

**INFORMATION**

JD-CR-71 Rev. 3-11

**STATE OF CONNECTICUT  
SUPERIOR COURT**

Disposition date

Police Case number

2400265714

Agency name

CSP - Western District Major Crime

Agency number

N630

**Title, Allegation and Counts**

State of Connecticut vs. (Name of accused)

Kennedy, Erin

Residence (Town) of accused

Litchfield

Docket number

Address

Date of birth

03/05/1980

To be held at (Town)

Litchfield

Geographical area number

18

Court date

The undersigned Prosecuting Authority of the Superior Court of the State of Connecticut charges that:

Count One — Did commit the offense of:

Larceny 1st Degree

At (Town)

Winsted

On or about (Date)

May 2, 2023 - December 12, 2023

In violation of General Statute number

53a-122

Count Two — Did commit the offense of:

Larceny 1st Degree

At (Town)

Litchfield

On or about (Date)

May 2, 2023 - December 12, 2023

In violation of General Statute number

53a-122

Count Three — Did commit the offense of:

At (Town)

On or about (Date)

In violation of General Statute number

☐ See other sheet for additional counts

Date

2/4/25

Signed (Prosecuting Authority)

*[Signature]*
**Court Action**

Defendant advised of rights before plea

(Judge)

(Date)

Bond

Surety

☐ 10 %

Election

(Date)

☐ Cash

☐ CT ☐ JY

☐ Attorney

☐ Public defender

Guardian

Bond change

Seized property inventory number

Count	Plea date	Plea	Plea withdrawn		Verdict finding	Fine	Remit	Additional disposition
			Date	New plea				
1						\$	\$	
2						\$	\$	
3						\$	\$	

Date	Other Court Action	Judge

Receipt number	Cost <input type="checkbox"/> IMP <input type="checkbox"/> NCI	Bond information <input type="checkbox"/> Bond forfeited <input type="checkbox"/> Forfeiture vacated <input type="checkbox"/> Forfeiture vacated and bond reinstated
Application fee - receipt number if paid	Circle one W I Q	Program fee - receipt number if paid
Prosecutor on original disposition	Reporter/monitor on original disposition	Signed (Clerk)
		Signed (Judge)

**INFORMATION**

JD-CR-71 Rev. 3-11

**STATE OF CONNECTICUT  
SUPERIOR COURT**

Disposition date

Police Case number

2400265714

Agency name

CSP - Western District Major Crime

Agency number

N630

**Arrest Warrant**

Geographical  
area  
number

18

**State of Connecticut vs. Kennedy, Erin**

To: Any Proper Officer of the State of Connecticut

By Authority of the State of Connecticut, you are hereby commanded to arrest the body of the within-named accused. ("X" all that apply)

- ☐ A. Accused is ordered to be brought before a clerk or assistant clerk of the Superior Court.
- ☐ B. Accused is not entitled to bail.

If A, B or both are checked above, you shall without undue delay bring the arrested person before the clerk or assistant clerk of the Superior Court for the geographical area where the offense is alleged to have been committed, or if the clerk's office is not open, to a community correctional center within said geographical area, or the nearest community correctional center if no such center exists in the geographical area, or to the Correctional Institution, as the case may be.

☐ C. Bail set at \_\_\_\_\_

☐ D. Non-financial conditions of release: \_\_\_\_\_

☒ E. Conditions of release not determined by court.

Extradition boundaries  
established by prosecutor

By the Court

Signed (Judge of the Superior Court)

Date

Name of Judge (Print or type)

**Return On Arrest Warrant**

Geographical  
area  
number

18

Town of

Torrington

Date

02/07/2025

**State of Connecticut**

Then and there, by virtue of the within and foregoing complaint and warrant, I arrested the body of the within-named accused and read the same in the hearing of said accused; and have said accused here in court for examination.

Attest (Officer's signature and Department)

Det. Jyle B. [Signature] #388

CSP - WDMC

Date

Other Court action

Judge



**ARREST WARRANT APPLICATION**JD-CR-64b Rev. 3-11  
C.G.S. § 54-2a  
Pr. Bk. Sec. 36-1, 36-2, 36-3**STATE OF CONNECTICUT  
SUPERIOR COURT**  
www.jud.ct.gov

For Court Use Only

Supporting Affidavits sealed

☐ Yes ☐ No

Police Case number <b>2400265714</b>	Agency name <b>CSP - Western District Major Crime</b>	Agency number <b>N630</b>
Name (Last, First, Middle Initial) <b>Kennedy, Erin</b>	Residence (Town) of accused <b>Litchfield</b>	Court to be held at (Town) <b>Litchfield</b>
		Geographical Area number <b>18</b>

**Application For Arrest Warrant**

To: A Judge of the Superior Court

The undersigned hereby applies for a warrant for the arrest of the above-named accused on the basis of the facts set forth in the: ☒ Affidavit Below. ☐ Affidavit(s) Attached.

Date <b>2/14/25</b>	Signed (Prosecuting authority) <i>[Signature]</i>	Type/print name of prosecuting authority <b>Karen Robey</b>
------------------------	--	--

**Affidavit**

The undersigned affiant, being duly sworn, deposes and says:

1.) That the undersigned affiant, Detective Tyler Bastos #388, being duly sworn, does depose and state that he is a regular member of the Connecticut Department of Emergency Services and Public Protection, Division of State Police, and has been a member of said department since March 2020. Detective Bastos presently holds the rank of Detective and is assigned to the Western District Major Crime Squad, located at 452B Bantam Rd, Litchfield, CT. At all times mentioned herein, he was acting in his official capacity as a member of the aforementioned agency. The following facts and circumstances are related from personal knowledge and/or observations and include information related to him by fellow officers and credible persons with knowledge of the facts and/or circumstances contained herein.

2.) On July 11, 2024, at 1500 hours, Western District Major Crime was assigned to investigate a dual employment complaint at the request of Torrington Superior Court. Inspector Beaulieu received a letter from Chief Chute of CT State Community College.

Chief Chute's letter stated, in part, the following information:

"This letter is a request for a criminal investigation on behalf of CT State Community College. The facts and circumstances of this matter are as follows. Erin Kennedy was employed by CT State-Northwestern (Winsted, CT) as a SNAP Coordinator and Non-Credit Allied Health Coordinator. Ms. Kennedy engaged in dual employment with CT State- Northwestern and the Town of Litchfield. She was never approved to engage in dual employment. Ms. Kennedy's hours with CT State- Northwestern and the Town of Litchfield were both during the first shift and overlapped. In addition, confidential state material was found on a Town of Litchfield computer. An administrative investigation was conducted by CSCU labor relations. I am available to provide you with any documentation and/or evidence requested."

3.) Detective Harrington and TFC. Slaiby #1132 met with Chief Chute at his office. Chief Chute

(This is page 1 of a 10 page Affidavit.)

Date <b>02/04/2025</b>	Signed (Affiant) <b>Det. Tyler Bastos #388</b>
Jurat <b>2/4/2025</b>	Signed (Judge/Clerk, Commissioner of Superior Court, Notary Public) <b>Sgt #115</b>

**Finding**

The foregoing Application for an arrest warrant, and affidavit(s) attached to said Application, having been submitted to and considered by the undersigned, the undersigned finds from said affidavit(s) that there is probable cause to believe that an offense has been committed and that the accused committed it and, therefore, that probable cause exists for the issuance of a warrant for the arrest of the above-named accused.

Date and Signature <i>[Signature]</i>	Signed at (City or town) <b>Torrington</b>	On (Date) <b>2/14/25</b>	Signed (Judge/Judge Trial Referee) <i>[Signature]</i>	Name of Judge/Judge Trial Referee <b>[Signature]</b>
--	---	-----------------------------	--	---



**ARREST WARRANT APPLICATION**

JD-CR-64a Rev. 3-11  
C.G.S. § 54-2a  
Pr. Bk. Sec. 36-1, 36-2, 36-3

**STATE OF CONNECTICUT  
SUPERIOR COURT**  
www.jud.ct.gov

Name (Last, First, Middle Initial)	Residence (Town) of accused	Court to be held at (Town)	Geographical Area number
Kennedy, Erin	Litchfield	Litchfield	18

**Affidavit - Continued**

summarized that administrative officials at the Northwestern Community College in Winsted, Connecticut had conducted an internal investigation of Erin Kennedy related to the allegation that she was working two jobs during the same days and hours. Chief Chute explained that the internal investigation sustained findings against Kennedy, and that Kennedy then resigned from her employment with the State of Connecticut. Chief Chute expressed that [REDACTED] a former State Police legal affairs employee, now works for the Connecticut State Community College in an administrative function. [REDACTED] recommended to Chief Chute that Kennedy be criminally investigated. Chief Chute explained that he then wrote a letter to Inspector Forest Beaulieu of the Torrington Superior Court State's Attorney's office and requested a criminal investigation of Kennedy. The investigation was subsequently assigned to the Western District Major Crime Squad.

4.) Chief Chute expressed he had copies of files related to Kennedy's employment and the internal investigation conducted by State of Connecticut officials. Chief Chute expressed he had the authority to provide me with copies of the files. Chief Chute signed a Consent to Search and Examine Evidence form related to the turnover of the files. Chief Chute gave a DVD containing files related to Erin Kennedy's State of Connecticut Employment, that was seized as evidence.

5.) TFC. Slaiby spoke with the Town of Litchfield First Selectman, Denise Raap, on the phone. TFC. Slaiby summarized that he was investigating Erin Kennedy related to a dual employment complaint. Raap expressed familiarity with the situation and stated Kennedy had resigned from Town of Litchfield employment before the town was able to fire her related to the dual employment situation.

6.) TFC. Slaiby expressed that he sought a comprehensive information packet for Kennedy, which would include but not necessarily be limited to a hiring packet, time sheets, etc. Raap expressed the town had an informational packet already compiled, as she explained the town had submitted the information to Kennedy's union during the dual employment investigation by the town and State of Connecticut. Raap subsequently signed a consent to search and examine and provided TFC. Slaiby with the DVD containing the files.

7.) Detective Harrington and TFC. Slaiby met with Raap at the Bantam Annex. Raap provided the following sworn written statement.

"My name is Denise Raap [REDACTED]. I have been the First Selectman for the Town of Litchfield for five years. I am the CEO of the town, and some of my duties include making policy, working to pass ordinances, supervising all the town employees, handling any contractual issues, infrastructure, capital projects, creating the budget, and handling citizen complaints. I have the authority to hand over records for town employees related to the investigation.

(This is page 2 of a 10 page Affidavit.)

Date	02/04/2025	Signed (Affiant)	[Signature] #388
Jurat	Subscribed and sworn to before me on (Date) 2/4/2025	Signed (Judge/Clerk, Commissioner of Superior Court, Notary Public)	[Signature] #115
Reviewed (Prosecutorial Official)	Date 2/4/25	Reviewed (Judge/Judge Trial Referee)	Date 2/4/25



**ARREST WARRANT APPLICATION**

JD-CR-64a Rev. 3-11  
C.G.S. § 54-2a  
Pr. Bk. Sec. 36-1, 36-2, 36-3

**STATE OF CONNECTICUT  
SUPERIOR COURT**

www.jud.ct.gov

Name (Last, First, Middle Initial)	Residence (Town) of accused	Court to be held at (Town)	Geographical Area number
Kennedy, Erin	Litchfield	Litchfield	18

**Affidavit - Continued**

Erin Kennedy was hired as a Town of Litchfield employee on May 01, 2023. Erin's position was Social Services coordinator. The duties included being in charge of the food pantry, the senior bus, renter's rebates for seniors, and helping seniors and families navigate programs available to them. This position was 35 hours per week, 9:00 a.m. to 4:30 p.m. with an unpaid half an hour lunch break. The lunch break could be taken at any time during the working hours of 9:00 a.m. to 4:30 p.m. The shift was 7 working hours per day. Employees are not allowed to work overtime without direct supervisor approval. Employees are allowed to clock in or clock out less than 15 minutes before or after their start and end times of their shift. The working days are Monday to Friday. There are perhaps exceptions to the working days and hours, but only with direct approval from the employee's supervisor on a case by case basis. The Town of Litchfield utilizes the "ADP system" to allow employees to clock in and clock out. The ADP system is accessed via a computer. ADP is a large payroll processing company and a town finance department handles manages {managing} the ADP program. The finance department also examines employees{'} hours (if they clocked in and clocked out) and if they utilized any time off during each pay period. If the finance department notices any issues, such as an employee did not clock out during a shift, they contact the direct supervisor of the employee in question for clarification. Town employees are paid biweekly on Fridays. Employees are able to choose paper checks or direct deposit to receive their pay. Erin elected to not take town health insurance as part of her position, so she received a stipend in her paycheck in lieu {of} the insurance. I thought that because Erin [REDACTED] [REDACTED] that she maybe was receiving some kind of state assistance insurance.

The rules of town employment are laid out in the union contract and the Town of Litchfield employee handbook. As part of the hiring process of town employees, we perform a drug test and also a reference check.

[REDACTED] our HR department, had told me that Erin had a job that she was leaving to come work for the Town of Litchfield.

Before Erin was hired on May 01, 2023, she had selected some dates for unpaid time off for planned vacations. HR approved the unpaid time off for Erin. As time went on, Erin kept asking for unpaid time off. I had received complaints from residents about Erin not returning phone calls and that she was abrupt and rude. I sat down with Erin and explained to her that we needed to be attentive to residents. I spoke with Erin's supervisor, [REDACTED] and let her know that I had a sit down with Erin. The sit down with Erin occurred in October of 2023. Erin had stated the residents were "very needy" and took up a lot of her time. I had no other suspicions of Erin after that meeting other than the complaints at hand and that she was not being attentive to the residents.

On December 08, 2023, Erin had filed an injury report. This report related to Erin claiming that she injured her right knee, her right shoulder / neck, left side of her back and her hip while moving a

(This is page 3 of a 10 page Affidavit.)

Date	02/09/2025	Signed (Affiant)	[Signature] #388
Jurat	Subscribed and sworn to before me on (Date) 2/4/2025	Signed (Judge/Clerk, Commissioner of Superior Court, Notary Public)	[Signature]
Reviewed (Prosecutorial Official)	Date 2/4/25	Reviewed (Judge/Judge Trial Referee)	Date 2/4/25



**ARREST WARRANT APPLICATION**JD-CR-64a Rev. 3-11  
C.G.S. § 54-2a  
Pr. Bk. Sec. 36-1, 36-2, 36-3**STATE OF CONNECTICUT  
SUPERIOR COURT**

www.jud.ct.gov

Name (Last, First, Middle Initial)	Residence (Town) of accused	Court to be held at (Town)	Geographical Area number
Kennedy, Erin	Litchfield	Litchfield	18

**Affidavit - Continued**

wooded {wooden} pew on December 06, 2023 at the Bantam Annex in the meeting room of the old courtroom. Erin reported she did not see a doctor yet for the injuries. [REDACTED] had told Erin to not move the pew (bench) days before the alleged incident. [REDACTED] was unaware that Erin had moved the bench and had also worked with Erin after the alleged incident and Erin did not say anything to [REDACTED] about being injured during those days.

In early December of 2023, [REDACTED] called me and told me that Erin was feverishly working on her computer in her office and [REDACTED] was suspicious that Erin was not working on town work. That same day, I called [REDACTED] which is our IT department, and requested that they do a sweep of Erin's computer and pull the data so I could see it. [REDACTED] provided me with a flash drive with the requested data on December 11, 2023. I discovered multiple Northwestern Community College references, folders, files, etc., on the flash drive. I then looked at the NWCC website and saw Erin Kennedy's name on the homepage under "Workforce development and continuing education, Business & Industry, Allied Health: Erin Kennedy [REDACTED] for CNA programs contact [REDACTED]"

I then called the main phone number at NWCC with a witness in my office, [REDACTED], Erin's direct supervisor. I asked the receptionist to connect me with Erin Kennedy. She transferred the call and Erin Kennedy answered the phone. I recognized Erin Kennedy's voice and identified myself to Erin. I had spoken with Erin multiple times before in person and on the phone. Erin had left the Town of Litchfield job early that day as a "sick day." I asked Erin if she worked for the NWCC full time and she responded "yes." I asked how that was possible when she worked for the Town of Litchfield full time, and her response was that the "hours were different." I then asked to connect me to her supervisor, at which time the phone hung up on Erin's end.

Erin Kennedy resigned from her Town of Litchfield job on December 14, 2023.

I had requested that our payroll department forward me Erin Kennedy's [REDACTED] clock in and out report, which I am willing to turn over to the State Police. I received the [REDACTED] report from our finance department on January 26, 2024, and I handed this [REDACTED] report to investigator [REDACTED] of labor relations for the CT State Colleges and Universities for their own investigation. I had also sent [REDACTED] an email with my testimony on January 25, 2024, which I also provided to the State Police in the form of a signed letter. I am willing to turn over the flash drive from [REDACTED] to the State Police as evidence."

8.) During the interview, Raap emailed a copy of the Town of Litchfield job description that Erin Kennedy held, and a copy of Erin Kennedy's injury report that she filed with the Town of Litchfield. Raap signed a Consent to Search and Examine Evidence form to seize her testimony letter and the

(This is page 4 of a 10 page Affidavit.)

Date	02/04/2025	Signed (Affiant)	[Signature] #388
Jurat	Subscribed and sworn to before me on (Date) 2/4/2025	Signed (Judge/Clerk, Commissioner of Superior Court, Notary Public)	[Signature]
Reviewed (Prosecutorial Official)	Date	Reviewed (Judge/Judge Trial Referee)	Date
[Signature]	2/4/25	[Signature]	2/4/25



**ARREST WARRANT APPLICATION**JD-CR-64a Rev. 3-11  
C.G.S. § 54-2a  
Pr. Bk. Sec. 36-1, 36-2, 36-3**STATE OF CONNECTICUT  
SUPERIOR COURT**

www.jud.ct.gov

Name (Last, First, Middle Initial)	Residence (Town) of accused	Court to be held at (Town)	Geographical Area number
Kennedy, Erin	Litchfield	Litchfield	18

**Affidavit - Continued**

thumb drive with files from Kennedy's computer, as described in the statement.

9.) Detective Harrington and TFC. Slaiby then met with [REDACTED] provided the following sworn written statement:

"My name is [REDACTED] [REDACTED] the Town of Litchfield. I have been in this position since January of 2020. Some of my duties include overseeing the park & recreation department and the facilities, overseeing the running of the food pantry, getting services to residents, transportation for the elderly, and other services.

I first became Erin Kennedy's direct supervisor in about June of 2023. Erin was a social service coordinator for the Town of Litchfield. Erin was supposed to work 9:00 a.m. to 4:00 or 4:30 p.m. Monday to Friday. Erin did not take lunch for personal reasons and had gone to the union about that matter. So Erin at times left at 4:00 p.m. during her workdays and this was allowed as an accommodation for her.

Erin took a lot of time off after she was hired with the Town of Litchfield. One time Erin took two weeks off. Erin probably took off 25 days during her entire employment with the Town of Litchfield. When Erin was hired, our HR department had told me that Erin may need to take an occasional phone call from her previous job. I knew that Erin had worked for the Northwestern Community College in a position aiding students. I told Erin that she had to clock out and take these phone calls outside of the office. Erin agreed to this.

On Tuesday December 05, 2023, during the morning, after Erin came into work, Erin, myself, and [REDACTED] went down to the food pantry. Erin said she wanted to move two benches to make room to put in shelving. Erin, myself, [REDACTED] the assistant to park & rec, struggled and moved the bench. The whole time we moved the bench, I said we are not going to move the second bench because it was too difficult and heavy and I said I was going to get hurt. I said we would wait for the maintenance people to move the second bench. Unbeknownst to me, Erin had gotten other volunteers, one who is [REDACTED] to help move the second bench that same day on Tuesday. The volunteers are at the food pantry on Tuesdays for prep. The volunteers are also at the food pantry on Wednesday afternoons and Friday afternoons distributing food. Erin and the volunteers moved the second bench from the food pantry into the hallway. It was either that same afternoon or the next day that I found out that Erin and others had moved the second bench. I saw the second bench was moved because I had walked down to the food pantry. I told Erin that I had told her not to move the second bench. I do not remember word for word what Erin said back to me. Erin did not report any injuries to me at that time.

(This is page 5 of a 10 page Affidavit.)

Date	02/07/2025	Signed (Affiant)	Det. [Signature] #388
Jurat	Subscribed and sworn to before me on (Date) 2/4/2025	Signed (Judge/Clerk, Commissioner of Superior Court, Notary Public)	Sgt. [Signature] #115
Reviewed (Prosecutorial Official)	Date 2/4/25	Reviewed (Judge/Judge Trial Referee)	Date 2/3/25



**ARREST WARRANT APPLICATION**

JD-CR-64a Rev. 3-11  
C.G.S. § 54-2a  
Pr. Bk. Sec. 36-1, 36-2, 36-3

**STATE OF CONNECTICUT  
SUPERIOR COURT**

www.jud.ct.gov

Name (Last, First, Middle Initial)	Residence (Town) of accused	Court to be held at (Town)	Geographical Area number
Kennedy, Erin	Litchfield	Litchfield	18

**Affidavit - Continued**

In the very beginning of December of 2023, over a couple of days, I noticed that Erin was pounding away on the computer in her office and there was no one sitting at her desk, she had no paperwork out in front of her, and she was not on the phone. I looked at her computer while she was away from the desk and noticed a different program was open that we do not use with the Town of Litchfield. The program was Outlook Express, and we use Google programs. I saw a name block on the email that said "CT Community College." This name block was on an open email. As a supervisor, I have the authority to utilize any computer in my office and to look at other employees' computers which I now know. I took a picture of the screen with my cellphone at 10:44 a.m. of the open email.

On December 05, 2023, at 1:47 p.m., I emailed [REDACTED] our IT department, which is [REDACTED] and told him of my suspicions of Erin. My suspicions of Erin were that she was working at another job or doing something not related to the Town of Litchfield. I asked [REDACTED] to look into it. [REDACTED] called me after the email to ask me what I was looking for. I told [REDACTED] I wanted to know what Erin was looking at and what the activity on her computer was.

On Friday, December 08, 2023, at 4:25 p.m., Erin had emailed me to file an injury report. I was already out of the office on this date and time to go uptown to meet with the First Selectman's secretary. In the email, Erin claimed she was injured on December 06, 2023 while moving a wooden pew at the food pantry, within the Bantam Annex. I did not see this email until Monday, December 11, 2023. I was in the office with Erin from December 06, 2023 to December 08, 2023, and Erin did not say anything to me about being injured. Erin wrote in her injury report that she was injured on Wednesday, December 06, 2023, at 1 p.m. This was suspicious to me because I knew that we had moved the first bench on Tuesday, December 05, 2023, the day before. I had also found out later in the day on Tuesday, December 05, 2023 that Erin, and other volunteers, had moved the second bench that same day.

The following Monday, on December 11, 2023, Erin first sent me a text message asking how to file an injury report. I am not sure which phone Erin texted, either to my work cellphone or personal cellphone. I asked in text message back to Erin who got hurt. I don't recall if Erin replied to this text message. Later that morning, after Erin was ringing the bell for [REDACTED] in Litchfield, I questioned Erin in person at the Bantam Annex office about the injury report and asked who was hurt. Erin said she was hurt and that the injury happened a week prior. I told Erin that I wasn't aware of the injury and that I would read the report and write my own statement. I left the office to go to a meeting uptown in the meantime that same day. Erin left the office and contacted the First Selectman, Denise, in an email about her injury report and told the First Selectman that I did not want to sign the injury report. Erin told Denise that she needed to go home because I upset her about not believing the injury report.

(This is page 6 of a 10 page Affidavit.)

Date	02/04/2025	Signed (Affiant)	Det. Sgt. B. D. #388
Jurat	Subscribed and sworn to before me on (Date) 2/4/2025	Signed (Judge/Clerk, Commissioner of Superior Court, Notary Public)	Sgt. [Signature]
Reviewed (Prosecutorial Official)	Date	Reviewed (Judge/Judge Trial Referee)	Date
[Signature]	2/4/25	[Signature]	2/4/25



**ARREST WARRANT APPLICATION**JD-CR-64a Rev. 3-11  
C.G.S. § 54-2a  
Pr. Bk. Sec. 36-1, 36-2, 36-3**STATE OF CONNECTICUT  
SUPERIOR COURT**

www.jud.ct.gov

Name (Last, First, Middle Initial)	Residence (Town) of accused	Court to be held at (Town)	Geographical Area number
Kennedy, Erin	Litchfield	Litchfield	18

**Affidavit - Continued**

On Monday December 11, 2023, I called one of the food pantry volunteers, [REDACTED] and asked her what day her husband was at the food pantry during the previous week to help move benches and other things around. [REDACTED] said her husband was at the food pantry on Tuesday, which would have been December 05, 2023.

When I got to the town hall, on December 11, 2023, the First Selectman, Denise Raap, questioned me about Erin's email about her injury report. I told Denise what I knew and told her about my suspicions of Erin doing work on the town's computer for the CT Community College. Denise then called the Northwestern Community College in my presence as she had the call on speaker phone. Denise asked for Erin Kennedy and Erin picked up the phone. Erin picked up the phone and Denise identified herself. Denise asked Erin if she worked at the college and Erin said yes and that she had different hours. I heard Erin put the phone down and footsteps walking away from the phone. Denise said hello several times but Erin did not respond."

10.) During the interview, [REDACTED] voluntarily provided nine documents, which TFC. Slaiby seized as evidence. [REDACTED] also provided, via text message to TFC. Slaiby's departmental issued cellphone, two photographs of Erin Kennedy's Town of Litchfield desktop computer. The original photograph's date and time was depicted as December 5, 2023, at 10:44 a.m. TFC. Slaiby later seized copies of the two photographs as evidence.

11.) On August 28, 2024, TFC. Slaiby requested additional information related to Kennedy's Town of Litchfield employment. Raap emailed him a document that detailed Kennedy's earnings with the town from May 2023 through December 2023. Raap also provided TFC. Slaiby with Kennedy's hourly wage rates, which was \$22.73 per hour from May 1, 2023 - July 1, 2023, then increased to \$23.30 per hour from July 1, 2023 - December 14, 2023.

12.) TFC. Slaiby spoke with Investigator [REDACTED] from CT State Colleges on the phone, who confirmed he had conducted an internal investigation on behalf of the Colleges on Erin Kennedy as it related to the dual employment complaint. Investigator [REDACTED] shared his investigation with TFC. Slaiby, which was seized as evidence.

13.) On Tuesday, January 8, 2025, at approximately 1150 hours, this Affiant spoke with Chief Chute. This Affiant informed him that the documents he sent TFC. Slaiby did not have Erin Kennedy's hours for December 2023. Chief Chute sent this Affiant an email at approximately 1350 hours, with Kennedy's hours worked for December.

14.) Between the dates of May 2, 2023, and December 12, 2023, Kennedy worked a total of 708.25 hours that overlapped between her employment with the State of Connecticut (Northwest Community [REDACTED])

(This is page 7 of a 10 page Affidavit.)

Date	02/04/2025	Signed (Affiant)	Det. J. L. B. [Signature]
Jurat	Subscribed and sworn to before me on (Date) 2/4/2025	Signed (Judge/Clerk, Commissioner of Superior Court, Notary Public)	[Signature]
Reviewed (Prosecutorial Official)	Date	Reviewed (Judge/Judge Trial Referee)	Date
[Signature]	2/4/25	[Signature]	2/4/25



**ARREST WARRANT APPLICATION**

JD-CR-64a Rev. 3-11  
C.G.S. § 54-2a  
Pr. Bk. Sec. 36-1, 36-2, 36-3

**STATE OF CONNECTICUT  
SUPERIOR COURT**

www.jud.ct.gov

Name (Last, First, Middle Initial)	Residence (Town) of accused	Court to be held at (Town)	Geographical Area number
Kennedy, Erin	Litchfield	Litchfield	18

**Affidavit - Continued**

College) and with Town of Litchfield, CT. During this time frame Kennedy's normal hours of work for the State of Connecticut were 7:00am to 2:00pm. During this time frame Kennedy's normal work hours for the Town of Litchfield were between 9:00am and 4:00pm for the Town of Litchfield. Every shift Kennedy worked for the Town of Litchfield, approximately 5 total hours of that shift were overlapped with the State of Connecticut. During Kennedy's shift for the State of Connecticut, Kennedy was showing up to Litchfield, still "working" for the State of Connecticut and the Town. Based on an analysis of this information it appears Kennedy was paid \$33,018.62 by the State of Connecticut for work not performed, and \$16,502.33 by the Town of Litchfield for work not performed. A spreadsheet has been prepared as part of this investigation to further detail the overlapping of hours.

15.) On January 22, 2025, at approximately 1830 hours, Det. Harrington and this Affiant, arrived at Kennedy's residence attempting to interview her. Kennedy answered the door and she stated she was in the middle of putting her children to bed. This Affiant asked Kennedy if she could come to Troop L tomorrow, January 23 instead, Kennedy stated she could.

16.) On January 23, 2025, at approximately 0900 hours, Kennedy arrived at Troop L and this Affiant escorted her to the interview room. Kennedy said she was surprised the State Police were involved because the school, NWCC, had an ethics investigation. After the investigation, the school stated that they would not renew her contract, so Kennedy resigned, forfeiting her pension. Kennedy thought that after she resigned and gave up her pension, the investigation would have stopped there. This Affiant informed Kennedy that the State Police were involved because there was a criminal investigation being conducted.

17.) This Affiant asked Kennedy what her hours were at Northwestern. Kennedy stated she was a salaried employee, so her hours could be at any time. Kennedy stated her contract was for 70 hours in a pay period, which was two weeks long. This Affiant again asked Kennedy what her normal hours were. Kennedy stated she would work before The Town job, on a lunch break, and after The Town job. Kennedy explained that because NWCC was a salary job, she would be answering her phone all the time, not during regular hours, she was always working. Kennedy went on to say that she forwarded her desk phone to her cell phone so she could always answer. Kennedy stated that for salaried employees who work for the state, there is no 7 am-3 pm, you work until the job is done. Kennedy explained that under her old supervisor, there were never assigned "hours."

18.) Kennedy stated her contracts for NWCC were a yearlong, and they would be renewed on July 1 every year. In 2023, after the CT State College merger, she thought they were not going to renew her contract, so in May of 2023, she found a job at the Town of Litchfield. Kennedy worked both jobs because she thought it was going to be a few months of overlap and that's it. Kennedy also explained that during the hiring process for the Town of Litchfield, she told them about her other job and she was

(This is page 8 of a 10 page Affidavit.)

Date	2/4/2025	Signed (Affiant)	[Signature]
Jurat	Subscribed and sworn to before me on (Date) 2/4/2025	Signed (Judge/Clerk, Commissioner of Superior Court, Notary Public)	[Signature]
Reviewed (Prosecutorial Official)	Date	Reviewed (Judge/Judge Trial Referee)	Date
[Signature]	2/4/25	[Signature]	2/4/25



**ARREST WARRANT APPLICATION**

JD-CR-64a Rev. 3-11  
C.G.S. § 54-2a  
Pr. Blk. Sec. 36-1, 36-2, 36-3

**STATE OF CONNECTICUT  
SUPERIOR COURT**  
www.jud.ct.gov

Name (Last, First, Middle Initial)	Residence (Town) of accused	Court to be held at (Town)	Geographical Area number
Kennedy, Erin	Litchfield	Litchfield	18

**Affidavit - Continued**

told there was no issue with it. Kennedy explained that her supervisor, [REDACTED] told her it was a flexible position. But, as time went on, [REDACTED] kept taking back some of the "flexibility" that was promised. Kennedy further explained that the hiring process for The Town of Litchfield was appallingly loose. This Affiant clarified with Kennedy that NWCC renewed her contract in July of 2023, so she was working two full-time jobs. Kennedy stated that was correct, NWCC ended up renewing her contract. Kennedy stated that NWCC was all of the time unless she was at The Town job. This Affiant asked Kennedy again, on paper what was her NWCC schedule.

Kennedy again stated it was not like that, it was only to work 70 hours a pay period and nothing was concrete.

19.) Kennedy mentioned throughout the interview that during COVID-19 everyone was working remotely and there was never a problem. This Affiant asked Kennedy, after COVID-19 was there an expectation to get back into the office, Kennedy stated no. Kennedy stated her Supervisor, at the time, knew they were the ones getting the work done, so as long as the work got done, they did not care.

20.) Kennedy stated that towards the end of her time at The Town of Litchfield, she and her supervisor, went to move some pews from storage and she hurt her shoulder. Kennedy explained that she filled out an accident report and that she, "pissed off" her supervisor because it made her look bad. Kennedy stated that she called First Selectman Denise Raap, because the Doctor's office needed to know if there was a workers comp claim or to go through regular insurance. Kennedy kept explaining that she told First Selectman Raap that she could deny the claim because it would be covered by her insurance through her own insurance, since she was a full-time employee through the State. Kennedy stated First Selectman Raap "freaked out" because that was probably the first time she heard about the other job. After that incident in early December, Kennedy stated she resigned from the Town of Litchfield because it was a hostile environment.

21.) This Affiant asked Kennedy if she ever filled out a dual employment form for the State of Connecticut, requesting permission to work another job. The dual employment form would request permission from the CT State College to allow her to work another form of employment. Typically, that form is filled out for part time jobs or a job that is an opposite shift. The employer would sign the form acknowledging there employee is getting a second job and approve it. Kennedy stated she thought, from experience, that form was to be completed if you were to work another State job, that way you do not double dip into the pension. This Affiant asked Kennedy if she thought there was any wrongdoing on her part. Kennedy stated she did not think there was but then thought she should have filled out the dual employment form. This Affiant asked Kennedy how much money she thought she made in the 5 months she worked both jobs. Kennedy stated she thinks it could be around \$52,500 gross. This Affiant asked Kennedy if she was asked to repay the money, would she do it. Kennedy stated she does not have any money but she could repay on a payment plan if she had to.

(This is page 9 of a 10 page Affidavit.)

Date	02/04/2025	Signed (Affiant)	Det. J. B. [Signature]
Jurat	Subscribed and sworn to before me on (Date) 2/4/2025	Signed (Judge/Clerk, Commissioner of Superior Court, Notary Public)	Sgt. [Signature]
Reviewed (Prosecutorial Official)	Date 2/4/25	Reviewed (Judge/Judge Trial Referee)	Date 2/4/25



**ARREST WARRANT APPLICATION**

JD-CR-64a Rev. 3-11  
C.G.S. § 54-2a  
Pr. Bk. Sec. 36-1, 36-2, 36-3

**STATE OF CONNECTICUT  
SUPERIOR COURT**

www.jud.ct.gov

Name (Last, First, Middle Initial)	Residence (Town) of accused	Court to be held at (Town)	Geographical Area number
Kennedy, Erin	Litchfield	Litchfield	18

**Affidavit - Continued**

22.) Kennedy stated she did not fight the State of Connecticut for her pension because she did not like the way NWCC treated her and accused her. Kennedy felt she did not do anything unethical, she also stated she did not do this intentionally to try and make more money. Kennedy explained that if she wanted more money, she would be a professor at one of the colleges, since she had a Masters degree.

23.) That based upon the aforementioned facts and circumstances, your Affiant has probable cause to believe that Erin Kennedy was working both jobs, NWCC and Town of Litchfield, simultaneously. Kennedy was showing up to the Town of Litchfield for work, and was conducting business for NWCC using Town time and Town computers. As such, Erin Kennedy violated two (2) counts of C.G.S. 53a-122 Larceny First Degree, one for CT State College and one for the Town of Litchfield, in doing so.

(This is page 10 of a 10 page Affidavit.)

Date	02/04/2025	Signed (Affiant)	Det. John B. #388
Jurat	Subscribed and sworn to before me on (Date) 2/4/2025	Signed (Judge/Clerk, Commissioner of Superior Court, Notary Public)	SSA #115
Reviewed (Prosecutorial Official)	Date	Reviewed (Judge/Judge Trial Referee)	Date
Kennedy/Kelly	2/4/25	D. Wynn	2/4/25