# Circuit Court of Johnson County Circuit Court

# Receipt No. 104896

Receipt Date: 09/28/2021 12:38 PM

Received of:	Novotny, William 429 N Carrington Ave		\$270.00
	Buffalo, WY 82834		
Two Hundred S	eventy and 00/100		
Litigant: Novotr			
Case	Litigant Type	Charge Citation	Amount
CT-2021-00008	79 Defendant	43858M	
Fine		FLEE OR ATTEMPT TO ELUDE POLICE	200.00
Automatio	n Fee	FLEE OR ATTEMPT TO ELUDE POLICE	40.00
CLS Fee		FLEE OR ATTEMPT TO ELUDE POLICE	10.00
Court Cos	s	FLEE OR ATTEMPT TO ELUDE POLICE	20.00
		Total:	270,00
		Balance due court: \$	0.00
		Next fine/fee due date:	
		Next restitution due date:	
	958, Exp: xx/xx)		
Amount Tender			
Overage:	0.0	)	
Change Due:	0.0	)	
		Sylvia Mannering, Chief Clerk	
		Ву:	
		Deputy Clerk	
		Clerk: SMANNERING	

# Circuit Court of Johnson County Circuit Court

# Receipt No. 104895

Receipt Date: 09/28/2021 12:38 PM

ceive	

Novotny,William

770.00

429 N Carrington Ave Buffalo, WY 82834

Seven Hundred Seventy and 00/100

		1 A C 111	111
Litigant:	Novotny.	William J	111

Case	Litigant Type	Charge	Citation		Amount
CR-2021-0000122	Defendant		43856M		
Fine		DUI ALCOHOL =TO: OFF W/IN 10 YRS	> .08% W/IN 2 HRS OF DRIVING	1ST	500.00
Victims Comp Costs		DUI ALCOHOL =TO: OFF W/IN 10 YRS	> .08% W/IN 2 HRS OF DRIVING	1ST	150.00
Automation Fee		DUI ALCOHOL =TO: OFF W/IN 10 YRS	> .08% W/IN 2 HRS OF DRIVING	1ST	40.00
CLS Fee		DUI ALCOHOL =TO: OFF W/IN 10 YRS	> .08% W/IN 2 HRS OF DRIVING	1ST	10.00
CST Surcharge		DUI ALCOHOL =TO: OFF W/IN 10 YRS	> .08% W/IN 2 HRS OF DRIVING	1ST	50.00
Court Costs		DUI ALCOHOL =TO: OFF W/IN 10 YRS	> .08% W/IN 2 HRS OF DRIVING	1ST	20.00
					770.00

770.00 Total:

Balance due court: \$ Criminal balance included in total: \$ 270.00 270.00

Next fine/fee due date:

09/28/2021

Next restitution due date:

Check (Num: 1958, Exp: xx/xx)

Amount Tendered:

770.00

Overage:

Change Due:

0.00

0.00

Sylvia Mannering, Chief Clerk

Ву:

Deputy Clerk

Clerk: SMANNERING

## ABSTRACT OF COURT RECORD

	C . Ci . it Court of	Judge: James L Radda	Citatio	n No: 43856M
Case No: CR-2021-0000122	Court: Circuit Court of	Judge. James E Radde		
	Johnson County (Buffalo)			
	======= DEFENDANT	INFORMATION >===	Race: \	White
State of Wyoming VS.	William J Novotny III	<b>DOB</b> : 1980	Wt: 18	
		Sex: Male		
	429 N Carrington Ave	<b>Hair</b> : Brown	Ht: 506	
	Buffalo, WY 82834	Eyes: Green	Class:	
	DL: 106098155	St/Prov: WY	BAC: .:	186
	SSN Last 4#'s: 5684	Alias(es):		
	CDI: No			
	======= < OFFENSE IN	FORMATION >=====		100 100 100 100 100 100 100 100 100 100
<b>Statute No</b> : 31-5-233 bii (1)	Add'l Info: null	Agency: Johnson Cou	)[[V DIFECT	IOII. South
Description: DUI ALCOHOL	Location:	Sheriff's Office	Incide	nt Intersection:
	Recorded:	Badge and Officer N		nt Location:
=TO> .08% W/IN 2 HRS OF	Posted:	12, Randy Brown	Incide	nt Location
DRIVING 1ST OFF W/IN 10	Posteu.	Accident: No	Comm	ent: I25 MP 298
YRS		Time of Violation: 03	:25 AM	
Filed On: 07/19/2021				
Date of Violation:				
07/18/2021	=======< MISCELLANEO	IIS THEOPMATION >=		
	======	Veh. Year: 2017	Seatb	elt: No
Vehicle Lic: 16 69	Commercial Vehicle: No	Comp. No:	Veh. C	color: Silver/Aluminum
Vehicle Make: Volvo	St/Prov: WY	Hazardous: No	4 Cili C	
	Туре:	nazardous. No		
	rype: =========< CASE DISP	Finding of: Guilty		
Appearance Date: 07/19/2021			/2021	
		Entered on: 09/27	=	
	========= < SENTI	ENCE DATA >=====	Fine/Fees:	
Sentence Entered on: 09/27/2	Date Jail Begins:		Amt. Paid by De	f: 0.00
Jail Term: 30 days	Time Jail Begins:		Fines: \$500.00	1. 0.00
Days Suspended: 29 days	Release Date:		Costs/Fees: \$27	70.00
Days Credited: 1 day	Other Penalty De		Costs/rees. \$27	*** ¢770.00
Days Served:	Penalty Compl. D	ate:	Net due all coun	ILS: \$770.00
Consecutive to:	Date Probation B	egins: 09/27/2021		
Concurrent to:	Type Supervision	S/U: Unsupervised	Restitution:	
Concarrences	Date Probation E	nds: 09/26/2022	Restitution Asse	
			<b>Restitution Due</b>	Date:

I HEREBY CERTIFY THAT THIS INFORMATION IS A TRUE ABSTRACT OF THE RECORD OF THIS COURT IN THIS CASE

Shelley A. Cundiff

JUDGE/CLERK

09/28/2021

# IN THE CIRCUIT COURT OF THE FOURTH JUDICIAL DISTRICT JOHNSON COUNTY, WYOMING

THE STATE OF WYOMING Plaintiff,	}	Docket No.	CR-2021-0122 CT-2021-0878 CT-2021-0879
VS.	}		CT-2021-0880 FILED IN CIRCUIT COURT O JOHNSON COUNTY WYOMIN FOURTH JUDICIAL DISTRIC
WILLIAM J. NOVOTNY III,	}		
Defendant.	}		SEP 28 2021
			P/ GLERI
TT THE	A MARKET WALLES WALLED	THE THEFT WELLS A	•

## JUDGMENT AND SENTENCE

THIS MATTER came before the Court on the undersigned date upon the defendant's written plea agreement, waiver of constitutional rights, plea of guilty, waiver of appearance and consent to entry of sentence. The Court being advised in its premises finds that:

### THE COURT FINDS:

- 1. That the defendant was advised of the nature of the charge for which he would be offering a plea of guilty, the direct and indirect consequences that could be imposed, the rights afforded to him, and the rights that he would be waiving by offering a plea of guilty;
- 2. That the defendant was not under the influence of any drug or intoxicant, nor suffering from a mental illness or deficiency affecting his ability to understand his situation and interpose available defenses;
- 3. That the defendant was represented by competent counsel and was satisfied with the representation furnished;
- 4. That the defendant had been advised as required by W.R.Cr.P. Rule 11(b)(1)(E), and the defendant understood those advisements;
- 5. That the plea was the product of a plea agreement, was voluntary, and was not the product of any improper inducement or promises apart from those which had been fully disclosed in Court;
- 6. The defendant fully understood his plea options and the rights waived by a plea of guilty;
  - 7. That there is factual basis for the plea.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED BY THE COURT that the defendant is Guilty of Count I: Driving While Under The Influence, Citation #43856M, in violation of W.S. §31-5-233(b)(ii) which occurred on or about the 18<sup>th</sup> day of July, 2021, in Johnson County, Wyoming.

IT IS ORDERED that the defendant shall pay \$500.00 fine for Count I; \$150.00 to the Victims of Crime Compensation Fund; \$50.00 to the court supervised treatment program; \$70.00 court costs.

IT IS FURTHER ORDERED that the defendant shall pay \$200.00 fine for Count II, Citation 43858M – Fleeing or Attempting to Elude Police Officers; \$70.00 court costs.

IT IS FURTHER ORDERED that Citations 43857M – Reckless Driving and 48359M – Open Container in Moving Vehicle are dismissed.

IT IS FURTHER ORDERED that the defendant shall be incarcerated for 30 days in the Johnson County Detention Center with 29 days suspended with credit for 1 day served; and placed upon unsupervised probation for a term of one (1) year under the following terms and conditions that the defendant shall:

- Violate no laws;
- b. Remain employed and if unemployed seek employment or remain enrolled in an academic program or a combination of employment and school and provide proof to the court;
- c. Keep the Court informed of his/her current residential and mailing address, notify the Court of any change within five (5) business days;
- d. Obtain substance abuse evaluation at his/her own expense and complete any treatment recommended by that evaluation, sign releases in favor of the court and the Crook County Attorney as Special Prosecutor so they can monitor treatment. Evaluation due to the Court no later than 60 days from the date of this plea agreement;
- e. Not consume, use, or possess any alcohol, illegal controlled substances, or drug paraphernalia, nor be upon the premises of any establishment where alcohol is served or dispensed as the primary business function;
- f. Not knowingly be in the company of anyone using, possessing, or under the influence of alcoholic beverages, controlled substances, or drug paraphernalia;
- g. Upon reasonable suspicion of any law enforcement officer:

or thing within his dominion and control; Submit to the extraction of body substances (blood, breath, urine or saliva, etc., for testing); (While the defendant may refuse to submit to such searches, refusal to do so shall constitute a material violation of probation.) Pay his financial obligations to the Court in the amount of \$1,040.00 or h. pursuant to a payment plan submitted to the court at the time of filing this plea agreement with the court and accepted by the Court; Not drive or operate a motor vehicle without a valid driver's license, insurance and registration. IT IS FURTHER ORDERED that the defendant's bond is exonerated. day of September, 2021 DATED this BY THE COURT: James L. Radda Judge of Circuit Court SUBMITTED BY: Capies to: Hand Mail Joseph M. Baron, WSB #5-2426 Box Crook County and Prosecuting Attorney Plt/Atty Appointed as Special Prosecutor Def/Atty CA- Crookeo PD APPROVED AS TO FORM: SO SPD Other Date Christopher M. Wages, WSB #6-3276 Attorney for Defendant C=Attorney's Clipboard, F=Fax, M=Mail, P=Personal Delivery, S=thru Sheriff DISTRIBUTION: Crook County and Prosecuting Attorney Appointed as Special Prosecutor Attorney for Defendant Defendant Johnson County Sheriff's Office Crime Victims Fund Division of Criminal Investigations

Submit to searches of his person, automobile, residence, or any other place

a)

Submit to searches of his person, automobile, residence, or any other place or thing within his dominion and control; Submit to the extraction of body substances (blood, breath, urine or saliva, etc., for testing); (While the defendant may refuse to submit to such searches, refusal to do so shall constitute a material violation of probation.) Pay his financial obligations to the Court in the amount of \$1,040.00 or h. pursuant to a payment plan submitted to the court at the time of filing this plea agreement with the court and accepted by the Court; Not drive or operate a motor vehicle without a valid driver's license, insurance and registration. IT IS FURTHER ORDERED that the defendant's bond is exonerated. DATED this \_\_\_\_\_ day of September, 2021 BY THE COURT: Shelley A. Cundiff Judge of Circuit Court SUBMITTED BY: Voseph M. Baron, WSB #5-2426 Crook County and Prosecuting Attorney Appointed as Special Prosecutor APPROVED AS TO FORM: Christopher M. Wages, WSB #6-3276 Attorney for Defendant C=Attorney's Clipboard, F=Fax, M=Mail, P=Personal Delivery, S=thru Sheriff DISTRIBUTION: \_ Crook County and Prosecuting Attorney Appointed as Special Prosecutor Attorney for Defendant Defendant Johnson County Sheriff's Office Crime Victims Fund Division of Criminal Investigations

# IN THE CIRCUIT COURT OF THE FOURTH JUDICIAL DISTRICT JOHNSON COUNTY, WYOMING

THE STATE OF WYOMING Plaintiff, vs.	}	Docket No.	CR-2021-0122 CT-2021-0878 CT-2021-0879 CT-2021-0880	NO
WILLIAM J. NOVOTNY III,  Defendant.	}			SEP 2 7 2021

# PLEA AGREEMENT, WAIVER OF CONSTITUTIONAL RIGHTS, PLEA OF GUILTY, WAIVER OF APPEARANCE, AND CONSENT TO ENTRY OF SENTENCE

COMES NOW the State of Wyoming by and through the County and Prosecuting Attorney of the County of Crook appointed as Special Prosecutor by and for Johnson County and State of Wyoming, and the above-named defendant with his attorney, Christopher Wages, Attorney at Law, and in accordance with Rule 11(e)(1)(B), W.R.Cr.P., hereby enter into the following Plea Agreement:

A. The defendant pleads guilty to the following criminal charge(s):

# COUNT I: DRIVING WHILE UNDER THE INFLUENCE, Citation No. 43856M

- 1. On or about the 18<sup>th</sup> day of July, 2021;
- 2. In Johnson County, Wyoming;
- 3. Defendant, William J. Novotny III, did;
- 4. Drive or have actual physical control of any vehicle, and
- 5. Had an alcohol concentration of eight one-hundredths of one percent (0.08%) or more, as measured within two (2) hours after the time of driving or being within actual physical control of a vehicle;

in violation of W.S. 31-5-233(b) (ii) and made punishable by W.S. 31-5-233(e);

MAX. PENALTY: Six (6) months incarceration and \$750.00 fine, or both and up to 3 years probation.

# COUNT II: FLEEING OR ATTEMPTING TO ELUDE POLICE OFFICERS, Citation No. 43858M

- On or about the 18<sup>th</sup> day of July, 2021;
- 2. In Johnson County, Wyoming;
- 3. Defendant, William J. Novotny III, did;
- 4. Otherwise fled a pursuing police vehicle;
- 5. When given a visual or audible signal to bring the vehicle to a stop; in violation of W.S. 31-5-225(a) and made punishable by W.S. 31-5-225(b);

MAX. PENALTY: Six (6) months incarceration and \$750.00 fine, or both.

- B. The state will dismiss Citations 43857M Reckless Driving and 43859M Open Container in Moving Vehicle;
- C. The parties agree to the following:
  - 1. The defendant shall pay \$500.00 fine for Count I; \$150.00 to the Victims of Crime Compensation Fund; \$50.00 to the court supervised treatment program; \$70.00 court costs; and for Count II shall pay \$200.00 fine; and \$70.00 court costs; and shall be incarcerated for 30 days in the Johnson County Detention Center with 29 days suspended with credit for 1 day served; and placed upon unsupervised probation for a term of one (1) year under the following terms and conditions that the defendant shall:
  - a. Violate no laws.
  - b. Remain employed and if unemployed seek employment or remain enrolled in an academic program or a combination of employment and school and provide proof to the court;
  - c. Keep the Court informed of his/her current residential and mailing address, notify the Court of any change within five (5) business days;
  - d. Obtain substance abuse evaluation at his/her own expense and complete any treatment recommended by that evaluation, sign releases in favor of the court and the Crook County Attorney as Special Prosecutor so they can monitor treatment. Evaluation due to the Court no later than 60 days from the date of this plea agreement;
  - e. Not consume, use, or possess any alcohol, illegal controlled substances, or drug paraphernalia, nor be upon the premises of any establishment where alcohol is served or dispensed as the primary business function;
  - f. Not knowingly be in the company of anyone using, possessing, or under the influence of alcoholic beverages, controlled substances, or drug paraphernalia;
  - g. Upon reasonable suspicion of any law enforcement officer:
    - a) Submit to searches of his person, automobile, residence, or any other place or thing within his dominion and control;
    - b) Submit to the extraction of body substances (blood, breath, urine or saliva, etc., for testing);

(While the defendant may refuse to submit to such searches, refusal to do so shall constitute a material violation of probation.)

- h. Pay his financial obligations to the Court in the amount of \$1,040.00 or pursuant to a payment plan submitted to the court at the time of filing this plea agreement with the court and accepted by the Court.
- i. Not drive or operate a motor vehicle without a valid driver's license, insurance and registration.

COMES NOW the undersigned defendant, and by his signature on this document acknowledges as follows: (The masculine references includes all genders)

- 1. That he is the defendant in this criminal action presently filed in the above captioned matter.
- 2. That the Court shall impose Court costs of \$20.00 per case, court automation fee of \$40.00 per case, an indigent civil legal services fee of \$10.00 per case pursuant to W.S. §6-10-102 and may impose a surcharge to the crime victim's compensation fund in an amount of not less than \$150.00 and not more than \$400.00 per offense pursuant to W.S. §1-40-119, restitution pursuant to W.S. §7-9-101 through 115, costs of prosecution pursuant to W.S. §7-11-505, jail costs pursuant to W.S. §7-13-109 and additional terms and conditions of probation and/or incarceration. The defendant understands that any or all of these terms of his sentence may be imposed at the absolute discretion of the Court.
- 3. That in addition to any fine or other penalty prescribed by law, a defendant who pleads guilty or nolo contendere to, or is convicted of, any offense under W.S. §31-5-233 or W.S. §35-7-1001 through W.S. §35-7-1057 or obtains a deferral of proceedings for any offense listed above may be assessed a surcharge of not more than fifty dollars (\$50.00) for the court supervised treatment program pursuant to W.S. §7-13-1616.
- 4. That he has the right to be represented by an attorney at every stage of these proceedings; to have, under certain circumstances, an attorney appointed to represent him and that he has had opportunity to have an attorney to represent him; to plead not guilty or to persist in that plea if it has already been made to the above charges; to have the case tried before a jury and the right to the assistance of counsel at that trial; to confront and to cross examine adverse witnesses; to Court process to obtain the testimony of other witnesses; the right against compelled self-incrimination; and that he has the right to appeal from any conviction if he is found guilty. The defendant further states that he understands each and every one of the above stated rights.

- 5. That he understands that by pleading guilty he hereby waives his right to trial, his right to remain silent, and his right to appeal from any conviction.
- 6. That he hereby voluntarily, knowingly, and intelligently waives the above-mentioned rights.
- 7. That he consents to the introduction of testimony in this cause by affidavits, written statements of witnesses, and any other documentary evidence admissible in this case.
- 8. That he has been afforded an opportunity to consult at length with an attorney of his choice or request a court-appointed attorney, and that he fully understands the charge filed against him as well as the plea agreement he has accepted.
- 9. That his plea is voluntary and not the result of any force or threat or of promises apart from the agreements which have been made between the parties which are fully stated and disclosed herein.
- 10. That no additional agreements or promises have been made regarding any other matter which may be the subject of prosecution.
- 11. That the Court is not obligated to this particular sentence in accordance with the recommendations contained herein and, if the Court chooses to not accept any recommendation or request, the defendant may not withdraw his guilty plea.
- 12. **APPEARANCE** That the defendant waives his right to be present at his initial appearance, arraignment, change of plea, and sentencing hearings pursuant to the Wyoming Rules of Criminal Procedure, Rule 3.1, 11(b) and 43, by his undersigned signature.
- 13. That the defendant consents to the use of this agreement in any trial or other court proceeding and waives any objection to the admission of this agreement in any trial or other court proceeding.
- 14. That the defendant waives his right to a speedy trial and speedy prosecution pursuant to the Interstate Agreement on Detainers Act.
- 15. **DUI ADVISEMENT** That he has been informed that pleading guilty to Driving While Under the Influence of Alcohol requires a substance abuse assessment conducted by a substance abuse provider certified by the department of health pursuant to W.S. 9-2-2701(c) and;
  - a. On a first conviction within ten (10) years may be punishable by a fine of not more than seven hundred fifty dollars (\$750.00), a jail sentence of up to six (6) months,



## JOHNSON COUNTY SHERIFFS OFFICE

**BUFFALO, WY 82834** SUPPLEMENT 1

307-684-5581

21S0410

Page 1

# IN THE CIRCUIT/DISTRICT COURT FOURTH JUDICIAL DISTRICT JOHNSON COUNTY, WYOMING

STATE OF WYOMING

Plaintiff

639 FORT ST

JUL 19 2021

VS.

NOVOTNY 3rd, William John Defendant

# AFFIDAVIT OF PROBABLE CAUSE

THE UNDERSIGNED OF LAWFUL AGE, BEING FIRST DULY SWORN, UPON OATH. STATES, AND ALLEGES AS FOLLOWS:

- 1. I, Randy Brown, am a Law Enforcement Officer employed by the Johnson County Sheriff's Office.
- On Sunday July 28, 2021, at approximately 02:25 A.M., I arrested the above named subject for DWUI. Reckless Driving, Flee or Attempt to Elude Police, and Open Container. In violation of W.S.S. 31-5-233. 31-5-229, 31-5-225, and 31-5-235.
- The offense occurred at or near Interstate 25 Mile Post 298, which is located in Johnson County, State of Wyoming.
- 4. The following describes the probable cause I used to effect the arrest of William J. Novotny 3rd, the defendant.

(see Exhibit A) Case Number: 21S0410

The foregoing statement is accurate to the best information available to me as of the date of this Affidavit. Investigation of the matter may not be completed, and the foregoing is not to be construed as a statement of all information pertinent to the charge(s) which were brought in the matter

Officer Signature

STATE OF WYOMING

**COUNTY OF JOHNSON** 

The foregoing affidavit of Probable Cause was signed and sworn before me by

Prepared By:

Date:

Approved By:

Date:

0257

BROWN, RANDY

07/18/2021

### JOHNSON COUNTY SHERIFFS OFFICE

**BUFFALO, WY 82834** 

307-684-5581

21S0410

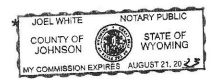
Page 2

**SUPPLEMENT 1** 

Witness my hand and official seal.

639 FORT ST

My Commission expires Aug 21, 2023



## **Determination of Probable Cause**

I hereby find that sufficient facts

exist to warrant the above-named defendant's arrest upon probable cause and find such probable cause to exist.

do not exist to warrant the above-named defendant's arrest upon probable cause and find such probable cause does not exist.

Judge/Commissioner

Date/Time

# Exhibit A

Case number: 21S0410

Date: 07/18/2021

Defendant: NOVOTNY 3rd, William John

Officer: Randy Brown, 16-12

On Sunday July 18, 2021 at approximately 02:04 hours Dispatch advised of a report of a vehicle Eastbound in the Westbound lane on I-90 near Lake DeSmet. The Reporting Party stated the vehicle was possibly a silver Toyota hatchback. At this time, I began traveling toward that direction.

At approximately 02:09 hours I was traveling Westbound on I-90 near Mile Marker 54, when I observed a vehicle's headlights traveling Eastbound in the Westbound lane. As I passed the vehicle. I observed it to be a silver Volvo bearing Wyoming registration of 16-69. At this time, I turned my vehicle around and initiated a traffic stop by activating my overhead emergency lights. The vehicle continued to travel at an approximate speed of 50mph,

Prepared By:

Date:

Approved By:

Date:

0257 BROWN, RANDY 07/18/2021

## JOHNSON COUNTY SHERIFFS OFFICE



639 FORT ST BUFFALO, WY 82834 307 SUPPLEMENT 1

307-684-5581

21S0410

Page 3

Eastbound in the Westbound lane. At this time, I activated my sirens as the vehicle was failing to yield. The vehicle continued Eastbound in the Westbound lane for another three miles. The vehicle then merged, Southbound on to the Northbound ramp of I-25 and continued to travel Southbound in the Northbound lane at Mile Marker 300. The vehicle continued for two more miles before coming to a stop near Mile Marker 298, Southbound in the Northbound lane. Multiple vehicles were observed traveling in the path of this vehicle during this short pursuit.

Upon approach, I spoke with the driver. I advised the driver, later identified as William J. NOVOTNY 3rd, he had been traveling in the wrong lane. I asked NOVOTNY why he failed to yield to my lights and sirens. He stated "Sorry, sir." While speaking with NOVOTNY, I could smell a strong odor of alcohol coming from the vehicle. In the center console, I observed an open can of Coors beer. At this time, I asked NOVOTNY for his driver's license. I also asked him to turn his vehicle off and hand me his keys. I then returned to my vehicle to run the driver's information through Dispatch. It should be noted that; at this time, I was assisted by the Buffalo Police Department in blocking one Northbound lane of travel while I conducted my investigation.

Upon receipt of the driver's information, I returned to speak with NOVOTNY. I asked him to step out of his vehicle. While getting out of the vehicle, NOVOTNY exhibited poor balance while exiting and standing. I asked NOVOTNY how much he had to drink tonight. He stated "more than I should have." I advised NOVOTNY I was going to request he perform Standardized Field Sobriety Tests(SFST) at this time. NOVOTNY stated he was not going to perform the tests. At this time, I advised NOVOTNY he was being placed under arrest for DWUI.

NOVOTNY was placed in handcuffs. Both cuffs were checked for proper fit and tightness and then double locked for safety. NOVOTNY was then searched incident to arrest for weapons or contraband. No such items were found during search. NOVOTNY was then transported to the Detention Center without incident.

Upon arrival at the Jail, I read NOVOTNY the Wyoming Implied Consent Advisement and requested he consent to a chemical test of his breath. NOVOTNY consented to the breath test and provided two samples. The Intoximeter resulted in a B.A.C. of 0.186% and 0.187% respectively. At this time, custody was remanded over to the Detention staff.

Nothing further Officer Randy Brown, 16-12

Officer

Date: 67/19/202 \

Prepared 1	By:	Date:	Approved By:	Date:
0257	BROWN, RANDY	07/18/2021		

STATE OF WYOMING Member NRVC FORM F-6M-(8-15)	STATE OF WYOMING Member NRVC FORM P-6M (8/15)
CITATION/COMPLAINT Court/Judge Complete	CITATION/COMPLAINT Court Judge Curchit
DKT # C1 · 20 21 - 000 Event # P	DKT # C1 2021-819 Event # P
State of Wyoming, Sound City / Town of Johnson	State of Wyoming, County / City / Town of
Defendant William (M)	VS Defendant (Great) (First) (M) Z
Street Address — The Carrington	Street Address 429 (Last) N Carring for
Mail Address A 87834	Mail Address
City St Zip Cool	City Dustrate SIST Zip SCOT
DOB Sex Race Ht With Hair PK Eyes State	DOB Sex Mace Histo Will Hair Dr Eyes A
11-19 117 16/10 XC(0) 17	DL # 106098 155 Class State State Veget Ve
VL#	VL #St. Wlake
Passenger PU SUV Motorcycle MPV Color Comm 16+	Passenger PU Suv Motorcycle MPV Color
Comm Veh Comm Viol Comm Comm South to 26,000 Comm Comm Comm Comm Comm Comm Comm C	Comm Veh Comm Viol Comm Comm Comm Comm Comm Comm Comm Co
DOT #Placarded Veh Haz Mat ID #	DOT #Placarded Veh. Haz Mat ID #
Co. Name	Co. Name
City/State	City/State
G&F Lic. #  The undersigned, states that on or about the day of July 20 Z ]	G&F Lic. #
at O225 hrs at LRS Section # MP o	The undersigned states that on or about the
Street County Rd. State Hwy Private Property direction	Street County Rd. State Hwy Private Property Travel direction
Location	Location 1-20 /118 278
The defendant did unlawfully commit the following offense against the peace and dignity of the State of Wyoming.	The defendant did unlawfully commit the following offense against the peace and dignity of the State of Wyoming.
County/City/Town of UNNSEN	County/City/Town of Johnson
Open Confainer in Monny Vehicle	Flee or Attempt to Elude Police
VIN NET SECTION OF	VIN
In violation of W. S. Or Ord No. 31-3-230 CDRC VIC	In violation of W. S. or Ord No. No.
and the undersigned further states that there are just and reasonable grounds to believe that the person named above committed the offense herein.	and the undersigned further states that there are just and reasonable grounds to believe that the person named above committed the offense herein.
Complainant BAC%	Complainant%
Sworn to and Subscribed before me this day of 20	Swom to and Subscribed before me this day of 20
Judge/Notary (1900 AM XI PM [7]	Judge/Notary
militar Appearance	Initial Appearance AW A PM Buffalk , WY.
on the day of	
MUST APPEAR May forfeit bond in lieu of appearance Seat belts in use	MUST APPEAR May forfeit bond in lieu of appearance Seat belts in use
Officer 28000 No. 16-12 Dept. 3000	Officer_KPrown No. 16-12 Dept. 2000
	<b>a</b>
Bond \$ MA Paid by	Bond \$ Paid by
DateRec'd by	Date Rec'd by
Date Rec'd by	Date Rec'd by
Court receipt # No Bond Taken	Court receipt # No Bond Taken
COURT	COURT receipt #

STATE OF WYOMING Member NRXC FORM FOR (8/15)	STATE OF WYOMING Member NRVC FORW P-6M (6-15)
CITATION/COMPLAINT Court (Judge Compl)	CITATION/COMPLAINT Court/Judge Control
DKT # 08. 2021-122 Event # P 2150410	DKT # CT 2021-878 Event # P 2 1804 10
State of Wyoming, County / City / Town of Johnson	State of Wyoming, Couply / City / Town of Jahnson
Defendant Novotry III William ()	Defendant Nowthy All William ) -
Street Address 478 (Last) N CG-(Tive For (First) (M)	Street Address 429 (Last) N Carry ton (First)
Mail Address	Mail Address
City Dettale all 32534	City Batalo Stuy 710 8283-1
M C Id RT BR 154	SO MO WE BE BR ON
11/0/5/5/5/	In a Sex Hace Hr Wr Shair Eyes
Class State	State State
Vear V	or make into the first training the first training to the first training tr
Passenger Pu SUV Motorcycle MPV Color Silver	Passenger PU SUV Motorcycle MPV Color
Comm Veh Comm Viol Comm 10,001 to 26,000 Comm CDL Comm 16+ Pass Veh	Comm Veh Comm Viol Comm 10,001 to 26,000 Comm CDL Comm Pass Veh Pass Veh
DOT #Placarded Veh. Haz Mat ID #	DOT #Placarded Veh. Haz Mat ID #
Co. Name	Co. Name
City/State	City/State
G&F Lic. #	G&F Lic. #
The undersigned states that on or about the	The undersigned states that on or about the day of 20
at O ZZO hrs at LRS Section # MP	athrs at LRS Section # MP •
Street County Rd. State Hwy Private Property Travel direction	Street County Rd. State Hwy Private Property direction
Location I-20 MP 298	Location 1298
The defendant did unlawfully commit the following offense against the peace and dignity of the State of Wyoming.	The defendant did unlawfully commit the following offense against the peace and dignity of the State of Wyoming
County/City/Town of Jahnson	County / City / Town of Whas Ca
Dwar	Keckless Daving
VIN	VIN
In violation of W. S. Or Ord No. 81-0-235 VIC VIC	In violation of W. S. or Ord No. 31-3-22
and the undersigned further states that there are just and reasonable grounds to believe that the person named above committed the offense herein.	and the undersigned further states that there are just and reasonable grounds to believe that the person named above committed the offense herein.
CRASH Complainant BAC. %	CRASH Complainant BAC. 9
Sworn to and Subscribed before me thisday of20	Sworn to and Subscribed before me this day of 20
Judge/Notary	.ludge/Notany
Initial Appearance	Initial Appearance AM PM PM
on the 2 day of Aug 20 21 in Botte 10 , wy.	on the 2 day of Aug 2021 in Outtale, w
MUST APPEAR May forfeit bond in lieu of appearance Seat belts in use	MUST APPEAR May forfeit bond in lieu of appearance Seat belts in use
11 12	7 8 Bruss 110-12 1680
Officer No. 10-12 Dept. VCOO	Officer No. Dept.
AA / A	
Bond \$ Paid by	Bond \$ Paid by
Date Rec'd by	DateRec'd by
Date Rec'd by /	Date Rec'd by
TWO BOTTLE TEMPORAL	Court receipt # No Bond Taken
COURT	COURT
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