

KING COUNTY  
SUPERIOR COURT CLERK  
E-FILED  
CASE NUMBER: 09-1-06703-8 KNT

1  
2  
3  
4  
5  
6  
7  
8  
9  
10  
11  
12  
13  
14  
15  
16  
17  
18  
19  
20  
21  
22  
23

SUPERIOR COURT OF WASHINGTON FOR KING COUNTY

THE STATE OF WASHINGTON,	)	
	)	
	)	Plaintiff,
	)	
v.	)	No. 09-1-06703-8 KNT
	)	
KENNETH WAYNE SANDHOLM,	)	INFORMATION
	)	
	)	
	)	
	)	
	)	Defendant.

COUNT I

I, Daniel T. Satterberg, Prosecuting Attorney for King County in the name and by the authority of the State of Washington, do accuse KENNETH WAYNE SANDHOLM of the crime of **Felony DUI**, committed as follows:

That the defendant KENNETH WAYNE SANDHOLM in King County, Washington, on or about October 29, 2009, drove a vehicle within this state and while driving had an amount of alcohol in his/her body sufficient to cause a measurement of his/her breath to register 0.08 grams or more of alcohol per two hundred ten liters of breath within two hours after driving, as shown by analysis of the defendant's breath; while under the influence of or affected by intoxicating liquor or any drug; and while under the combined influence of or affected by intoxicating liquor and any drug; having at least four prior offenses, as defined under RCW 46.61.5055(13)(a), within ten years of the arrest for the current offense;

Contrary to RCW 46.61.502 and 46.61.5055, and against the peace and dignity of the State of Washington.

COUNT II


And I, Daniel T. Satterberg, Prosecuting Attorney aforesaid further do accuse KENNETH WAYNE SANDHOLM of the crime of **Driving While License Suspended/Revoked in the First Degree**, a crime of the same or similar character as another crime charged herein, which

1 crimes were part of a common scheme or plan and which crimes were so closely connected in  
2 respect to time, place and occasion that it would be difficult to separate proof of one charge from  
proof of the other, committed as follows:

3 That the defendant KENNETH WAYNE SANDHOLM in King County, Washington, on  
4 or about October 29, 2009, did drive a motor vehicle in this state while his status or privilege to  
do so was suspended or revoked in this or any other state due to being found a habitual traffic  
5 offender;

6 Contrary to RCW 46.20.342(a), and against the peace and dignity of the State of  
Washington.

7 DANIEL T. SATTERBERG  
8 Prosecuting Attorney

9 By:   
10 Amy J. Freedheim, WSBA #19897  
Senior Deputy Prosecuting Attorney

1  
2 CAUSE NO. 09-1-06703-8 KNT

3 PROSECUTING ATTORNEY CASE SUMMARY AND REQUEST FOR BAIL AND/OR  
4 CONDITIONS OF RELEASE

5 The State incorporates the Certification for Determination of Probable Cause signed by  
6 Washington State Patrol Trooper Christopher Poague in incident #09-16295.

7 On Thursday evening, October 29, 2009, the defendant, 52yO Kenneth Sandholm, was  
8 driving on SR 18. A Washington State Trooper in a fully marked patrol car spotted him weaving  
9 and unable to maintain his lane of travel. He was stopped.

10 The defendant showed several signs of being impaired from alcohol. He admitted that his  
11 license was suspended. He agreed to take a legal alcohol test within two hours of the stop and  
12 his blood alcohol content was .080/.079. These results corroborate the impairment observed by  
13 the trooper.

14 The defendant was suspended in the first degree (DWLS), a habitual traffic offender. He  
15 has the following driving under the influence (DUI) convictions with arrest dates within ten years  
16 of this incident:

<u>Arrest</u>	<u>Offense</u>	<u>Court &amp; Cause No.</u>
4-1-2008	DUI/DWLS (amended from felony-DUI)	Pierce Co #08-1-01634-1
4-12-2007	DUI/DWLS 1°	Tacoma Muni #B00221259
2-5-2005	DUI/DWLS 1°	Pierce Co 1 #5YC000526
3-4-2000	DUI/DWLS/VUCSA	Pierce Co #00-1-01171-9

17 REQUEST FOR BAIL

18 The State requests bail in the amount of \$200,000 (First Appearance was for \$2500 for  
19 DWLS only). Additional conditions include no use or possession of alcohol, wear a transdermal  
20 alcohol monitor (e.g. SCRAM bracelet), no entering any business where alcohol is the primary  
21 commodity for sale, no driving any motor vehicle.

22 The defendant is a convicted felon (**VUCSA (possession cocaine)** (2/5/1998,  
23 12/27/2000)) with several other driving crimes including **DUI/DWLS** (6/23/1999 ( a failed  
deferred prosecution), 6/12/1998), **DWLS** (10/28/2002, 9/20/2001, 1/26/2000, 11/16/1998,  
7/11/1998, 3/22/1998), **NVOL** (1/16/1992, 6/27/1990, 4/18/199, 02/9/1980), **obstructing**  
(2/5/2005, 8/23/1980), **reckless endangerment** (6/23/1999), and **negligent driving (amended  
from DUI)** (7/18/1992). He has had several FTAs.

1           On November 10, 2009, the defendant was arrested for DWLS 1°. He was driving his  
2 12yO son and ran out of gas. He was arrested returning to the vehicle. According to the trooper,  
3 he was impaired during the arrest and declined to take a voluntary alcohol test.

4           The defendant is a grave danger to himself, his family, and our community due to his  
5 incapacity or inability to not consume alcohol and drive. He readily disregards the Court orders.

6           Signed this \_\_\_\_\_ day of November, 2009.

7   
8 Amy V. Freedheim, WSBA #19897

AGENCY:  UNINCORPORATED KING COUNTY  
 CITY OF WSP

09-016205  
CASE NUMBER FILE NUMBER

FELONY  MISDEMEANOR

COURT SOUTHWEST

DATE OF ARREST/TIME: 10-29-09 / 2:15  
BOOKING DATE/TIME: 10-29-09 /  
ARREST LOCATION: EB SR 18 @ SR 576

NAME (LAST, FIRST, MIDDLE/INITIAL, SR., 1<sup>st</sup>, 2<sup>nd</sup>): SANDHOLM, KENNETH WAYNE  
ALIAS, NICKNAMES:

IDENTITY IN DOUBT? YES  NO   
DOB: 1-25-1957 M SEX: M RACE: W HGT: 6-03 WGT: 210 EYES: BLN HAIR: RED SKIN TONE: WHITE

SCARS, MARKS, TATTOOS, DEFORMITIES:  
LAST KNOWN ADDRESS: 20202 SE 216TH ST MAPLE VALLEY WA 98038  
CITY: MAPLE VALLEY STATE: WA ZIP: 98038 RESIDENCE PHONE: 425 492 4670 BUSINESS PHONE: CITIZENSHIP:

OCCUPATION: EMPLOYER, SCHOOL (ADDRESS, SHOP/UNION NUMBER): SOCIAL SECURITY NUMBER:  
DRIVER'S LICENSE #: STATE: AFIS #: FBI #: STATE ID #:

VEHICLE LICENSE #: A8681M STATE: WA YEAR: 87 MAKE: MAZDA MODEL: PU VEHICLE LOCATION: EB SR 18 @ SR 576 TOW COMPANY: CAKE SAWS & CO

PERSON TO BE CONTACTED IN CASE OF EMERGENCY: DAVE R. NADLE RELATIONSHIP: STEPHENSON ADDRESS: SHAME CITY: STATE: PHONE:

1) OFFENSE:  DV  DWLS/REV 1ST RCWORD#: 46-20-342.1A COURT/CAU#: CITATION #: 946279834  
2) OFFENSE:  DV  OUI RCWORD#: 46-61-502 COURT/CAU#: CITATION #: 946279834  
3) OFFENSE:  DV RCWORD#: COURT/CAU#: CITATION #:  
4) OFFENSE:  DV RCWORD#: COURT/CAU#: CITATION #:

DATE & TIME OF VIOLATION: 10-29-09 @ 2:10  
CRIMINAL TRAFFIC CITATION ATTACHED? YES  NO  ACCOMPLICES:

LIST VALUABLE ITEMS OR PROPERTY LEFT FOR ARRESTEE AT JAIL: CELL PHONE

LIST VALUABLE ITEMS OR PROPERTY ENTERED INTO EVIDENCE: YES  NO  IF YES DESCRIBE: (SIMPLE DESCRIPTION, IDENTIFYING MARKS, SERIAL #)

TOTAL CASH ON ARRESTEE: \$ 28.20 WAS CASH TAKEN INTO EVIDENCE? YES  NO  AMOUNT: \$ SIGNATURE OF JAIL STAFF RECEIVING ITEMS/SERIAL #:

ARRESTING OFFICER/SERIAL #: #888 TRANSPORTING OFFICER/SERIAL #: #888 SUPERVISOR SIGNATURE/SERIAL #:

SUPERFORM COMPLETED BY (SIGNATURE/SERIAL #): CONTACT PERSON FOR ADDITIONAL INFORMATION (NAME/SERIAL #/PHONE): CA. SHERMAN #888 2064393830

MISDEMEANOR BOOKINGS: Complete to this line. FELONY BOOKINGS: Complete both sides.  
OBJECTION TO RELEASE (MISDEMEANOR OR FELONY) IS ON REVERSE SIDE.

09-1-06703-8KNT

SUPERIOR COURT:  IN CUSTODY:  AT LARGE:  OUT ON BOND:

COURT/IST. CT. NO. DIST. CT. SUP. CT. DATE WARRANT NUMBER:

WARRANT DATE OFF CODE OFFENSE AMOUNT OF BAIL: 3 FELONY  MISO  BENCH  ARREST

POLICE AGENCY ISSUING COURT WARRANT RELEASED TO: SERIAL UNIT DATE TIME

PERSON APPROVING EXTRADITION: SEEKING-LOCAL ONLY WACIC-STATE WIDE NCIC-WILL EXTRADITE FROM ID & OR ONLY NCIC-WILL EXTRADITE FROM OR, ID, MT, WY, CA, NV, UT. CO. AZ, NM, HI, AK NCIC-WILL EXTRADITE FROM ALL 50 STATES

CC#: 1707569  
WAC#: \_\_\_\_\_  
NIC#: \_\_\_\_\_  
DOE: \_\_\_\_\_  
TOE: \_\_\_\_\_  
OP#: \_\_\_\_\_  
DOC: \_\_\_\_\_  
TOC: \_\_\_\_\_  
OP#: \_\_\_\_\_