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FORM X
DISCHARGE ORDER

STATE OF NEW YORK

[] SUPREME COURT [X] COUNTY COURT

PART: _____ COUNTY: Tompkins

IN THE MATTER OF
A Discharge Order Pursuant to
CPL 330.20 in Relation to

Bonzeanne Rose Blayk

DEFENDANT

A/k/a Kevin E. Saunders

Indict. #: 97-019

Present:

Honorable

John Rowley

[] Justice of the Supreme Court

[X] Judge of the County Court

The above-named defendant being found not responsible by reason of mental disease or defect and having been committed to the custody of the State Commissioner of Mental Health for confinement in a secure facility for care and treatment pursuant to a recommitment order issued under the provisions of subdivision six of CPL 330.20 by the following court on the following date:

[Name of Court] **Tompkins County Court**

[Date of Recommitment Order] **05/22/03**

And, the above-named defendant's in-patient status being thereafter terminated by a release order issued by the following court on the following date:

[Name of Court] **Tompkins County Court**

[Date of release order] **11/19/07**

And, the aforesaid court issuing the said release order also issuing on the same date an order of conditions,
 And, an application having been made pursuant to subdivision thirteen of CPL 330.20 by the State
 Commissioner of Mental Health for a discharge order,

☒ And, a demand for a hearing not having been made,

☐ And, a demand for a hearing having been made by the District Attorney,
 and such hearing having been held on _____,

☐ And, the court, on its own motion, having conducted a hearing on _____,

And, due deliberation thereon having been had,

And, the court having found that the above-named defendant has been continuously on an
 Outpatient status for three years or more pursuant to the above release order,

And, the court having further found that the above-named defendant
 does not have a dangerous mental disorder and is not mentally ill,

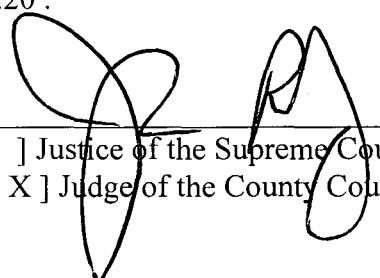
And, the court having further found that the issuance of a discharge order is consistent
 with the public safety and welfare of the community and the defendant,

It is hereby

☒ ORDERED that the aforesaid order of conditions is terminated.

☒ ORDERED that the above-named defendant is unconditionally
 discharged from supervision under the provisions of CPL 330.20 .

Dated: 7/24/12


☐ Justice of the Supreme Court
☒ Judge of the County Court