

**IN THE COURT OF APPEALS OF IOWA**

No. 2-677 / 11-1810  
Filed August 22, 2012

**STATE OF IOWA,**  
Plaintiff-Appellee,

**vs.**

**EDWARD DALE MILES,**  
Defendant-Appellant.

---

Appeal from the Iowa District Court for Polk County, Gregory D. Brandt,  
District Associate Judge.

Defendant appeals his conviction for driving while barred—habitual  
offender. **AFFIRMED.**

Nicholas A. Bailey of Bailey Law Firm, P.L.C., Mitchellville, for appellant.

Thomas J. Miller, Attorney General, Kevin Cmelik, Assistant Attorney  
General, John P. Sarcone, County Attorney, Shannon Archer, Assistant County  
Attorney, and Mary Triick, Intern, for appellee.

Considered by Eisenhauer, C.J., and Doyle and Tabor, JJ.

**EISENHAUER, C.J.**

After being charged, Edward Miles filed a motion to suppress evidence arguing the police officer lacked reasonable suspicion and/or probable cause to stop the vehicle he was driving. After hearing, the court specifically found the officer to be credible and denied Miles's motion to suppress. Miles consented to trial on the minutes of testimony and was convicted of driving while barred—habitual offender. Miles appeals, arguing the court erred in denying his motion to suppress evidence.

After our de novo review of the record, we affirm the district court's ruling without opinion. See Iowa R. App. P. 6.1203(a), (d).

**AFFIRMED.**