

JEAN WOLKENS

v.

SECRETARY OF STATE

Submitted on Briefs September 23, 2014
Decided October 7, 2014

Panel: SAUFLEY, C.J., and ALEXANDER, SILVER, MEAD, GORMAN,
JABAR, and HJELM, JJ.

MEMORANDUM OF DECISION

Jean Wolkens appeals from a judgment of the Superior Court (Sagadahoc County, *Horton, J.*) affirming the Secretary of State's decision to suspend Wolkens's license based on two incidents of operating her vehicle under the influence of alcohol. *See* 29-A M.R.S. § 2481 (2013). Contrary to Wolkens's contention, the hearing officer did not err in admitting and relying on blood-alcohol testing results despite a possible notarization defect. *See* 5 M.R.S. § 9057(2) (2013); 29-A M.R.S. § 2431 (2013). Taken with all other evidence in the record, the hearing officer did not err in suspending Wolkens's license after finding that Wolkens had operated under the influence. *See Int'l Paper Co. v. Bd. of Env'tl. Prot.*, 1999 ME 135, ¶ 29, 737 A.2d 1047.

The entry is:

Judgment affirmed.

On the briefs:

Robert C. Andrews, Esq., Portland, for appellant Jean Wolkens

Janet T. Mills, Attorney General, and Donald W. Macomber,
Asst. Atty. Gen., Office of the Attorney General, Augusta, for
appellee Secretary of State

Sagadahoc County Superior Court docket number AP-13-03
FOR CLERK REFERENCE ONLY