

State of Minnesota
County of Blue Earth

District Court
5th Judicial District

Prosecutor File No. 0070113185
Court File No. 07-CR-26-2452

State of Minnesota,

Plaintiff,

vs.

AMANDA LEE GOODRICH DOB: 03/26/1986

14081 597th Avenue
Mapleton, MN 56065

Defendant.

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.26.2

Maximum Sentence: 364 days or \$3,000 fine, or both

Offense Level: Gross Misdemeanor

Offense Date (on or about): 03/25/2026

Control #(ICR#): 26005999

Charge Description: On or about March 25, 2026, in the County of Blue Earth, Minnesota, Amanda Lee Goodrich, did drive, operate, or was in physical control of any motor vehicle when he/she was under the influence of alcohol, and one aggravating factor was present when the violation was committed

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.26.2

Maximum Sentence: 364 days or \$3,000 fine, or both

Offense Level: Gross Misdemeanor

Offense Date (on or about): 03/25/2026

Control #(ICR#): 26005999

Charge Description: On or about March 25, 2026, in the County of Blue Earth, Minnesota, Amanda Lee Goodrich, 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 one aggravating factor was present when the violation was committed.

STATEMENT OF PROBABLE CAUSE

On March 25, 2026, Deputy Hagen was dispatched to a report of an individual (later identified as Amanda Lee Goodrich DOB: 03/26/1986) driving her vehicle while under the influence of alcohol with her children in the vehicle. Witness 1, who has children in common with Goodrich, reported that Witness 2 and Witness 3 had sent Witness 1 a picture of Goodrich passed out on the toilet and told Witness 1 that Goodrich then drove Witness 2 and Witness 3, both of whom are under the age of 16, to the bus stop.

Deputy Hagen and Lieutenant Dobie responded to Goodrich's residence. Upon arrival Deputy Hagen noted that Goodrich had an immediate odor of an alcoholic beverage emanating from her while speaking with her. Deputy Hagen also noted that her eyes were bloodshot and watery and that her speech was deliberate and gravelly. When speaking with law enforcement, Goodrich first stated that she had consumed six (6) beers but then later stated it was actually eight (8). Goodrich stated that her last drink was at 2AM. Deputy Hagen asked Goodrich if she had consumed any alcoholic beverages since she took Witness 2 and Witness 3 to school and Goodrich stated "absolutely not."

Goodrich eventually agreed to take a PBT and the final readout was .164. Goodrich was taken into custody and transported to the jail for further testing by Lieutenant Dobie. Goodrich was then read the breath test advisory by Deputy Hagen. Goodrich then agreed to take the DMT breath test. The DMT breath test noted a BAC of .12 at 9:59 AM.

Deputy Hagen then spoke with Witness 2 who stated that Witness 2 woke up to Goodrich's alarm going off. Witness 2 stated that Witness 3 woke up a short time later and went to shower but found Goodrich passed out on the toilet. Witness 2 stated Goodrich eventually woke up and drove Witness 2 and Witness 3 to the bus stop in the silver Chevrolet that Goodrich normally drives. Witness 2 described Goodrich as "drunk. Witness 2 indicated that, while driving them to the bus stop, Goodrich drove very fast on the curves of the road.

Deputy Hagen also spoke with Witness 3 who confirmed that Witness 3 found Goodrich passed out on the toilet the morning of March 25, 2026. Witness 3 stated they recognized that Goodrich was passed out because Goodrich's head was down, she was not moving, and she looked like she was sleeping. Witness 3 stated that they took a picture and sent it to Witness 1.

Witness 3 stated that Goodrich woke up around 6:20 AM and that Goodrich drove them to the bus stop around 6:30 AM that morning. Witness 3 stated they arrived to the bus stop at or around 6:47 AM and that Goodrich had drove Witness 2 and Witness 3 there in the silvery Chevrolet Silverado that she normally drives. Witness 3 described Goodrich as aggressive and yelling that morning and told Deputy Hagen that Goodrich was drunk. Witness 3 also informed Deputy Hagen that while driving Goodrich was swerving on the road and randomly floored it and accelerated really fast when reaching a curve. Witness 3 also informed Deputy Hagen of the route they took to the bust stop.

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

Jeremy J Brennan
Chief Deputy
401 Carver Rd
Mankato, MN 56002-0228
Badge: 2706

Electronically Signed:
06/16/2026 02:06 PM
Blue Earth County, Minnesota

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

Prosecuting Attorney

Benjamin R. Chapman
Assistant County Attorney
401 Carver Road
PO Box 3129
Mankato, MN 56002
(507) 304-4600

Electronically Signed:
06/16/2026 01:46 PM

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 as directed in the Notice of Hearing before the above-named court 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 16, 2026.

Judicial Officer

Kristine Weeks
District Court Judge

Electronically Signed: 06/16/2026 07:29 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.

Amanda Lee Goodrich

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: