



The above-named defendant on or about Friday, September 26, 2025, in the Village of Ashwaubenon, Brown County, Wisconsin, while being a person whose operating privileges had been revoked pursuant to the Laws of the State of Wisconsin, did operate a motor vehicle on a highway during such revocation or thereafter, contrary to sec. 343.44(1)(b), 343.44(2)(ar)1, 939.62(1)(a) Wis. Stats., a Forfeiture, and upon conviction shall forfeit not more than \$2,500.

And further, invoking the provisions of sec. 939.62(1)(a) Wis. Stats., because the defendant is a repeater, having been convicted of Child Abuse on 5/8/2023, which conviction(s) remain of record and unreversed, the maximum term of imprisonment for the underlying crime may be increased to not more than 2 years.

And furthermore, invoking the provisions of Wisconsin Statute 343.30(1g)(a), upon conviction, the court may suspend the defendant's operating privilege not more than six (6) months.

### **Count 3: FAILURE TO INSTALL IGNITION INTERLOCK DEVICE, REPEATER**

The above-named defendant on or about Friday, September 26, 2025, in the Village of Ashwaubenon, Brown County, Wisconsin, did fail to have an ignition interlock device installed as ordered by the court, contrary to sec. 347.413(1), 347.50(1s), 939.62(1)(a) Wis. Stats., a Misdemeanor, and upon conviction may be fined not less than \$150 nor more than \$600, or may be imprisoned for not more than 6 months, or both for the first offense.

And further, invoking the provisions of sec. 939.62(1)(a) Wis. Stats., because the defendant is a repeater, having been convicted of Child Abuse on 5/8/2023, which conviction(s) remain of record and unreversed, the maximum term of imprisonment for the underlying crime may be increased to not more than 2 years.

(OWI-3RD AND ABOVE) NOTICE: IT IS THE POLICY OF THE BROWN COUNTY CIRCUIT COURT JUDGES THAT UPON CONVICTION AND SENTENCING FOR A THIRD OR SUBSEQUENT OPERATING WHILE INTOXICATED OFFENSE YOU WILL BE REQUIRED TO IMMEDIATELY REPORT TO JAIL.

1. Complainant is an Assistant District Attorney with the Brown County District Attorney's Office and knows of the above offense(s) based upon:

Complainant has reviewed the report of Ofc. Schiefelbein, which states, in part:

"On September 26, 2025, I, Officer I. Schiefelbein #514, was on duty with the Hobart-Lawrence Police Department in full uniform and in a marked squad vehicle. At approximately 7:04 PM, I conducted a traffic stop on STH 172 near Entertainment Drive in the Village of Ashwaubenon, Brown County, WI. I stopped a black Jeep Grand Cherokee, bearing Oneida Tribal plate 3C4976, after the vehicle was observed operating without headlamps or tail lamps. A check of the registered owner's driving status indicated the registered owner had no license issued. The driver was identified as Lolihwakayu Hill, DOB 06/14/1987. Lolihwakayu was arrested for

Operating While Intoxicated – 5th offense, Operating While Revoked Due to Alcohol, and Failure to Install Ignition Interlock Device. Lolihwakayu was also issued citations for Open Intoxicants and Operating without Required Lights.

On September 26, 2025, I, Officer I. Schiefelbein #514, was on duty with the Hobart-Lawrence Police Department in full uniform and in a marked squad vehicle. At approximately 7:04 PM, I was traveling south on S. Pine Tree Road near Edgar Drive in the Village of Hobart, Brown County, WI. I observed a black SUV traveling northbound on S. Pine Tree Road. The black SUV was not operating with headlamps, running lamps, or tail lamps activated. The vehicles in front of and behind the SUV all had the required lights active. I also observed both passenger tires were over the white fog line. I turned around and got behind the vehicle. The SUV now had the required lights activated. The SUV bore Oneida Tribal registration plate 3C4976. I conducted a registration check and driving status check on the registered owner, Lolihwakayu Hill. WI D.O.T. return indicated Lolihwakayu had no license issued with a revoked status. Lolihwakayu was a male, and I observed a male operating the vehicle. The vehicle went east on STH 172. I again observed both passenger tires cross over the white fog line. I activated my emergency lights and informed dispatch of the traffic stop which was conducted on STH 172 near Entertainment Drive.

I approached the passenger side of the vehicle. The driver had his window halfway down and the front passenger window was all the way down. The male driver was smoking a cigarette. I identified myself and the reason for the traffic stop. There was a male driver, male front passenger, and male rear passenger. I asked the driver if this was his vehicle and he stated yes. I asked them for identification. The driver did not have identification and was identified verbally as Lolihwakayu Hill. The front passenger was identified by Oneida Tribal picture identification card as Roy E. Doxtator, DOB 10/15/1963. The rear passenger did not have identification on him. I asked him to roll down the rear window so I could hear him speak. The window did not work. I opened the door so I could hear him. I asked him what his name was. He identified himself as Dion M. Ludwig, DOB 08/24/1973. While speaking to Dion, I noticed an open can of Natural Ice on the floor behind the driver seat. The can still had liquid around the rim and I know from experience that this is an alcoholic beverage. I went around to the driver's side and spoke to Lolihwakayu. Lolihwakayu had glossy eyes and slurred speech. I asked Lolihwakayu how much he had to drink. Lolihwakayu said he had a couple drinks earlier around 6 o'clock. I asked Lolihwakayu if he was drinking that Natural Ice in the back and he stated yes. I asked Lolihwakayu to hand me the Natural Ice. Dion handed up two open cans of Natural Ice from the back. Both cans were nearly empty but still had some liquid inside. One of the cans was opened by a small hole in the side, as if someone was going to "shotgun" it. The cans were 16 ounces and indicated there was 5.9% alcohol volume. I asked Lolihwakayu if he would be willing to do some tests so that I knew if he was okay to drive. Lolihwakayu said he would. I had Lolihwakayu shut the vehicle off and wait until additional officers arrived. I went back to my squad to conduct driving status and warrant checks.

I asked Lolihwakayu how much he said he had to drink. Lolihwakayu now stated he only had one Natural Ice. Lolihwakayu now stated he was not drinking either of the open Natural Ice beverages. I asked Lolihwakayu if he had taken any medication or illegal drugs. Lolihwakayu stated no.

It is my opinion that Lolihwakayu was under the influence of alcohol/drugs/both and was unable to operate a motor vehicle safely. Based on my observations on driving behavior, his

attempt to mask the odor of intoxicants, the open alcoholic beverages, his admittance to consuming alcohol, his slurred speech, his glossy eyes, and his performance during SFST's, I concluded to place Lolihwakayu under arrest for OWI. I also know from training and experience that one or two drinks could place him above his 0.02 restriction. I asked Lolihwakayu if he would submit to a Preliminary Breath Test (PBT). Lolihwakayu refused the PBT. I told Lolihwakayu he was under arrest for operating while intoxicated and instructed him to turn around and place his hands behind his back. Lolihwakayu complied. I placed Lolihwakayu in handcuffs, checked them for proper tightness, and double locked them. Lolihwakayu was then placed in marked squad 189 with the Fleet in car recorder active and the seatbelt on.

I read the Informing the Accused Form to Lolihwakayu, and he stated he understood. When asked if he would submit to an evidentiary chemical test of his blood, Lolihwakayu stated "no" at 7:51 PM. I completed an OWI search warrant and emailed it to the on-call Brown County judge. I called the Brown County judge and informed him I had just emailed him an OWI search warrant. He asked where I would be drawing the blood, and I stated St. Mary's Hospital. This reminded me that I forgot to put this on the search warrant. I added that information and sent the search warrant again. This judge advised me to call back while he looked it over. I transported Lolihwakayu to St. Mary's Hospital while waiting on the judge. The judge called back. I spoke to Judge Timothy Hinkfuss. Judge Hinkfuss had me raise my right hand and swore me under oath. Judge Hinkfuss signed the warrant and emailed it back to me, where I signed it at approximately 8:44 PM.

Lolihwakayu was read his Miranda rights and waived his rights. I completed the Alcohol Influence Report Form with Lolihwakayu and attached it into GERP. Lolihwakayu also signed his Constitutional Rights form, which was also attached into GERP. I issued Lolihwakayu a citation for O.W.I., 5th offense, Operating While Revoked – Due to Alcohol, Failure to Install IID, Operating Without Required Lights, and Open Intoxicants through Brown County Circuit Court. I issued and explained to Lolihwakayu form Notice of Intent to Revoke. I provided Lolihwakayu with a copy of the search warrant and a copy of the Informing the Accused form. All paperwork was brought with Lolihwakayu to the Brown County Jail and placed in his property along with his hat and cellphone.

2. A radio check with the Wisconsin Department of Motor Vehicles revealed the defendant's operating privilege was valid revoked resulting from an offense that may be counted under Section 343.307(2), Wis. Stats and he had two prior offense date(s) on January 28, 2021 and February 1, 2021 and conviction(s) on May 20, 2021 and August 12, 2021 for operating after revocation within the last five years. Pursuant to 346.65(2)(am), the defendant is subject to the mandatory minimums because he was convicted of Operating While Intoxicated on July 19, 2007, January 5, 2010, December 28, 2010, and July 18, 2016 with offense date(s) of June 3, 2007, March 7, 2008, March 20, 2010 and December 7, 2015 and suspended as a result thereof.

Complainant believes the report of Officer Schiefelbein because he has relied on his reports in the past and has found them to be accurate. Complainant believes the information from the Department of Motor Vehicles because it is kept in the ordinary course of business and he knows that the Department regularly sends notices to each person whose operation privilege has been revoked or suspended.

Subscribed and sworn to before me on  
09/29/25

Electronically Signed By:

Jessica R Gereau

Assistant District Attorney

State Bar #: 1104660

Electronically Signed By:

J. Foss Davis

Complainant