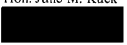


Lisa Le Cours Chief Clerk and Legal Counsel to the Court State of New York Court of Appeals

> Clerk's Office 20 Eagle Street Albany, New York 12207-1095

July 11, 2024

Hon. Julie M. Kuck



Re: Matter of Hon. Julie M. Kuck, Justice of the Lindley Town Court

Dear Justice Kuck:

This Court was notified of a felony complaint charging you with committing a felony in New York State. A copy of the complaint is attached.

Pursuant to New York State Constitution article VI, § 22, and further pursuant to Judiciary Law, § 44 (8), this Court has, on its own motion, ordered that you be suspended, with pay, effective immediately, from your office of Justice of the Lindley Town Court, Steuben County. A copy of the Court's order is enclosed.

Further, pursuant to New York State Constitution article VI, § 22, and Judiciary Law, § 44 (8), this Court has directed me to give you notice that it will, on its own motion, consider the continuation of your suspension from judicial office. You may, pro se or by counsel, write to the Court stating your position as to the continuation of the suspension and, if it is continued, whether the continuation of suspension should be with or without pay. An original and one copy of your submission shall be filed at the Courthouse no later than July 22, 2024. The Commission on Judicial Conduct, by receipt of a copy of this letter, is also authorized to present its views, if any, to the Court on or before July 22, 2024, with respect to any aspect of this matter relevant at this time.

Very truly yours,

Lisa LeCours

LL/MNW/co

cc: Judges of the Court of Appeals Robert H. Tembeckjian, Esq. Hon. Joseph A. Zayas

THE PEOPLE OF THE STATE OF NEW YORK - 'V8 Date of Birth FELONY COMPLAINT JULIE M KUCK Defendability BE IT KNOWN THAT, by this FELONY COMPLAINT , MATTHEW J SOBUS as the Complainant herein, STATIONED at SPANITED POST - 15902 accuses JULIE M KUCK The above mentioned Defendant(s), with having committed the FELONY of Involation of Section 1192 Subdivision 2AB of the YEHICLE AND TRAFFIC Law of the State of New York. That on or about	STATE OF NEW YORK					COUNTY OF	51	FOREN
BE IT KNOWN THAT, by this FELONY COMPLAINT MATTHEW J SOBUS as the Complainant herein, STATIONED at SOURCE JULIE M KUCK BE IT KNOWN THAT, by this FELONY COMPLAINT MATTHEW J SOBUS as the Complainant herein, STATIONED at SOURCE JULIE M KUCK The above mentioned Defendant(s), with having committed the FELONY of AGGRAVATED DWI - CHILD IN THE CAR in violation of Section 1192 Subdivision 2AB of the VEHICLE AND TRAFFIC Law of the State of New York. That on or about 9641/2924 at about 19:35 PM in the TOWN of RENWIN County of STEUBEN The defendant(s) did unlawfully commit the FELONY of Aggravated DWI - Child in the Car (Leandra's Law). No person shall operate a motor vehicle in violation of subdivision two, three, four or four-a of this section while a child who is differently only the FELONY of Aggravated DWI - Child in the Car (Leandra's Law). TO WIT: ON THE ABOVE STATED DATE AND TIME, SAID DEFENDANT DID OPERATE A 2015 LINCO MICK COLOR BLACK. BEARING NY REGISTRATION IN A WESTERLY DIRECTION ON INTERSTATE 86 WB EXIT 448. SAID DEFENDANT OF COMMITTER THIS MOTOR VEHICLE WITH A BLOOD ALCOHOL CONCENTRATION OF 11 PERCENT, AS SHOWN BY A VALID OPERATE THIS MOTOR VEHICLE WITH A BLOOD ALCOHOL CONCENTRATION OF 11 PERCENT, AS SHOWN BY A VALID OPERATION. The above allegations of fact are made by the Complainant herein on DIRECT KNOWLEDG The above allegations of fact are made by the Complainant herein on DIRECT KNOWLEDG The above allegations of fact are made by the Complainant herein on DIRECT KNOWLEDG The above allegations of fact are made by the Complainant herein on DIRECT KNOWLEDG The above allegations of fact are made by the Complainant herein on DIRECT KNOWLEDG The above allegations of fact are made by the Complainant herein on DIRECT KNOWLEDG The above allegations of fact are made by the Complainant herein on DIRECT KNOWLEDG The above allegations of fact are made by the Complainant herein on DIRECT KNOWLEDG The above allegations of fact are made by the Complainant herein on DIRECT KNOWLEDG The above allegations o	LOCAL CRIMINAL	COURT				TOWN	OF	ERWIN
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BE IT KNOWN THAT, by this	J	JULIE M KUCK		•				
as the Complainant herein, STATIONED at SP PAINTED POST - 15092 accuses JULIEM KUCK the above mentioned Defendant(s), with having committed the FELONY of in violation of Section 1192 Subdivision ZAB of the VEHICLE AND TRAFFIC Law of the State of New York. That on or about 69/14/2924 at about 19:35 PM in the TOWN of ERWIN County of STEUBEN The defendant(s) did unlawfully commit the FELONY of Aggravated DWI - Child in the Car (Leandra's Law). No person shall operate a motor vehicle in violation of subdivision two, three, four or four-a of this section while a child who is fifteen years of age or less is a passenger in such motor vehicle. TO WIT: ON THE ABOVE STATED DATE AND TIME, SAID DEFENDANT DID OPERATE A 2016 LNCO MKX COLOR BLACK, BEARING MY REGISTRATION NA AUGUSTER'S DID RECAT HAND'S IN STRUMENT. AT THE TIME OF THIS OPERATE THIS MOTOR VEHICLE WITH A BLOOD ALCOHOL CONCENTRATION OF 0.11 PERCENT, AS SHOWN BY A VALID CHEMICAL TEST ADMINISTERED DAY AN ALCOTTEST 9510 BREATH ANALYSIS INSTRUMENT. AT THE TIME OF THIS OPERATION. WAS A PASSENGER IN THE VEHICLE. The above allegations of fact are made by the Complainant herein on DIRECT KNOWLEDG The above allegations of fact are made by the Complainant herein on direct knowledge and/or upon infomation and belief, with the sources of Complainant's information and the grounds for belief being the facts contained in the attached SUPPORTING DEPOSITION(s) of: WHEREFORE, Complainant prays that a be issued for the arrest of the said Defendant(s). WHEREFORE, Complainant prays that a be issued for the arrest of the said Defendant(s). WHEREFORE, Complainant prays that a be issued for the arrest of the said Defendant(s). WHEREFORE, Complainant prays that a be issued for the arrest of the said Defendant(s). WHEREFORE, Complainant prays that a be issued for the arrest of the said Defendant(s). WHEREFORE, an Appearance Ticket was issued to the said Defendant, directing him to appear before this court at 10:00 AM on JULY 17, 2024 In a written instrument, any person who					Defendant(s)	****		
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the FELONY of Aggravated DWI - Child in the Car (Leandra's Law). No person shall operate a motor vehicle in violation of subdivision two, three, four or four-a of this section while a child who is fifteen years of age or less is a passenger in such motor vehicle. TO WIT: ON THE ABOVE STATED DATE AND TIME, SAID DEFENDANT DID OPERATE A 2016 LNCO MKX COLOR BLACK, BEARING NY REGISTRATION IN A WESTERLY DIRECTION ON INTERSTATE 88 WIS EXIT 44B. SAID DEFENDANT DID OPERATE THIS MOTOR VEHICLE WITH A BLOOD ALCOHOL CONCENTRATION OF 0.11 PERCENT, AS SHOWN BY A VALID CHEMICAL TEST, ADMINISTERED ON AN ALCOTEST 9510 BREATH ANALYSIS INSTRUMENT. AT THE TIME OF THIS OPERATION. The above allegations of fact are made by the Complainant herein on DIRECT KNOWLEDG The above allegations of fact are made by the Complainant herein on direct knowledge and/or upon infomation and belief, with the sources of Complainant's information and the grounds for belief being the facts contained in the attached SUPPORTING DEPOSITION(s) of: WHEREFORE, Complainant prays that a be issued for the arrest of the said Defendant(s). WHEREFORE, Complainant prays that a be issued for the arrest of the said Defendant(s). WHEREFORE, Complainant prays that a be issued for the arrest of the said Defendant(s). WHEREFORE, Complainant prays that a be issued for the arrest of the said Defendant(s). WHEREFORE, Complainant prays that a be issued for the arrest of the said Defendant(s). WHEREFORE, Complainant prays that a be issued for the arrest of the said Defendant(s). WHEREFORE, Complainant prays that a be issued for the arrest of the said Defendant(s). WHEREFORE, Complainant prays that a be issued for the arrest of the said Defendant(s). WHEREFORE, Complainant prays that a be issued for the arrest of the said Defendant(s). WHEREFORE, Complainant prays that a be issued for the arrest of the said Defendant(s). WHEREFORE, Complainant prays that a be issued for the arrest of the said Defendant(s). WHEREFORE TO THE TORS THE TIME TO THE TORS THE TIME TO THE	That on or about	06/14/2024	at about	10:35 PI	<u>va</u> inti			
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