**FORGERY OF A VEHICLE IDENTIFICATION NUMBER
  
(Removal of Vehicle Identification Number From Vehicle)
  
Penal Law § 170.65(2)
  
(Committed on or After April 1, 1971)**

The (*specify*) count is Forgery of a Vehicle Identification Number.

Under our law, a person is guilty of forgery of a Vehicle Identification Number when he or she removes any such number from a vehicle or component part thereof except as required by the provisions of the vehicle and traffic law.1

The following term used in that definition has a special meaning:

A VEHICLE means a motor vehicle [or trailer], [or semi­trailer], [snowmobile], [or aircraft], or any vessel equipped for propulsion by mechanical means or by sail].2

In order for you to find the defendant guilty of this crime, the people are required to prove, from all of the evidence in the case, beyond a reasonable doubt, both of the following two elements:

1. That on or about  *(date)*  , in the

county of *(county)*  , the

defendant,  *(defendant's name)* ,

removed a vehicle identification number from a vehicle or component part thereof; and

1*See* Vehicle & Traffic Law article 17 (§ 420, et seq.). *See also*, *e.g.*, Vehicle & Traffic Law § 429(3).

2*See* Penal Law §10.00(14). *See also,* Vehicle and Traffic Law §125 for the definition of motor vehicle; VTL §156 for the definition of a trailer, VTL §143 for the definition of a semi-trailer, Parks and Recreation Law §21.05(3) for the definition of a snowmobile.

2. That the defendant was not required to do so by the vehicle and traffic law.

If you find the People have proven beyond a reasonable doubt both of those elements, you must find the defendant guilty of this crime.

If you find the People have not proven beyond a reasonable doubt either one or both of those elements, you must find the defendant not guilty of this crime.

2