STATE OF NEW YORK COMMISSION ON JUDICIAL CONDUCT

In the Matter of the Proceeding
Pursuant to Section 44, subdivision 4,

of the Judiciary Law in Relation to

RICHARD F. OLCOTT,

NOTICE OF FORMAL WRITTEN COMPLAINT

a Justice of the Elizabethtown Town Court, Essex County.

NOTICE is hereby given to Respondent, Richard F. Olcott, a Justice of the Elizabethtown Town Court, Essex County, pursuant to Section 44, subdivision 4, of the Judiciary Law, that the State Commission on Judicial Conduct has determined that cause exists to serve upon Respondent the annexed Formal Written Complaint; and that, in accordance with said statute, Respondent is requested within twenty (20) days of the service of the annexed Formal Written Complaint upon him to serve the Commission at its Albany office, Corning Tower, Suite 2301, Albany, New York 12223, with his verified Answer to the specific paragraphs of the Complaint.

Dated: January 9, 2023 Albany, New York

ROBERT H. TEMBECKJIAN

Administrator and Counsel State Commission on Judicial Conduct 61 Broadway, Suite 1200 New York, New York 10006 (646) 386-4800

To: Hon. Richard F. Olcott
Elizabethtown Town Court
7563 Court Street
Elizabethtown, New York 12932

STATE OF NEW YORK COMMISSION ON JUDICIAL CONDUCT

In the Matter of the Proceeding Pursuant to Section 44, subdivision 4, of the Judiciary Law in Relation to

FORMAL WRITTEN COMPLAINT

RICHARD F. OLCOTT,

a Justice of the Elizabethtown Town Court, Essex County.

- 1. Article VI, Section 22, of the Constitution of the State of New York establishes a Commission on Judicial Conduct ("Commission"), and Section 44, subdivision 4, of the Judiciary Law empowers the Commission to direct that a Formal Written Complaint be drawn and served upon a judge.
- 2. The Commission has directed that a Formal Written Complaint be drawn and served upon Richard F. Olcott ("Respondent"), a Justice of the Elizabethtown Town Court, Essex County.
- 3. The factual allegations set forth in Charges I and II state acts of judicial misconduct by Respondent in violation of the Rules of the Chief Administrator of the Courts Governing Judicial Conduct ("Rules").
- Respondent has been a Justice of the Elizabethtown Town Court, Essex County, since January 1, 2020. His term expires on December 31, 2023.
 Respondent is not an attorney.

CHARGE I

5. In or about January 2022, Respondent dismissed a traffic ticket that had been issued to his son, Joshua Olcott, notwithstanding that the matter was assigned to Respondent's co-judge, and notwithstanding that he was prohibited by Section 14 of the Judiciary Law from taking any part in proceedings in which his son was a party.

Specifications to Charge I

- 6. At all times relevant to the matters herein, Peter Deming served as Respondent's co-judge in the Elizabethtown Town Court.
 - 7. Section 14 of the Judiciary Law states in part as follows:
 - A judge shall not sit as such in, or take any part in the decision of, an action, claim, matter, motion or proceeding to which he is a party, or in which he has been attorney or counsel, or in which he is interested, or if he is related by consanguinity or affinity to any party to the controversy within the sixth degree. The degree shall be ascertained by ascending from the judge to the common ancestor, descending to the party, counting a degree for each person in both lines, including the judge and party, and excluding the common ancestor.
- 8. Joshua Olcott is Respondent's adult son and is within the first degree of relationship to him by consanguinity as measured pursuant to Section 14 of the Judiciary Law.
- 9. On or about January 10, 2022, Joshua Olcott received a traffic ticket for operating an Unregistered Motor Vehicle. The ticket was returnable on February

10, 2022, in the Elizabethtown Town Court. A copy of Mr. Olcott's Uniform Traffic Ticket is annexed as Exhibit 1.

- 10. Mr. Olcott's ticket was returnable before Respondent's co-judge, Peter Deming, who was scheduled to preside on February 10, 2022.
- 11. Between January 10, 2022, and January 20, 2022, Respondent and Mr. Olcott communicated about Mr. Olcott's ticket and how to handle it. Mr. Olcott gave his Uniform Traffic Ticket to Respondent without having entered a plea on the ticket and without providing Respondent proof that he had registered the vehicle.
- 12. On or about January 20, 2022, at Respondent's next scheduled court date, Respondent asked Essex County First Assistant District Attorney Michael Langey about resolving Mr. Olcott's ticket. Mr. Olcott was not present.

 Respondent did not disclose his relationship with Mr. Olcott to Mr. Langey, who was unaware that the two were related. Respondent provided no proof to Mr. Langey that Mr. Olcott had registered his vehicle, and Mr. Langey relied upon Respondent's representation that the vehicle had since been properly registered.
- 13. On or about January 20, 2022, Mr. Langey filled out a Memorandum of Plea Agreement, in which he wrote that Mr. Olcott's traffic ticket was dismissed "in furtherance of justice CPL 170.40" on the grounds of "Registration now valid." Mr. Langey and Respondent signed the Memorandum of Plea Agreement, and

Respondent dismissed Mr. Olcott's ticket. At the time of the dismissal, Mr. Olcott had not signed the Memorandum of Plea Agreement. After the fact, Respondent called Mr. Olcott, told him that his ticket had been dismissed, and asked him to come to the court to sign the Memorandum. Mr. Olcott did so. A copy of the Memorandum of Plea Agreement is annexed as Exhibit 2.

- 14. Respondent failed to mechanically record the *Olcott* proceeding, as required by Section 30.1 of the Rules of the Chief Judge (22 NYCRR §30.1) and Administrative Order 245/08.
- 15. By reason of the foregoing, Respondent should be disciplined for cause, pursuant to Article VI, Section 22, subdivision (a), of the Constitution and Section 44, subdivision 1, of the Judiciary Law, in that Respondent failed to uphold the integrity and independence of the judiciary by failing to maintain high standards of conduct so that the integrity and independence of the judiciary would be preserved, in violation of Section 100.1 of the Rules; failed to avoid impropriety and the appearance of impropriety, in that he failed to respect and comply with the law and failed to act in a manner that promotes public confidence in the integrity and impartiality of the judiciary, in violation of Section 100.2(A) of the Rules, allowed a family relationship to influence the judge's judicial conduct, in violation of Section 100.2(B) of the Rules, and lent the prestige of judicial office to advance the private interest of his son, in violation of Section 100.2(C) of the Rules; and

failed to perform the duties of judicial office impartially and diligently, in that he failed to be faithful to the law and maintain professional competence in it, in violation of Section 100.3(B)(1) of the Rules, initiated, permitted or considered *ex parte* communications, or considered other communications made to the judge outside the presence of the parties concerning a pending proceeding, in violation of Section 100.3(B)(6) of the Rules, and failed to disqualify himself in a proceeding in which the judge's impartiality might reasonably be questioned, including but not limited to because the judge knows that a person within the sixth degree of relationship to him is a party to the proceeding, in violation of Section 100.3(E)(1)(d)(i) of the Rules.

CHARGE II

- 16. From in or about January 1, 2020, when he assumed judicial office, through in or about March 2022, Respondent failed to mechanically record all Vehicle and Traffic proceedings, notwithstanding the requirements of Section 30.1 of the Rules of the Chief Judge (22 NYCRR §30.1) and Administrative Order 245/08, which went into effect on June 16, 2008, and provides that every town and village justice must mechanically record all proceedings in the court.
- 17. By reason of the foregoing, Respondent should be disciplined for cause, pursuant to Article VI, Section 22, subdivision (a), of the Constitution and Section 44, subdivision 1, of the Judiciary Law, in that Respondent failed to

uphold the integrity and independence of the judiciary by failing to maintain high standards of conduct so that the integrity and independence of the judiciary would be preserved, in violation of Section 100.1 of the Rules; failed to avoid impropriety and the appearance of impropriety, in that he failed to respect and comply with the law and failed to act in a manner that promotes public confidence in the integrity and impartiality of the judiciary, in violation of Section 100.2(A) of the Rules; and failed to perform the duties of judicial office impartially and diligently, in that he failed to maintain professional competence in judicial administration, in violation of Section 100.3(C)(1) of the Rules.

WHEREFORE, by reason of the foregoing, the Commission should take whatever further action it deems appropriate in accordance with its powers under the Constitution and the Judiciary Law of the State of New York.

Dated: January 9, 2023 Albany, New York

ROBERT H. TEMBECKJIAN

Administrator and Counsel State Commission on Judicial Conduct 61 Broadway, Suite 1200

New York, New York 10006

(646) 386-4800

STATE OF NEW YORK COMMISSION ON JUDICIAL CONDUCT

In the Matter of the Proceeding Pursuant to Section 44, subdivision 4, of the Judiciary Law in Relation to

VERIFICATION

RICHARD F. OLCOTT,

a Justice of the Elizabethtow Essex County.	n Town Court,
STATE OF NEW YORK)
COUNTY OF ALBANY	: ss.:

ROBERT H. TEMBECKJIAN, being duly sworn, deposes and says:

- 1. I am the Administrator of the State Commission on Judicial Conduct.
- 2. I have read the foregoing Formal Written Complaint and, upon information and belief, all matters stated therein are true.
- The basis for said information and belief is the files and records of the State Commission on Judicial Conduct.

Robert H. Tembeckjian

Sworn to before me this 9th day of January 2023

Notary Public

MARISA HARRISON SANTOS
Notary Public, State of New York
No. 01SA6424176
Qualified in Albany County
Commission Expires October 25, 20

New York State - Department of Motor Vehicles UNIFORM TRAFFIC TICKET

POLICE AGENCY 3B87F0NCJG NEW YORK STATE POLICE To be completed by Police Officer and given to Motorist ast Name(Defendant) OLCOTT JOSHUA R Photo Lic 5 Apt. No **502 FOX RUN ROAD ELIZABETHTOWN** NY 12932 1 D 916442041 M 08/11/2027 Veh. Type 08/11/1977 2020 JEEP GY Plate Numbe Rea State egistration Expires NY 10/30/2021 GXY9859 THE PERSON DESCRIBED ABOVE IS CHARGED AS FOLLOWS

01/10/2022 NYS V AND T LAW 2:51 PM MPH Zone Section Tr Inf Misd Felony MPH Sub Section 4011A 4 Description of Violation US DOT# UNREGISTERED MOTOR VEHICLE (REG EXP 10/30/21) CDL Veh Bus Haz Mai aN 1621 COURT STREET ELIZABETHTOWN, VILLAGE OF - 162 ESSEX 2 11502 Date Affirmed Off Assign AFFIRMED UNDER PENALTY OF PERJURY B 3 31 04/10/2022 1 - PATROL Badge/Shield 1518 Officer's Signature; First Name BONILLA Radar Officer's Signature

T'IIS MATTER IS SCHEDULED TO BE HANDLED ON THE APPEARANCE DATE BELOW

ELIZABETHTOWN TOWN COURT COURT ST., PO BOX 216 NY ELIZABETHTOWN 12932 RETURN BY MAIL BEFORE OR IN PERSON ON:

MUST APPEAR IN PERSON ON:

A PLEA OF GUILTY TO THIS CHARGE IS EQUIVALENT TO A CONVICTION AFTER TRIAL. IF YOU ARE CONVICTED, NOT ONLY WILL YOU BE LIABLE TO A PENALTY, BUT IN ADDITION YOUR LICENSE TO DRIVE A MOTOR VEHICLE OR MOTORCYCLE, AND YOUR CERTIFICATE OF REGISTRATION, IF ANY, ARE SUBJECT TO SUSPENSION AND REVOCATION AS PRESCRIBED BY LAW.

Conviction may subject you to a mandatory surcharge and/or Driver Responsibility Assessment as prescribed by law.

Your failure to respond may result in a warrant for your arrest or suspension of your driver's license and/or a default judgement against you.

FXHIRIT

TO PLEAD BY MAIL (NOT TO BE USED FOR MISDEMEANORS OR FELO; (IES)

- If you are pleading "GUILTY" by mail, place an "X" through SECTION B, then complete and sign SECTION A.

If you are pleading "NOT GUILTY" by mail, place an "X" through SECTION A, then complete and sign SECTION B.

Mail this form to the Court noted on the front of this ticket by First Class Mail or by Pecistered or Certified Mail, Return Receipt Requested.

DO NOT use this form for misdemeanors or for a third or subsequent speed violation in an 18 month period. Instead, you must appear in person in the on the front of this ticket.

- If the Court denies your plea, you will be notified by mail to appear noted on the front of this ticket.

You may be eligible for a payment plan. For more information, plants the court noted on the front of this ticket.

SECTION A DIEA OF CHILTY

the Court liste	ed on the other side of this	s ticket:
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cknowledge . ad rraignment in or	ceipt of the waining printed sen court and the aid of ar	ecified on the other side of this ticket. I d on the other side of this ticket, and I waive n Attorney. I plead GUILTY to the offense as isposed of and a fine or penalty fixed by the
Additional m	nake the following stateme	ent of explanation (optional):
All statements a	are made under penalty of	perjury:
Date:	Signed	
57 P.	SECTION B - PL	EA OF NOT GUILTY
CU REQUES	ST SUCH SUPPORTING OM THE DATE YOU A	NG THE CHARGFS PROVIDED NG DEPOSITION WITHIN THIRTY ARE DIRECTED TO RESPOND TO
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02/10/2022

UT-50 (6/21) 3B87F0NCJG

STATE	OF	NEW	YORK
COUNT	YC	F ES	SEX

TOWN OF ELIZABETH TOWN

EXHIBIT 2

THE PEOPLE OF THE STATE OF NEW YORK,

Trooper/Officer_

-against-	Memorandum of Plea Agreement
Joshua Olcott Defendant	
Original Charge(s) Registration 401-1A	Reduced to Dismiss in furtherance Reduced to Tushic CPC 170.40
B	Reduced to 7 Justice CPC 170.40
C	Reduced to
D	□ Reduced to
Reasons for Plea Agreement: Régistration	in now valid
□ No promise made to sentence, in the Court's discre	etion
☐ Fine Per Court \$S/C \$	_ (Fine amount will be set by and come directly from the Court)
☐ Clear Up Any License Suspensions/Revocations	
☐ Defensive Driving Course (Proof of Completion to C	Court & DA within 60 days of Plea)
☐ Hours Community Service (Proof of Cor	mpletion to Court & DA within 60 days of Plea)
Motor Vehicle Accident ☐ Yes ☐ No	
	hat the information above is accurate and true to the best of you th false or misleading information will render this agreement nul
disposition of the above original charge(s), a consents thereto with the full appreciation of trial, and being fully aware of the terms of the	nent between the People and the Defendant as to the and the Defendant by signing below, affirms that he/she f his/ her rights, including the right to counsel and to a is agreement and hereby waives the aforementioned we disposition and any right to a restitution hearing.
THIS AGREEMENT IS SUBJ	ECT TO THE APPROVAL OF THE COURT.
Tor	Pother 17. Olast
KRISTY L. SPRAGUE District Attorney	Defendant
Dated: 5AN 20 , 2022	Attorney for the Defendant Approved: Village/Town Justice