

PROBABLE CAUSE STATEMENT FORM

Date: 6-5-2015

CRN: 15-038075

I, **Detective Corey Carlisle**

(Name and identify law enforcement officer, or person having information as probable cause.)

knowing that false statements on this form are punishable by law, state that the facts contained herein are true.

I have probable cause to believe that on 6-4-2015, at 35th Street & Bellefontaine in

Kansas City, Jackson Missouri, Cedric L Boyles BM, 12/25/1986; [REDACTED]

committed one or more criminal offense(s).

Manslaughter/Child Endangerment/DUI/DWR.

The facts supporting this belief are as follows:

On 06/04/2015 at approximately 1810 hours, officers of the Kansas City, Missouri Police Department responded to 35th and Bellefontaine, Kansas City, Jackson County, Missouri in regard to a fatality crash involving a black 2002 Chrysler 300, license plate SL0Z7E, MO/2015 and a black 2007 Ford Fusion, license plate KF0A7V, MO/2015. The driver of the Ford Fusion, **Jeffrey Shadlow, BM, 2-23-1968** was transported to an area hospital where died from injureis sustained in the crash. **Cedric L. Boyles, BM, 12-25-1986**, the operator of the black 2002 Chrysler 300, was transported to an area hospital to receive treatment for injuries sustained in the crash. The two rear passengers of the 2002 Chrysler 300 were transported to Childrens Mercy Hospital due to their ages of 6 and 7 years of age with minor non-threatening injuries.

Four witnesses observed a subject later identified as **Cedric L. Boyles, BM, 12-25-1986** drive the black 2002 Chrysler 300 northbound through the intersection of 35th and Bellefontaine at a high rate of speed without stopping for a stop sign subsequently broadsiding the black Ford Fusion that was westbound on 35th Street.

Three witnesses observed a subject later identified as **Cedric L. Boyles, BM, 12-25-1986** drive the black 2002 Chrysler 300 at a high rate of speed northbound throughti the 3600 block of Bellefontaine prior to running a stop sign at 36th Street.

A record check revealed the defendant to have a revoked Missouri drivers license with 6 prior convictions for operating a motor vehicle while suspended/revoked/denied and 2 prior convictions for operating a motor vehicle without a drivers license

A DUI officer contacted **Cedric L. Boyles, BM, 12-25-1986** at the hopital at which time he (officer) detected a faint odor of an alcoholic beverage about Boyles breath, slurred speech, cyclic mood swings and observed his (Boyles) eyes to be wattery and bloodshot. The officer read Boyles Missouri's Implied Consent Law at which time Boyles refused to provide a sample of his blood on 06/04/2015 at 1911 hours when requested to do so by the officer.

Due to the fact the defendant refused a blood draw, a search warrant was obtained for 4 vials of human blood to be drawn from the defendant at the ratio of 2 vials to be drawn one hour apart.

It should be noted a prescription pill bottle of Baclofen presribed to Cedric L. Boyles, BM; 12-25-1986 was in plain view on the driver seat of the vehicle after the crash.

Printed Name Det. Corey Carlisle #5266

Signature 

The Court finds probable cause and directs the issuance of a warrant this _____ day of _____.

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CRN 14-093573

Judge

Circuit Court of _____ County, State of Missouri.