5647

2011-2012 Regular Sessions

IN ASSEMBLY

February 24, 2011

Introduced by M. of A. GALEF -- read once and referred to the Committee on Judiciary

AN ACT to amend the uniform justice court act, in relation to local justice reform commissions; and to repeal article 22 of such act relating to justice court procedure (Part A); to amend the uniform justice court act, the village law, the judiciary law and the town law, in relation to justice court administration (Part B); to amend the uniform justice court act, in relation to qualifications and requirements for town and village justices (Part C); and to amend the uniform justice court act, the general municipal law, the state finance law, the vehicle and traffic law, the agriculture and markets law, the environmental conservation law, the workers' compensation law, the parks, recreation and historic preservation law and the navigation law, in relation to town, village and justice courts; and to repeal certain provisions of the uniform justice court act and the general municipal law relating to jury terms and jurors (Part D)

THE PEOPLE OF THE STATE OF NEW YORK, REPRESENTED IN SENATE AND ASSEMBLY, DO ENACT AS FOLLOWS:

1 Section 1. Short title. This act shall be known and may be cited as 2 the "justice court efficiency and modernization act".

S 2. This act enacts into law major components of legislation relating 3 4 to the "justice court efficiency and modernization act". Each component 5 of this act is wholly contained within a Part identified as Parts A 6 through D. The effective date for each particular provision contained 7 within such Part is set forth in the last section of such Part. Any 8 provision in any section contained within a Part, including the effective date of the Part, which makes reference to a section "of this act", 9 when used in connection with that particular component, shall be deemed 10 11 to mean and refer to the corresponding section of the Part in which it 12 is found. Section five of this act sets forth the general effective 13 date of this act.

EXPLANATION--Matter in ITALICS (underscored) is new; matter in brackets
[] is old law to be omitted.

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S 3. Declaration of legislative findings. The legislature declares 1 2 that the town and village justice courts are a backbone of the state 3 civil and criminal justice systems and are indispensable to ensuring 4 proximate access to justice across the state. The legislature therefore 5 reaffirms New York state's three-century commitment to local adjudi-6 cations and a vibrant justice court system. The legislature finds, 7 however, that many town and village justice courts are not structured, 8 funded, equipped or secured to meet modern standards for the safe and cost-effective administration of justice, and that necessary improve-9 10 ments to the justice court system cannot timely or efficiently be achieved given the proliferation and independent administration of indi-11 vidual courts in each of over 1,250 towns and villages statewide. The 12 legislature further finds that this fragmentation increases the cost and 13 14 decreases the effectiveness of many instrumentalities of state and coun-15 ty government interacting with these courts, including prosecutors, 16 defenders, county probation departments and law enforcement agencies, the office of the state comptroller and numerous executive-branch 17 agen-18 To properly balance the public interest in proximate access to cies. justice against the pressing need for systemic reform, it is the intent 19 the legislature to strengthen the justice court system, create a 20 of 21 process for the limited sharing of justice courts and better support the vital roles that local governments help perform in their operation and 22 23 administration.

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PART A

25 Section 1. Article 22 of the uniform justice court act is REPEALED and a new article 22 is added to read as follows: 26 27 ARTICLE 22 28 SHARING OF JUSTICE COURTS 29 SECTION 2201. LOCAL JUSTICE REFORM COMMISSIONS. 30 2202. COMBINATION PLANS. 31 2203. COMMISSION PROCEDURE. 32 2204. TRANSITION PROVISIONS. 2205. CONSTRUCTION. 33 S 2201. LOCAL JUSTICE REFORM COMMISSIONS. 34 35 (A) THERE IS HEREBY ESTABLISHED IN EACH COUNTY WITH POPULATIONS LESS 36 THAN ONE MILLION AND HAVING TOWN COURTS ON THE EFFECTIVE DATE OF THIS 37 ARTICLE A LOCAL JUSTICE REFORM COMMISSION TO IMPROVE THE EFFICIENCY AND 38 EFFECTIVENESS OF THE JUSTICE COURT SYSTEM IN SUCH COUNTY. IN ACCORDANCE 39 WITH THE PROVISIONS OF THIS ARTICLE, EACH COMMISSION SHALL: 1. EXAMINE AND EVALUATE THE FACILITIES, OPERATIONS AND COST-EFFECTIVE-40 41 NESS OF PROPERLY MAINTAINING EACH AND ALL OF THE TOWN AND VILLAGE COURTS 42 IN SUCH COUNTY; 43 2. DETERMINE, BASED ON THE CRITERIA SPECIFIED IN SUBDIVISION (B) OF SECTION TWENTY-TWO HUNDRED TWO OF THIS ARTICLE, WHICH LOCALITIES IN SUCH 44 45 COUNTY SHOULD SHARE THE SERVICES OF A SINGLE JUSTICE COURT; AND REGARD 46 3. EXAMINE, EVALUATE AND MAKE RECOMMENDATIONS WITH TO THE 47 PROVISION OF PROSECUTION, PUBLIC DEFENSE, PROBATION, PRISONER DETENTION AND TRANSPORT, AND OTHER COUNTY AND LOCAL SERVICES 48 AFFECTING THE 49 COST-EFFECTIVE ADMINISTRATION OF JUSTICE IN THE JUSTICE COURTS OF SUCH 50 COUNTY. 51 (B) EACH COMMISSION SHALL CONSIST OF NINE VOTING MEMBERS AND THREE ΕX 52 OFFICIO MEMBERS AS FOLLOWS: 53 1. THE VOTING MEMBERS OF THE COMMISSION SHALL BE:

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1 (I) THE COUNTY EXECUTIVE, PROVIDED THAT IF THERE BE NO ELECTIVE COUNTY 2 EXECUTIVE, THEN THE COUNTY MANAGER OR, IF THERE BE NO COUNTY MANAGER, 3 THEN THE CHIEF FISCAL OFFICER OF THE COUNTY OR OTHERWISE AS THE COUNTY 4 LEGISLATURE MAY PROVIDE;

(II) THE CHAIR OF THE COUNTY LEGISLATURE;

6 (III) THE MINORITY LEADER OF THE COUNTY LEGISLATURE, PROVIDED THAT IF 7 THERE BE NO MINORITY PARTY MEMBER OF THE COUNTY LEGISLATURE, THEN A 8 SECOND MEMBER OF THE COUNTY LEGISLATURE DESIGNATED THEREBY;

9 (IV) A TOWN JUSTICE IN THE COUNTY, DESIGNATED BY THE MAGISTRATES ASSO-10 CIATION FOR SUCH COUNTY, PROVIDED THAT IF THERE BE NO SUCH MAGISTRATES 11 ASSOCIATION OR IT SHALL FAIL TO TIMELY MAKE SUCH APPOINTMENT, THEN BY 12 THE NEW YORK STATE MAGISTRATES ASSOCIATION;

(V) A VILLAGE JUSTICE IN THE COUNTY, DESIGNATED BY THE MAGISTRATES
ASSOCIATION FOR SUCH COUNTY, PROVIDED THAT IF THERE BE NO SUCH MAGISTRATES ASSOCIATION OR IT SHALL FAIL TO TIMELY MAKE SUCH APPOINTMENT,
THEN BY THE NEW YORK STATE MAGISTRATES ASSOCIATION, AND PROVIDED FURTHER
THAT IF THERE BE NO VILLAGE JUSTICE IN THE COUNTY, THEN A SECOND TOWN
JUSTICE IN THE COUNTY DESIGNATED IN THE MANNER SPECIFIED BY SUBPARAGRAPH
(IV) OF THIS PARAGRAPH;

(VI) A TOWN SUPERVISOR IN THE COUNTY, DESIGNATED BY THE COUNTY MUNICIPAL ASSOCIATION, PROVIDED THAT IF THERE BE NO COUNTY MUNICIPAL ASSOCIATION OR IT SHALL FAIL TO TIMELY MAKE SUCH APPOINTMENT, THEN BY THE NEW
YORK STATE ASSOCIATION OF TOWNS;

(VII) A MAYOR OF A VILLAGE FOR WHICH THERE IS ESTABLISHED A JUSTICE 24 25 COURT ON THE EFFECTIVE DATE OF THIS ARTICLE, DESIGNATED BY THE COUNTY 26 MUNICIPAL ASSOCIATION, PROVIDED THAT IF THERE BE NO COUNTY MUNICIPAL 27 ASSOCIATION OR IT SHALL FAIL TO TIMELY MAKE SUCH APPOINTMENT, THEN BY 28 NEW YORK CONFERENCE OF MAYORS AND MUNICIPAL OFFICIALS, AND PROVIDED THE 29 FURTHER THAT IF THERE BE NO SUCH VILLAGE IN THE COUNTY, THEN A SECOND TOWN SUPERVISOR IN THE COUNTY DESIGNATED IN THE MANNER SPECIFIED BY 30 SUBPARAGRAPH (VI) OF THIS PARAGRAPH; AND 31

32 (VIII) TWO ATTORNEYS ADMITTED TO PRACTICE IN THIS STATE RESIDENT OR A PRINCIPAL PLACE OF BUSINESS IN SUCH COUNTY, DESIGNATED BY A BAR 33 WITH ASSOCIATION FOR SUCH COUNTY SELECTED BY THE ADMINISTRATIVE JUDGE OF THE 34 JUDICIAL DISTRICT IN WHICH THE COUNTY IS LOCATED, PROVIDED THAT ONE SUCH 35 ATTORNEY SHALL BE AN ENROLLED MEMBER OF THE POLITICAL PARTY WHOSE CANDI-36 FOR GOVERNOR IN THE IMMEDIATELY PRECEDING GUBERNATORIAL ELECTION 37 DATE 38 RECEIVED THE HIGHEST NUMBER OF VOTES IN THE STATE, AND ONE SUCH ATTORNEY 39 SHALL BE AN ENROLLED MEMBER OF THE POLITICAL PARTY WHOSE CANDIDATE FOR 40 GOVERNOR IN SUCH ELECTION RECEIVED THE SECOND HIGHEST NUMBER OF VOTES IN 41 THE STATE.

2. THE THREE EX OFFICIO MEMBERS OF THE COMMISSION SHALL INCLUDE:

43 (I) THE ADMINISTRATIVE JUDGE OF THE JUDICIAL DISTRICT IN WHICH THE
44 COUNTY IS LOCATED, WHO SHALL COORDINATE EACH COMMISSION ESTABLISHED FOR
45 A COUNTY WITHIN SUCH JUDICIAL DISTRICT AND PROMOTE THE TIMELY AND
46 CONSISTENT APPLICATION OF THIS ARTICLE AMONG SUCH COMMISSIONS;
47 (II) THE DISTRICT ATTORNEY OF THE COUNTY; AND

(III) THE PUBLIC DEFENDER OF THE COUNTY, PROVIDED THAT IF THERE BE NO
PUBLIC DEFENDER IN THE COUNTY, THEN ANOTHER PERSON DESIGNATED BY THE NEW
YORK STATE DEFENDERS ASSOCIATION PRIMARILY RESPONSIBLE FOR THE PROVISION
OR COORDINATION OF INDIGENT CRIMINAL DEFENSE SERVICES IN SUCH COUNTY
PURSUANT TO ARTICLE EIGHTEEN-B OF THE COUNTY LAW.

53 (C) APPOINTMENTS SHALL BE MADE NOT LATER THAN THIRTY DAYS AFTER THE 54 EFFECTIVE DATE OF THIS ARTICLE. VACANCIES SHALL BE FILLED IN THE SAME 55 MANNER AS AN ORIGINAL APPOINTMENT. 1 (D) EACH COMMISSION SHALL HAVE THE POWERS OF A LEGISLATIVE COMMITTEE 2 PURSUANT TO THE LEGISLATIVE LAW.

3 (E) FOR EACH COMMISSION, A MAJORITY OF ALL THE VOTING MEMBERS THEREOF 4 SHALL CONSTITUTE A QUORUM AND SHALL BE NECESSARY TO A DECISION.

5 (F) COMMISSION MEMBERS SHALL RECEIVE NO COMPENSATION FOR THEIR 6 SERVICES BUT SHALL BE ALLOWED ACTUAL AND NECESSARY EXPENSES INCURRED IN 7 THE PERFORMANCE OF THEIR DUTIES HEREUNDER. SUCH EXPENSES SHALL BE CHARG-8 ES AGAINST THE COUNTY SUBJECT TO REIMBURSEMENT BY THE OFFICE OF COURT 9 ADMINISTRATION PURSUANT TO SUCH RULES AS THE CHIEF ADMINISTRATOR OF THE 10 COURTS MAY PROVIDE.

(G) NO COMMISSION MEMBER SHALL BE DISQUALIFIED FROM HOLDING ANY OTHER
PUBLIC OFFICE OR EMPLOYMENT, NOR SHALL HE OR SHE FORFEIT ANY SUCH OFFICE
OR EMPLOYMENT, BY REASON OF HIS OR HER APPOINTMENT PURSUANT TO THIS
SECTION, NOTWITHSTANDING THE PROVISIONS OF ANY GENERAL, SPECIAL OR LOCAL
LAW, REGULATION, RULE, ORDINANCE OR CHARTER.

16 (H) TO THE MAXIMUM EXTENT FEASIBLE, EACH COMMISSION MAY REQUEST AND 17 RECEIVE AND SHALL UTILIZE AND BE PROVIDED WITH SUCH FACILITIES, 18 RESOURCES AND DATA OF ANY COURT, DEPARTMENT, DIVISION, BOARD, BUREAU, 19 COMMISSION, AGENCY OR AUTHORITY OF THE STATE OR ANY POLITICAL SUBDIVI-20 SION THEREOF AS SUCH COMMISSION REASONABLY MAY REQUEST TO PROPERLY CARRY 21 OUT ITS POWERS AND DUTIES PURSUANT TO THIS ARTICLE; PROVIDED, HOWEVER, 22 NOTHING HEREIN SHALL AUTHORIZE A COMMISSION TO REQUEST OR A COURT THAT TO RELEASE SEALED RECORDS OR OTHER DATA RENDERED CONFIDENTIAL BY LAW. 23

24 (I) UPON COMPLETION OF ITS DUTIES HEREUNDER, EACH COMMISSION SHALL BE 25 DEEMED DISSOLVED.

26 S 2202. COMBINATION PLANS.

27 (A) DRAFT AND FINAL PLANS; CONSULTATION. IN ACCORDANCE WITH THIS ARTI-28 EACH COMMISSION SHALL ISSUE A DRAFT COMBINATION PLAN AND FINAL CLE, 29 COMBINATION PLAN TO EFFECTUATE THE LIMITED SHARING OF JUSTICE COURTS IN THE COUNTY. IN THE DEVELOPMENT OF SUCH PLANS, THE COMMISSION SHALL 30 CONSULT WITH THE TOWN AND VILLAGE JUSTICES, NON-JUDICIAL STAFF OF THE 31 32 JUSTICE COURTS, TOWN AND VILLAGE BOARDS, LAW ENFORCEMENT AGENCIES, 33 PROSECUTORS, PUBLIC DEFENSE PROVIDERS AND OTHER PERSONS RELEVANT TO THE ADMINISTRATION OF JUSTICE IN THE JUSTICE COURTS OF SUCH COUNTY. 34

(B) REVIEW FACTORS. FOR EACH AND ALL OF THE JUSTICE COURTS IN SUCH
COUNTY, THE COMMISSION SHALL CONSIDER CASELOADS AND DOCKET TRENDS, COURT
FACILITIES AND SECURITY, CASE-GENERATING FEATURES, AVAILABILITY OF
DETENTION FACILITIES, DISTRIBUTION OF PROSECUTION AND DEFENSE SERVICES,
DISTRIBUTION OF LAW ENFORCEMENT PERSONNEL, AND SUCH OTHER CRITERIA RELEVANT TO THE COST-EFFECTIVE OPERATION OF THE JUSTICE COURTS AND ADMINISTRATION OF JUSTICE IN SUCH COUNTY AS THE COMMISSION MAY DETERMINE.

42 (C) STANDARDS FOR COMBINATION PLANS. EACH COMBINATION PLAN SHALL
43 PROVIDE FOR THE LIMITED SHARING OF JUSTICE COURTS IN THE COUNTY. UNDER
44 EACH COMBINATION PLAN:

45 1. EACH MUNICIPALITY FOR WHICH A JUSTICE COURT IS ESTABLISHED ON THE
46 EFFECTIVE DATE OF THIS ARTICLE SHALL CONTINUE TO BE SERVED BY A JUSTICE
47 COURT IN SUCH COUNTY, WHETHER PRESIDING SOLELY FOR SUCH MUNICIPALITY OR
48 PRESIDING FOR MULTIPLE MUNICIPALITIES;

2. WHERE SUCH PLAN PROVIDES THAT A JUSTICE COURT LOCATED IN ONE MUNICIPALITY WILL PRESIDE FOR ONE OR MORE OTHER MUNICIPALITIES, EACH SUCH
OTHER MUNICIPALITY SHALL BE PROXIMATE TO THE MUNICIPALITY IN WHICH SUCH
JUSTICE COURT IS TO BE LOCATED, AND ALL OF THE MUNICIPALITIES FOR WHICH
SUCH COURT WILL PRESIDE SHALL FORM A CONTIGUOUS GEOGRAPHIC UNIT; AND
EXCEPT AS OTHERWISE PROVIDED IN SUBDIVISION (E) OF THIS SECTION,

54 3. EXCEPT AS OTHERWISE PROVIDED IN SUBDIVISION (E) OF THIS SECTION, 55 THE TOTAL NUMBER OF JUSTICE COURTS IN SUCH COUNTY SHALL FALL WITHIN THE 1 FOLLOWING RANGES OF PERCENTAGES OF THE NUMBER OF JUSTICE COURTS ESTAB-2 LISHED IN SUCH COUNTY ON THE EFFECTIVE DATE OF THIS ARTICLE:

3 (I) IN EACH COUNTY WITH POPULATION GREATER THAN TWO HUNDRED FIFTY 4 THOUSAND AND LESS THAN ONE MILLION, AND IN EACH OF THE COUNTIES OF 5 PUTNAM AND SCHENECTADY, NO MORE THAN NINETY PERCENT AND NO LESS THAN 6 SEVENTY PERCENT OF SUCH NUMBER;

7 (II) IN EACH COUNTY NOT OTHERWISE SPECIFIED WITH POPULATION GREATER 8 THAN ONE HUNDRED FIFTY THOUSAND AND EQUAL TO OR LESS THAN TWO HUNDRED 9 FIFTY THOUSAND, NO MORE THAN EIGHTY PERCENT AND NO LESS THAN SIXTY 10 PERCENT OF SUCH NUMBER; AND

11 (III) IN EACH COUNTY NOT OTHERWISE SPECIFIED WITH POPULATION EQUAL TO 12 OR LESS THAN ONE HUNDRED FIFTY THOUSAND, NO MORE THAN SEVENTY PERCENT 13 AND NO LESS THAN FIFTY PERCENT OF SUCH NUMBER.

14 THE CHIEF ADMINISTRATOR SHALL PROMULGATE A SCHEDULE SETTING FORTH THE 15 MINIMUM AND MAXIMUM NUMBER OF JUSTICE COURTS SPECIFIED IN THIS PARAGRAPH 16 FOR EACH COUNTY ACCORDING TO THE POPULATION THEREOF AS MEASURED IN THE 17 MOST RECENT FEDERAL DECENNIAL CENSUS OR ENUMERATION. IN PROMULGATING 18 SUCH SCHEDULE, THE CHIEF ADMINISTRATOR SHALL ROUND DOWN TO THE NEAREST 19 WHOLE NUMBER OF COURTS ANY FRACTIONAL NUMBER OF COURTS ARISING FROM THE 20 FOREGOING FORMULA.

21 (D) ADDITIONAL CONTENT OF COMBINATION PLANS. EACH COMBINATION PLAN 22 ALSO SHALL SPECIFY:

1. THE COURT FACILITY IN WHICH EACH SHARED JUSTICE COURT WILL CONVENE;
24 2. THE MANNER IN WHICH JUSTICES WILL SHARE RESPONSIBILITIES FOR
25 ARRAIGNMENTS, WARRANT APPLICATIONS, EMERGENCY PROCEEDINGS AND OTHER
26 OFF-HOUR RESPONSIBILITIES;

3. THE MANNER IN WHICH JUSTICE COURTS AND LOCAL LAW ENFORCEMENT AGEN-CIES WILL PROVIDE FOR THE PRE-ARRAIGNMENT DETENTION OF CRIMINAL DEFEND-ANTS; AND

30 4. SUCH OTHER MATTERS AS THE CHIEF ADMINISTRATOR MAY BY RULE DIRECT TO 31 ENSURE THAT THE IMPLEMENTATION OF COMBINATION PLANS WILL PROMOTE THE 32 ADMINISTRATION OF JUSTICE.

33 (E) EXEMPTION DETERMINATIONS. NOTWITHSTANDING ANY CONTRARY PROVISION 34 THIS SECTION, AS PART OF OR IN LIEU OF A COMBINATION PLAN, A COMMIS-OF 35 SION MAY DETERMINE THAT THERE SHOULD BE LESSER SHARING OF JUSTICE COURTS THAN SPECIFIED FOR SUCH COUNTY IN SUBDIVISION (C) OF THIS SECTION, OR NO 36 37 SUCH SHARING, IF THE COMMISSION FINDS THAT SUCH DETERMINATION WOULD NOT: 38 (I) DELAY OR DIMINISH THE COST-EFFECTIVENESS OF ENSURING THAT THE 39 FACILITIES, SECURITY AND OPERATION OF ALL JUSTICE COURTS IN SUCH COUNTY 40 ARE SAFE, SUITABLE AND SUFFICIENT FOR THE TRANSACTION OF COURT BUSINESS 41 THEREIN;

42 (II) DELAY OR DIMINISH THE COST-EFFECTIVENESS OF ENSURING THAT THE 43 AVAILABILITY OF RESOURCES FOR PROSECUTION, PUBLIC DEFENSE, DETAINEE 44 TRANSPORT AND OTHER SERVICES IN AND FOR ALL JUSTICE COURTS IN SUCH COUN-45 TY ARE SUFFICIENT TO PROMOTE THE ADMINISTRATION OF JUSTICE IN SUCH COUN-46 TY; OR

47 (III) CAUSE OR CONTINUE UNNECESSARY OR INEFFICIENT DUPLICATION OF 48 SERVICES.

49 S 2203. COMMISSION PROCEDURE.

(A) DRAFT COMBINATION PLANS. NOT LATER THAN ONE YEAR AFTER THE EFFECTIVE DATE OF THIS ARTICLE, EACH COMMISSION SHALL SUBMIT TO THE CHIEF
ADMINISTRATOR OF THE COURTS, COUNTY EXECUTIVE OR COUNTY MANAGER AND
COUNTY LEGISLATURE A DRAFT COMBINATION PLAN COMPLYING WITH SECTION TWENTY-TWO HUNDRED TWO OF THIS ARTICLE. SUCH SUBMISSION SHALL INCLUDE THE
LOCATION AND TIME OF EACH PUBLIC HEARING TO BE HELD THEREON PURSUANT TO
SUBDIVISION (B) OF THIS SECTION. IN ADVANCE OF SUCH HEARING OR HEARINGS,

1 THE COMMISSION SHALL PUBLICIZE SUCH DRAFT PLAN TO POTENTIALLY INTERESTED 2 MEMBERS OF THE PUBLIC TO THE EXTENT REASONABLY PRACTICABLE.

(B) PUBLIC HEARINGS. NOT SOONER THAN THIRTY DAYS AND NOT LATER THAN
SIXTY DAYS AFTER THE SUBMISSION OF SUCH DRAFT COMBINATION PLAN, THE
COMMISSION SHALL HOLD ONE OR MORE PUBLIC HEARINGS WITHIN THE COUNTY AND
ENSURE THAT INTERESTED MEMBERS OF THE PUBLIC HAVE A REASONABLE OPPORTUNITY TO BE HEARD THEREON.

8 (C) FINAL PLANS. NOT LATER THAN SIXTY DAYS AFTER THE LAST OF SUCH 9 PUBLIC HEARINGS, THE COMMISSION SHALL SUBMIT TO THE CHIEF ADMINISTRATOR, 10 COUNTY EXECUTIVE OR MANAGER AND COUNTY LEGISLATURE A FINAL COMBINATION 11 PLAN COMPLYING WITH SECTION TWENTY-TWO HUNDRED TWO OF THIS ARTICLE.

TECHNICAL REVIEW. NOT LATER THAN SIXTY DAYS AFTER SUBMISSION OF 12 (D) SUCH FINAL COMBINATION PLAN, THE CHIEF ADMINISTRATOR SHALL TRANSMIT TO 13 14 THE COMMISSION, COUNTY EXECUTIVE OR MANAGER AND COUNTY LEGISLATURE A CERTIFICATE DETERMINING EITHER THAT SUCH PLAN COMPLIES WITH SECTION 15 16 TWENTY-TWO HUNDRED TWO OF THIS ARTICLE, OR THAT SUCH PLAN FAILS TO COMPLY AND SETTING FORTH THE TECHNICAL DEFECTS THEREOF. IF THE CHIEF 17 ADMINISTRATOR SHALL TRANSMIT A NONCOMPLIANCE CERTIFICATE, THEN NOT LATER 18 19 THAN THIRTY DAYS THEREAFTER, THE COMMISSION SHALL AMEND SUCH NONCOMPLY-20 ING PLAN TO CORRECT SUCH DEFECTS AND OTHERWISE COMPLY WITH SUCH SECTION 21 AND SHALL SUBMIT SUCH AMENDED PLAN TO THE CHIEF ADMINISTRATOR. NOT LATER THAN THIRTY DAY THEREAFTER, THE CHIEF ADMINISTRATOR SHALL TRANSMIT TO 22 THE COMMISSION, COUNTY EXECUTIVE OR MANAGER AND COUNTY LEGISLATURE A 23 CERTIFICATE DETERMINING EITHER THAT SUCH AMENDED PLAN COMPLIES WITH SUCH 24 25 SECTION, OR THAT SUCH AMENDED PLAN AGAIN FAILS TO COMPLY AND SETTING 26 FORTH THE DEFECTS THEREOF, IN WHICH LATTER INSTANCE THE DEFAULT 27 PROVISIONS OF SUBDIVISION (F) OF THIS SECTION SHALL GOVERN.

(E) ENACTMENT AND SUBSTITUTION OF COMBINATION PLANS. FOR A COMBINATION PLAN FOR WHICH THE CHIEF ADMINISTRATOR TRANSMITS TO THE COUNTY LEGISLA-TURE A COMPLIANCE CERTIFICATE PURSUANT TO SUBDIVISION (D) OF THIS SECTION:

32 IF THE COMMISSION HAS NOT MADE AN EXEMPTION DETERMINATION PURSUANT 1. 33 TO SUBDIVISION (E) OF SECTION TWENTY-TWO HUNDRED TWO OF THIS ARTICLE, 34 THEN SUCH COMBINATION PLAN AUTOMATICALLY SHALL HAVE FORCE OF LAW SIXTY DAYS AFTER SUCH TRANSMITTAL UNLESS SUCH COUNTY LEGISLATURE, 35 BY TWO-THIRDS VOTE OF ALL THE MEMBERS THEREOF, SOONER SHALL ENACT BY LOCAL 36 LAW A SUBSTITUTE COMBINATION PLAN COMPLYING WITH THE PROVISIONS OF SUCH 37 38 SECTION; PROVIDED THAT NO COUNTY LEGISLATURE SHALL ENACT SUCH A LOCAL 39 LAW UNLESS THE CHIEF ADMINISTRATOR FIRST SHALL CERTIFY THAT SUCH SUBSTI-40 TUTE PLAN, IF ENACTED, WOULD COMPLY WITH THE PROVISIONS OF SUCH SECTION. 2. IF THE COMMISSION HAS MADE AN EXEMPTION DETERMINATION PURSUANT 41 ΤO SUBDIVISION (E) OF SECTION TWENTY-TWO HUNDRED TWO OF THIS ARTICLE, THEN 42 43 SUCH COMBINATION PLAN, OR THE DETERMINATION THAT THERE SHOULD BE NO SHARING OF JUSTICE COURTS IN SUCH COUNTY HEREUNDER, SHALL HAVE FORCE OF 44 45 LAW SIXTY DAYS AFTER SUCH TRANSMITTAL ONLY IF THE COUNTY LEGISLATURE, BY TWO-THIRDS VOTE OF ALL THE MEMBERS THEREOF, SOONER SHALL RATIFY THE SAME 46 47 BY LOCAL LAW. IN THE ALTERNATIVE, SUCH COUNTY LEGISLATURE MAY SOONER ENACT BY LOCAL LAW A SUBSTITUTE COMBINATION PLAN COMPLYING WITH THE 48 49 PROVISIONS OF SUCH SECTION; PROVIDED THAT NO COUNTY LEGISLATURE SHALL 50 ENACT SUCH A LOCAL LAW UNLESS THE CHIEF ADMINISTRATOR FIRST SHALL CERTI-51 THAT SUCH SUBSTITUTE PLAN, IF ENACTED, WOULD COMPLY WITH THE FY PROVISIONS OF SUCH SECTION. IF THE COUNTY LEGISLATURE SHALL NEITHER 52 RATIFY SUCH EXEMPTION DETERMINATION NOR ENACT A SUBSTITUTE COMBINATION 53 54 PLAN PURSUANT TO THIS PARAGRAPH, THEN THE DEFAULT PROVISIONS OF SUBDIVI-55 SION (F) OF THIS SECTION SHALL GOVERN.

(F) DEFAULT PROCEDURE. IF A COMMISSION SHALL FAIL TO SUBMIT A FINAL 1 2 COMBINATION PLAN OR AMEND A NONCOMPLYING PLAN CERTIFIED TO COMPLY WITH 3 SECTION TWENTY-TWO HUNDRED TWO OF THIS ARTICLE BY THE DATE SPECIFIED 4 THEREFOR IN SUBDIVISION (D) OF THIS SECTION, OR IF THE COUNTY LEGISLA-5 TURE SHALL FAIL TO RATIFY A COMBINATION PLAN OR ENACT A SUBSTITUTE PLAN 6 BY THE DATE SPECIFIED THEREFOR IN PARAGRAPH TWO OF SUBDIVISION (E) OF 7 THIS SECTION, THEN NOT LATER THAN THIRTY DAYS AFTER SUCH DATE, THE CHIEF 8 ADMINISTRATOR SHALL PROMULGATE A FINAL COMBINATION PLAN FOR THE JUSTICE COURTS OF SUCH COUNTY CONSISTENT WITH SECTION TWENTY-TWO HUNDRED TWO OF 9 10 THIS ARTICLE AND SHALL TRANSMIT THE SAME TO THE COUNTY EXECUTIVE OR 11 MANAGER AND COUNTY LEGISLATURE. SUCH FINAL COMBINATION PLAN AUTOMAT-ICALLY SHALL HAVE FORCE OF LAW SIXTY DAYS THEREAFTER UNLESS SUCH COUNTY 12 LEGISLATURE, BY TWO-THIRDS VOTE OF ALL THE MEMBERS THEREOF, SOONER SHALL 13 14 ENACT BY LOCAL LAW A SUBSTITUTE COMBINATION PLAN COMPLYING WITH THE 15 PROVISIONS OF SUCH SECTION; PROVIDED THAT NO COUNTY LEGISLATURE SHALL ENACT SUCH A LOCAL LAW UNLESS THE CHIEF ADMINISTER FIRST SHALL CERTIFY 16 THAT SUCH SUBSTITUTE PLAN, IF ENACTED, WOULD COMPLY WITH THE PROVISIONS 17 18 OF SUCH SECTION.

19 (G) EFFECTIVE DATE OF COMBINATION PLANS. THE COMBINATION PLAN FOR THE 20 JUSTICE COURTS IN EACH COUNTY SHALL TAKE EFFECT ON THE FIRST DAY OF 21 JANUARY IN THE SECOND YEAR NEXT SUCCEEDING THE DATE ON WHICH SUCH PLAN 22 SHALL HAVE FORCE OF LAW PURSUANT TO SUBDIVISION (E) OR (F) OF THIS 23 SECTION.

24 S 2204. TRANSITION PROVISIONS.

25 NOTWITHSTANDING ANY OTHER PROVISION OF LAW, ON AND AFTER THE EFFECTIVE 26 DATE OF A COMBINATION PLAN PURSUANT TO SUBDIVISION (G) OF SECTION TWEN-27 TY-TWO HUNDRED THREE OF THIS ARTICLE:

(A) EACH JUSTICE COURT DESIGNATED IN SUCH PLAN TO ASSUME THE JURISDICTION OF ONE OR MORE TOWN OR VILLAGE COURTS SHALL, ON SUCH DATE, BE
DEEMED TO HAVE THE JURISDICTION OF EACH OF SUCH OTHER COURTS.

(B) EACH OFFICE OF TOWN JUSTICE AND VILLAGE JUSTICE SHALL, 31 SUCH ON 32 ALSO BECOME AN OFFICE OF JUSTICE OF THE JUSTICE COURT DESIGNATED DATE, 33 IN SUCH PLAN TO PRESIDE FOR SUCH TOWN OR VILLAGE, CONTINUING IN SUCH TERM OF OFFICE AS THERETOFORE PROVIDED BY LAW, AND SHALL HAVE JURISDIC-34 35 TION FOR EACH MUNICIPALITY FOR WHICH SUCH JUSTICE COURT EXERCISES JURIS-DICTION TO THE SAME EXTENT AND EFFECT AS IF SUCH JUSTICE WERE SELECTED 36 37 IN AND FOR EACH SUCH MUNICIPALITY.

38 (C) EACH ACTION AND PROCEEDING PENDING IN A TOWN OR VILLAGE COURT
39 WHOSE JURISDICTION ANOTHER JUSTICE COURT ASSUMES PURSUANT TO SUCH PLAN
40 SHALL, ON SUCH DATE, BE DEEMED PENDING IN SUCH OTHER JUSTICE COURT, AND
41 THE RULES OF PROCEDURE GOVERNING EACH SUCH ACTION OR PROCEEDING BEFORE
42 SUCH DATE SHALL CONTINUE TO APPLY ON AND AFTER SUCH DATE.

43 (D) THE NON-JUDICIAL PERSONNEL OF EACH TOWN OR VILLAGE COURT WHOSE 44 JURISDICTION ANOTHER JUSTICE COURT ASSUMES PURSUANT TO SUCH PLAN SHALL, 45 ON SUCH DATE, BE DEEMED TO BE THE NON-JUDICIAL PERSONNEL OF SUCH OTHER JUSTICE COURT; PROVIDED THAT IF SUCH PERSONNEL PERFORM FUNCTIONS BOTH 46 47 FOR A JUSTICE COURT AND FOR ONE OR MORE OTHER MUNICIPAL OFFICES ON THE 48 DAY IMMEDIATELY PRECEDING SUCH DATE AND THEREAFTER CONTINUE TO PERFORM 49 FUNCTIONS BOTH FOR A JUSTICE COURT AND FOR ONE OR MORE OTHER MUNICIPAL 50 OFFICES, THEN SUCH PERSONNEL SHALL BE DEEMED TO BE THE PERSONNEL OF SUCH 51 OTHER JUSTICE COURT ONLY FOR SUCH PORTION OF THEIR EMPLOYMENT AS RELATES 52 TO JUDICIAL BUSINESS.

(E) THE PAPERS AND EFFECTS OF EACH TOWN OR VILLAGE COURT WHOSE JURISDICTION ANOTHER JUSTICE COURT ASSUMES PURSUANT TO SUCH PLAN SHALL, ON
SUCH DATE, BE DEEMED TO BE THE PAPERS AND EFFECTS OF SUCH OTHER JUSTICE
COURT AND PROMPTLY SHALL BE TRANSFERRED TO THE POSSESSION OF SUCH OTHER

JUSTICE COURT OR OTHERWISE AS MAY BE PROVIDED BY THE CHIEF ADMINISTRATOR 1 2 OF THE COURTS, AND THE SEAL OF SUCH OTHER JUSTICE COURT SHALL BE AMENDED 3 ACCORDINGLY. 4 S 2205. CONSTRUCTION. 5 NOTHING IN THIS ARTICLE AND NO COMBINATION PLAN HEREUNDER SHALL BE 6 CONSTRUED TO: 7 (A) DISCONTINUE A TOWN COURT WITHIN THE MEANING OF SUBDIVISION B OF 8 SECTION SEVENTEEN OF ARTICLE SIX OF THE NEW YORK STATE CONSTITUTION; 9 ESTABLISH A DISTRICT COURT WITHIN THE MEANING OF SECTION SIXTEEN (B) 10 OF ARTICLE SIX OF THE NEW YORK STATE CONSTITUTION; (C) ESTABLISH OR ABOLISH ANY JUDICIAL OFFICE, ALTER THE TERM OF OFFICE 11 OF ANY JUSTICE OR ALTER THE MANNER OF SELECTION FOR ANY JUDICIAL OFFICE; 12 13 OR 14 (D) IMPAIR THE RIGHTS OF ANY NON-JUDICIAL EMPLOYEE SERVING ANY TOWN OR 15 VILLAGE COURT ON ACCOUNT OF ANOTHER JUSTICE COURT ASSUMING THE JURISDIC-TION THEREOF. 16 17 S 2. This act shall take effect on the thirtieth day after it shall have become a law; provided, however, that the chief administrator of 18 19 the courts is authorized to immediately promulgate rules and regulations to effectuate the provisions of this act. 20 21 PART B 22 Section 1. The uniform justice court act is amended by adding a new 23 article 22-A to read as follows: 24 ARTICLE 22-A JUSTICE COURT ADMINISTRATION 25 26 SECTION 2206. FUNDING AND COST APPORTIONMENT. 27 2207. BUDGETING SYSTEM. 2208. FINANCIAL MANAGEMENT. 28 2209. ADJUSTMENTS TO JUDICIAL OFFICES. 29 30 2210. NON-JUDICIAL STAFF. 31 S 2206. FUNDING AND COST APPORTIONMENT. 32 IN ACCORDANCE WITH THIS ARTICLE AND SUBJECT TO STATE SUPPORT OR REIMBURSEMENT PURSUANT TO LAW, THE GOVERNING BOARD OF EACH MUNICIPALITY 33 WHICH A JUSTICE COURT IS ESTABLISHED SHALL ENACT AND FUND AN ANNUAL 34 FOR 35 BUDGET FOR SUCH COURT AND APPROPRIATE TO OR EXPEND ON BEHALF OF SUCH 36 COURT SUCH MONEYS AS REASONABLY SUFFICIENT FOR THE COURT TO ADEQUATELY PERFORM ITS DUTIES AND ENSURE THE ADMINISTRATION OF JUSTICE UNDER LAW. 37 38 OPERATING A JUSTICE COURT FOR MULTIPLE MUNICIPALITIES THE COSTS OF PURSUANT TO SECTION ONE HUNDRED SIX-A OR ARTICLE 39 TWENTY-TWO OF THIS EXCEPT AS THE GOVERNING BOARD OF EACH SUCH MUNICIPALITY MAY 40 CHAPTER, PROVIDE BY JOINT RESOLUTION, SHALL BE CHARGES AGAINST EACH SUCH MUNICI-41 42 PALITY IN PROPORTION TO THE RESPECTIVE POPULATIONS THEREOF AS OF THE 43 MOST RECENT FEDERAL DECENNIAL CENSUS OR ENUMERATION, WHICH PROPORTIONS THE STATE COMPTROLLER SHALL CALCULATE AND AS NEEDED REVISE. THIS ARTICLE 44 45 SHALL NOT BE CONSTRUED TO IMPOSE ANY OBLIGATION ON OR OTHERWISE APPLY TO 46 ANY TOWN OR VILLAGE FOR WHICH A JUSTICE COURT WAS NOT ESTABLISHED ON THE 47 EFFECTIVE DATE OF THIS ARTICLE. 48 S 2207. BUDGETING SYSTEM. 49 BUDGETING SYSTEM OF EVERY TOWN PURSUANT TO ARTICLE EIGHT OF THE (A) THE TOWN LAW AND EVERY VILLAGE PURSUANT TO ARTICLE FIVE OF 50 THE VILLAGE SHALL INCLUDE THE BUDGET FOR THE JUSTICE COURT HAVING JURISDICTION 51 LAW 52 FOR SUCH TOWN OR VILLAGE. 53 (B) THE FISCAL YEAR FOR EACH JUSTICE COURT SHALL BE THE FISCAL YEAR 54 SPECIFIED IN ARTICLE EIGHT OF THE TOWN LAW, EXCEPT THAT THE FISCAL YEAR 1 FOR A COURT HAVING JURISDICTION FOR ONE OR MORE VILLAGES ONLY SHALL BE 2 THE FISCAL YEAR SPECIFIED IN ARTICLE FIVE OF THE VILLAGE LAW.

3 (C) EACH JUSTICE COURT, BY THE JUSTICES THEREOF OR THE COURT CLERK ON 4 BEHALF OF SUCH JUSTICES, SHALL PREPARE ITS PRELIMINARY BUDGET FOR THE 5 NEXT FISCAL YEAR IN CONSULTATION WITH THE SUPERVISOR OF THE TOWN OR 6 MAYOR OF THE VILLAGE FOR WHICH SUCH COURT PRESIDES, OR IN THE CASE OF Α 7 JUSTICE COURT FOR MULTIPLE MUNICIPALITIES PURSUANT TO SECTION ONE 8 HUNDRED SIX-A OR ARTICLE TWENTY-TWO OF THIS CHAPTER, IN CONSULTATION WITH THE SUPERVISOR OR MAYOR OF EACH SUCH MUNICIPALITY. IN THE PREPARA-TION OF SUCH PRELIMINARY BUDGET, THE JUSTICE COURT SHALL BE ENTITLED TO 9 10 SUCH TIMELY ASSISTANCE FROM APPROPRIATE MUNICIPAL OFFICERS AS 11 RECEIVE THE COURT REASONABLY MAY REQUEST. EACH JUSTICE COURT SHALL SUBMIT 12 SUCH PRELIMINARY BUDGET TO THE GOVERNING BOARD OF THE TOWN OR VILLAGE FOR 13 14 WHICH SUCH COURT PRESIDES, OR IN THE CASE OF A JUSTICE COURT FOR MULTI-15 PLE MUNICIPALITIES PURSUANT TO SECTION ONE HUNDRED SIX-A OR ARTICLE TWENTY-TWO OF THIS CHAPTER, TO THE GOVERNING BOARD OF EACH SUCH MUNICI-16 17 PALITY, BY THE DATE SPECIFIED IN SECTION ONE HUNDRED FOUR OF THE TOWN 18 LAW OR BY THE DATE SPECIFIED IN SUBDIVISION TWO OF SECTION 5-502 OF THE 19 VILLAGE LAW FOR A COURT HAVING JURISDICTION FOR ONE OR MORE VILLAGES 20 ONLY. SUCH PRELIMINARY BUDGET SHALL BE REASONABLY SUFFICIENT FOR THE 21 COURT ADEQUATELY TO PERFORM ITS DUTIES AND ENSURE THE ADMINISTRATION OF 22 JUSTICE UNDER LAW.

23 (D) THE GOVERNING BOARD OF EACH TOWN OR VILLAGE SHALL ENACT BY LOCAL 24 A BUDGET FOR SUCH JUSTICE COURT FOR THE NEXT SUCCEEDING FISCAL YEAR LAW 25 THEREOF BY THE DATE ON WHICH THE BUDGET FOR SUCH TOWN OR VILLAGE IS 26 REQUIRED TO BE ENACTED. FOR A JUSTICE COURT FOR MULTIPLE MUNICIPALITIES PURSUANT TO SECTION ONE HUNDRED SIX-A OR ARTICLE TWENTY-TWO OF 27 THIS 28 GOVERNING BOARD OF EACH SUCH MUNICIPALITY SHALL ENACT BY CHAPTER, THE JOINT RESOLUTION A BUDGET FOR SUCH COURT FOR THE NEXT SUCCEEDING FISCAL 29 YEAR THEREOF BY THE DATE SPECIFIED IN SECTION ONE HUNDRED NINE OF THE 30 TOWN LAW FOR THE COUNTY IN WHICH THE COURT IS LOCATED, OR BY THE 31 DATE 32 SPECIFIED IN SUBDIVISION FOUR OF SECTION 5-508 OF THE VILLAGE LAW FOR A 33 COURT HAVING JURISDICTION FOR ONE OR MORE VILLAGES ONLY. SUCH BUDGET 34 SHALL BE REASONABLY SUFFICIENT FOR THE COURT ADEOUATELY TO PERFORM ITS 35 DUTIES AND ENSURE THE ADMINISTRATION OF JUSTICE UNDER LAW.

(E) IF THE GOVERNING BOARD OR BOARDS SHALL FAIL TO ENACT A 36 JUSTICE 37 COURT BUDGET IN THE MANNER AND BY THE DATE SPECIFIED IN SUBDIVISION (D) OF THIS SECTION, THEN ON SUCH DATE THE PRELIMINARY BUDGET FOR SUCH COURT 38 39 FOR THE NEXT SUCCEEDING FISCAL YEAR THEREOF, WITH SUCH AMENDMENTS AS 40 THERETOFORE SHALL HAVE BEEN MADE BY THE GOVERNING BOARD BY LOCAL LAW OR BY THE GOVERNING BOARDS BY JOINT RESOLUTION, SHALL BE DEEMED TO CONSTI-41 BUDGET FOR SUCH COURT FOR SUCH FISCAL YEAR TO THE SAME EXTENT 42 TUTE THE43 AND EFFECT AS IF SUCH PRELIMINARY BUDGET WERE DULY ENACTED, AND THERE-44 AFTER SUCH BUDGET MAY BE AMENDED BY LOCAL LAW FOR A JUSTICE COURT FOR A 45 SINGLE MUNICIPALITY OR BY JOINT RESOLUTION FOR A JUSTICE COURT FOR 46 MULTIPLE MUNICIPALITIES.

TOWN AND VILLAGE AS PART OF ITS BUDGET, AND EACH VILLAGE 47 EACH (F) SHARING A JUSTICE COURT WITH ONE OR MORE TOWNS PURSUANT TO ARTICLE TWEN-48 49 TY-TWO OF THIS CHAPTER AS PART OF A SUPPLEMENTAL BUDGET OR OTHERWISE, 50 SHALL ON OR BEFORE THE DATE SPECIFIED IN SUBDIVISION (D) OF THIS SECTION APPROPRIATE TO OR ON BEHALF OF SUCH COURT SUCH APPORTIONMENT OF FUNDS AS 51 REQUIRED BY SUBDIVISION (A) OF THIS SECTION FOR THE SUPPORT OF THE COURT 52 BUDGET FOR THE NEXT SUCCEEDING FISCAL YEAR THEREOF. IF A JUSTICE COURT 53 54 BUDGET BE AMENDED PURSUANT TO SUBDIVISION (E) OF THIS SECTION, THEN EACH SUCH MUNICIPALITY SHALL APPROPRIATE FORTHWITH TO OR ON BEHALF 55 OF THE 1

2 SUPPORT OF SUCH AMENDED BUDGET. 3 S 2208. FINANCIAL MANAGEMENT. 4 (A) EACH JUSTICE COURT SHALL COMPLY WITH SUCH RULES AND REGULATIONS GOVERNING FINANCIAL RECORDS, RECEIPT OF FUNDS, COURT REMITTANCES TO THE JUSTICE COURT FUND, TRANSFERS OF FUNDS AMONG THE COURT AND EACH MUNICI-5 6 7 PALITY FOR WHICH SUCH COURT EXERCISES JURISDICTION, AND SUCH OTHER 8 FISCAL CONTROL MATTERS AS THE STATE COMPTROLLER REASONABLY MAY DIRECT PURSUANT TO SECTION NINETY-NINE-A OF THE STATE FINANCE LAW. 9 10 (B) EXCEPT AS THE STATE COMPTROLLER OTHERWISE MAY PROVIDE BY RULE, IN JUSTICE COURT FOR MULTIPLE MUNICIPALITIES PURSUANT TO SECTION ONE 11 EACH HUNDRED SIX-A OR ARTICLE TWENTY-TWO OF THIS CHAPTER, EACH JUSTICE 12 SHALL CAUSE TO BE KEPT A SEPARATE SET OF RECORDS AND DOCKETS FOR EACH SUCH 13 14 MUNICIPALITY FOR WHICH HE OR SHE EXERCISES JURISDICTION AND A SEPARATE 15 BANK ACCOUNT FOR EACH SUCH MUNICIPALITY FOR THE DEPOSIT OF MONEYS 16 RECEIVED IN THE EXERCISE OF SUCH JURISDICTION. (C) THE STATE COMPTROLLER SHALL ENSURE COMPLIANCE WITH THE PROVISIONS 17 18 OF THIS SECTION. 19 S 2209. ADJUSTMENTS TO JUDICIAL OFFICES. 20 (A) NOTWITHSTANDING ANY PROVISION OF LAW: FOR A JUSTICE COURT FOR A SINGLE TOWN OR VILLAGE ONLY, THE GOVERN-21 1. ING BOARD THEREOF MAY BY LOCAL LAW ADJUST THE NUMBER OF JUSTICES OF SUCH 22 23 COURT; PROVIDED THAT EACH SUCH MUNICIPALITY SHALL HAVE AT LEAST ONE 24 JUSTICE AND A MUNICIPALITY HAVING ONLY ONE JUSTICE ALSO SHALL APPOINT AN 25 ACTING JUSTICE. 26 2. FOR A JUSTICE COURT FOR MULTIPLE MUNICIPALITIES PURSUANT TO SECTION 27 ONE HUNDRED SIX-A OR ARTICLE TWENTY-TWO OF THIS CHAPTER, SUCH MUNICI-PALITIES MAY, BY JOINT RESOLUTION ENACTED BY THE GOVERNING BOARD OF EACH 28 SUCH MUNICIPALITY, ADJUST THE NUMBER OF JUSTICES OF SUCH COURT 29 AND/OR THE APPORTIONMENT OF JUSTICES SELECTED BY AND AMONG SUCH MUNICIPALITIES; 30 PROVIDED THAT: (I) EACH SUCH TOWN SHALL SELECT AT LEAST ONE JUSTICE; 31 32 (II) THE TOTAL NUMBER OF JUSTICES ESTABLISHED HEREUNDER FOR SUCH COURT 33 BE NO LESS THAN THE SUM OF THE NUMBER OF SUCH MUNICIPALITIES AND SHALL NO MORE THAN TWICE SUCH SUM; (III) EACH SUCH MUNICIPALITY HAVING LESS 34 35 THAN TWO JUSTICES SHALL APPOINT AN ACTING JUSTICE; AND (IV) NO VILLAGE FOR WHICH A JUSTICE COURT WAS NOT ESTABLISHED ON THE EFFECTIVE 36 DATE OF 37 THIS ARTICLE SHALL SELECT A JUSTICE OR BE REQUIRED TO ENACT A JOINT 38 RESOLUTION HEREUNDER. 39 (B) ADJUSTMENT PROCEDURE. 1. EVERY LOCAL LAW OR JOINT RESOLUTION 40 TO THIS SECTION SHALL STATE THE FINDING OF THE GOVERNING BOARD PURSUANT OR BOARDS THAT SUCH ADJUSTMENT WOULD PROMOTE THE TIMELY AND EFFECTIVE 41 DISPOSITION OF MATTERS COMING BEFORE THE COURT. 42 43 EVERY SUCH PROPOSED LOCAL LAW OR JOINT RESOLUTION SHALL BE SUBMIT-2. 44 TED TO THE CHIEF ADMINISTRATOR OF THE COURTS NOT LESS THAN NINETY DAYS 45 BEFORE THE GOVERNING BOARD OR BOARDS SHALL FINALLY ACT THEREON. NO SUCH LOCAL LAW OR JOINT RESOLUTION SHALL BE ENACTED DURING SUCH NINETY DAYS 46 47 THE CHIEF ADMINISTER SHALL, DURING SUCH PERIOD, TRANSMIT TO THE IF NOR 48 GOVERNING BOARD OR BOARDS A CERTIFICATE DETERMINING THAT THE ENACTMENT SUCH LOCAL LAW OR JOINT RESOLUTION WOULD DISRUPT THE TIMELY DISPOSI-49 OF TION OF MATTERS COMING BEFORE SUCH COURT OR OTHERWISE IMPAIR THE 50 ADMIN-51 ISTRATION OF JUSTICE. THE GOVERNING BOARD OR BOARDS SHALL SUBMIT TO THE CHIEF ADMINISTRATOR SUCH DATA AS HE OR SHE MAY REQUEST TO EFFECTUATE 52 53 SUCH DETERMINATION. 54 3. NO SUCH LOCAL LAW OR JOINT RESOLUTION SHALL BE ENACTED LESS THAN 55 THIRTY DAYS BEFORE THE FIRST DAY FIXED BY THE ELECTION LAW FOR THE NEXT

55 COMMENCEMENT OF CIRCULATION OF NOMINATING PETITIONS FOR SUCH OFFICE.

COURT SUCH APPORTIONMENT OF ADDITIONAL FUNDS REQUIRED HEREUNDER FOR THE

(C) THE OFFICE OF ANY JUDGESHIP CREATED PURSUANT TO THIS SECTION SHALL 1 2 BE FILLED OF A TERM OF FOUR YEARS AT THE NEXT SUCCEEDING ELECTION FIRST 3 OF THE TOWN OR VILLAGE THAT SUCH LOCAL LAW OR JOINT RESOLUTION SPECIFIES 4 TO SELECT SUCH NEW JUSTICE. WHERE A JUDGESHIP IS ABOLISHED PURSUANT TΟ 5 THIS SECTION, THE ABOLISHMENT SHALL TAKE EFFECT ON THE COMPLETION OF THE 6 JUSTICE THEN SERVING IN SUCH OFFICE OR UPON THE SOONER TERM OF THE7 HAPPENING OF A VACANCY THEREIN.

8 S 2210. NON-JUDICIAL STAFF.

9 NOTWITHSTANDING ANY PROVISION OF LAW, EACH JUSTICE COURT SHALL HAVE AT 10 LEAST ONE CLERK AND SUCH OTHER PERSONNEL AS THE BUDGET FOR SUCH COURT 11 SHALL PROVIDE, WHO SHALL BE EMPLOYEES OF THE COURT.

12 S 2. Paragraph a of subdivision 2 of section 3-301 of the village law, 13 as amended by chapter 555 of the laws of 2006, is amended to read as 14 follows:

15 a. except as provided in section 3-303 of this article, no more than 16 two village justices, but in the event a village has one justice, it shall also have an acting justice who shall serve when requested by the 17 village justice or in the absence or inability of the village justice to 18 19 serve. The office of village justice is continued in every village in 20 which it is now established[. The board of trustees of any other village 21 may establish such office by resolution or local law, subject to a 22 permissive referendum. The board of trustees of any village by resol-23 ution or local law, subject to permissive referendum, may abolish such office, but to take effect only upon the expiration of the then current 24 25 term of such office, or establish the office of additional village 26 justices, which justice once elected shall have all the powers and duties of a village justice. The resolution or local law in the latter 27 case shall provide for a term pursuant to section 3-302 of this article. 28 29 clerk of the court of a village shall be discharged from employment The only upon the advice and consent of the village justice or justices when 30 the clerk, in his or her village duties, works solely for 31 the village justice or justices], EXCEPT AS OTHERWISE PROVIDED BY SECTION TWENTY-TWO 32 33 HUNDRED NINE OF THE UNIFORM JUSTICE COURT ACT.

34 S 3. Subdivisions 1 and 4 of section 849-i of the judiciary law, 35 subdivision 1 as added by chapter 280 of the laws of 1999 and subdivi-36 sion 4 as amended by chapter 127 of the laws of 2007, are amended to 37 read as follows:

1. Each town and village [having] RESPONSIBLE FOR FUNDING a justice ourt IN WHOLE OR IN PART may make an individual application for funds available pursuant to this article, or two or more such towns or villages, or towns and villages, may make a joint application for such funds, FOR THE SUPPORT OF SUCH COURT. All applications shall be submitted to the chief administrator of the courts for his or her approval.

44 4. Notwithstanding any other provision of law, the chief administrator 45 shall not approve any application for funding in excess of THE GREATER AMOUNT OF (A) thirty thousand dollars [unless such application is] 46 OR. 47 joint application, THE PRODUCT OF THIRTY THOUSAND CASE OF a INTHE DOLLARS and the [aggregate funding sought thereunder does not exceed an 48 amount equaling the product of the] number of joint applicants [making 49 50 such application and thirty thousand dollars], AND (B) THIRTY PERCENT OF THE TOTAL AMOUNT BUDGETED FOR THE SUPPORT OF SUCH COURT AND CHARGED 51 ТΟ SUCH MUNICIPALITY OR MUNICIPALITIES FOR THE FISCAL YEAR IN WHICH SUCH 52 FUNDS WOULD BE PAID, NOR APPROVE ANY SUCH APPLICATION FOR THE SUPPORT OF 53 54 A COURT NOT IN COMPLIANCE WITH RULES AND REGULATIONS GOVERNING THE 55 ADMINISTRATION AND OPERATION THEREOF THE CHIEF ADMINISTRATOR MAY AS 56 PROVIDE UNLESS THE PROVISION OF SUCH FUNDS IS PURSUANT TO A REMEDIAL

COMPLIANCE PLAN JOINTLY APPROVED BY THE CHIEF ADMINISTRATOR, 1 THE 2 JUSTICES OF SUCH COURT AND THE CHIEF EXECUTIVE OFFICER OF EACH MUNICI-3 SUCH COURT PURSUANT TO PALITY RESPONSIBLE FOR FUNDING ARTICLE 4 TWENTY-TWO-A OF THE UNIFORM JUSTICE COURT ACT.

5 S 4. Subdivision 3 of section 31 of the town law, as separately 6 amended by chapters 250 and 861 of the laws of 1975 and as renumbered by 7 chapter 123 of the laws of 1981, is amended to read as follows:

8 3. Notwithstanding any other law, actual and necessary expenses 9 incurred by a justice or justice elect in attending a course of training 10 required [of him] before he OR SHE can assume the functions of [his] 11 office shall be a charge against the town FOR WHICH HE OR SHE IS 12 SELECTED.

13 S 5. Section 69 of the town law, as added by chapter 544 of the laws 14 of 1954, is amended to read as follows:

15 S 69. Duties of town board with respect to justice courts. Each [town 16 board shall provide for each] justice [of the peace] PRESIDING IN A 17 JUSTICE COURT FOR A TOWN SHALL BE ENTITLED TO HAVE FURNISHED FOR HIS OR 18 HER USE such statutes, manuals, books, forms and supplies as may be necessary for the proper administration of his OR 19 HER office. The 20 expenses incurred in complying with the foregoing provisions shall be a 21 town charge within the meaning of this chapter EXCEPT AS OTHERWISE 22 PROVIDED BY ARTICLE TWENTY-TWO-A OF THE UNIFORM JUSTICE COURT ACT.

23 S 6. Subdivision 11 of section 116 of the town law, as added by chap-24 ter 357 of the laws of 1936, is amended to read as follows:

11. The fees and charges of a [police] justice or other officer authorized by law to be paid for services rendered and expenses incurred on account of offenses committed in a village and [triable] TRIED before [the police] A justice[,] COURT FOR SUCH VILLAGE BUT NOT FOR SUCH TOWN shall not be a town charge or be audited or paid by the town board of the town.

31 S 7. Subdivision 2 of section 4-410 of the village law, as amended by 32 chapter 976 of the laws of 1973, is amended to read as follows:

33 2. [All the] EXCEPT AS OTHERWISE PROVIDED BY ARTICLE TWENTY-TWO-A OF THE UNIFORM JUSTICE COURT ACT, ALL expenses of maintaining the village 34 35 court[, including the fees of the village justice if he is not paid a salary,] shall be a village charge. [The fees allowable to villages for 36 37 the services of magistrates and the fees allowable to other officers for services in criminal proceedings, for or on account of an offense which 38 a court of special sessions has not jurisdiction to try, shall be a 39 40 county charge, if the magistrate had jurisdiction of the proceedings in which the services were rendered.] A county shall pay any amount due to 41 a village for the services of a village justice which are a county 42 43 charge upon presentation to it of a claim by the state comptroller for 44 such charges each quarter. If any fine legally payable to the state[,] 45 shall have been erroneously paid to the village treasurer, the board of trustees may, and is hereby authorized to, appropriate in its next annu-46 47 al budget such sum as may be necessary to reimburse the state for such 48 fine so paid.

S 8. Subdivision 7 of section 5-524 of the village law, as amended by 50 chapter 222 of the laws of 1982, is amended to read as follows:

7. The actual and necessary expenses of all officers, employees, and, when authorized by the board of trustees, the actual and necessary expenses of the volunteer chief and assistant volunteer chiefs of the village fire department incurred in the performance of their official duties shall be a village charge. For the purposes of this subdivision "actual and necessary expenses", as it applies to a volunteer chief or

assistant volunteer chief of the village fire department, means only 1 2 such expenses incurred in the performance of their extra official duties 3 volunteer chief or assistant volunteer chief. The board of trustees as 4 of any village, in lieu of auditing and allowing the claim of a village officer, employee, or volunteer chief and assistant volunteer chiefs of 5 6 the village fire department for actual and necessary expenses for trav-7 el, may determine by resolution to allow and pay such officer, employee, 8 or volunteer chief and assistant volunteer chiefs of the village fire 9 department a reasonable mileage allowance for use of his OR HER own 10 automobile for each mile actually and necessarily traveled by him OR HER in the performance of the duties of his OR HER office or position, or in 11 12 attending a convention, conference or school pursuant to section seventy-seven-b of the general municipal law. The actual and necessary 13 14 expenses incurred by a [police] VILLAGE justice OR JUSTICE ELECT who 15 does not also hold the office of town justice OR JUSTICE ELECT in attending [a training school for justices provided by the education 16 17 department or given within his county by the county magistrate's associ-A COURSE OF TRAINING REOUIRED BEFORE HE OR SHE CAN ASSUME THE 18 ation] 19 FUNCTIONS OF OFFICE shall be a charge against the village [of] which he [police justice. No such person, however, shall be allowed 20 OR SHE is such expenses for attending a regional school unless his village 21 shall 22 included within the area of such region as established by the educabe 23 tion department] SELECTED.

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PART C

26 Section 1. The uniform justice court act is amended by adding two new 27 sections 105-a and 105-b to read as follows:

28 S 105-A. AGE AND EDUCATIONAL QUALIFICATIONS FOR TOWN AND VILLAGE 29 JUSTICES.

30 IN ADDITION TO OTHER QUALIFICATIONS FOR TOWN OR VILLAGE JUDICIAL 31 OFFICE ESTABLISHED BY LAW, NO PERSON OTHER THAN ONE SERVING AS A TOWN OR 32 VILLAGE JUSTICE ON THE EFFECTIVE DATE OF THIS SECTION SHALL BE ELIGIBLE FOR SELECTION AS A TOWN OR VILLAGE JUSTICE UNLESS HE OR SHE 33 SHALL HAVE ACHIEVED THE AGE OF TWENTY-FIVE YEARS, GRADUATED FROM AN ACCREDITED HIGH 34 35 SCHOOL OR EARNED A GENERAL EQUIVALENCY DEGREE DIPLOMA, AND EARNED AN 36 ASSOCIATE OR BACCALAUREATE DEGREE FROM AN ACCREDITED INSTITUTION OF 37 HIGHER EDUCATION.

38 S 105-B. RESIDENCY REQUIREMENT FOR TOWN AND VILLAGE JUSTICES.

S 9. This act shall take effect immediately.

39 PROVISION OF LAW, A PERSON SHALL BE ELIGIBLE TO NOTWITHSTANDING ANY SERVE AS A JUSTICE FOR ANY TOWN, OR FOR ANY VILLAGE WHOLLY 40 OR PARTLY 41 IN SUCH TOWN, WITHIN HIS OR HER COUNTY OF RESIDENCE OR AN LOCATED 42 ADJOINING COUNTY. A JUSTICE WHO CEASES TO SATISFY THIS REQUIREMENT AS TO 43 ANY SUCH JUDICIAL OFFICE SHALL BE DEEMED TO VACATE SUCH OFFICE, WHICH THEREAFTER SHALL BE FILLED IN THE MANNER PRESCRIBED BY LAW. 44

45 S 2. The uniform justice court act is amended by adding a new section 46 105-c to read as follows:

47 S 105-C. ELECTION TO PROCEED IN CERTAIN CRIMINAL ACTIONS.

48 (A) IN ACCORDANCE WITH THIS SECTION, A DEFENDANT APPEARING INΑ 49 JUSTICE COURT PURSUANT TO AN ACCUSATORY INSTRUMENT THAT CHARGES A MISDE-50 MEANOR OR FELONY MAY ELECT TO PROCEED IN SUCH MATTER ONLY BEFORE A JUSTICE ADMITTED TO PRACTICE LAW IN THIS STATE. SUCH ELECTION 51 SHALL BE 52 BY WRITTEN INSTRUMENT IN A FORM PRESCRIBED BY THE CHIEF ADMINISTRATOR OF FILED WITH SUCH COURT NOT LATER THAN THE 53 THE COURTS AND SHALL BE

COMPLETION OF THE FIRST APPEARANCE AT WHICH EITHER THE DEFENDANT MAKES A
 MOTION OR SUCH COURT DECIDES A MOTION MADE BY THE PROSECUTOR.

3 CHIEF ADMINISTRATOR SHALL PROMULGATE RULES TO EFFECTUATE THE (B) THE 4 PROVISIONS OF THIS SECTION. SUCH RULES SHALL ENSURE THAT DEFENDANTS ARE 5 ADVISED OF THE RIGHT OF ELECTION HEREUNDER AND THAT EACH CASE IN TIMELY 6 WHICH A DEFENDANT MAKES SUCH AN ELECTION IS ASSIGNED TO A JUSTICE OR 7 JUDGE ADMITTED TO PRACTICE LAW IN THIS STATE WITH MINIMUM PRACTICABLE 8 DELAY AND BURDEN TO THE PARTIES.

9 S 3. Subdivision (a) of section 105 of the uniform justice court act, 10 as amended by chapter 250 of the laws of 1975, is amended to read as 11 follows:

12 (a) Training. No town or village justice [selected for a term of office commencing on or after September first, nineteen hundred sixty-13 14 seven], except one who has been admitted to practice law in this state, 15 shall assume the functions of [his] office unless he OR SHE has filed with the clerk of [his] THE municipality IN WHICH HE OR SHE WAS SELECTED 16 17 a certificate of completion of a course OR COURSES of education and training prescribed by the [administrative board. The administrative 18 19 board] CHIEF ADMINISTRATOR OF THE COURTS. THE CHIEF ADMINISTRATOR may 20 issue a temporary certificate enabling a town or village justice to assume the functions of his OR HER office pending completion of 21 the 22 such course OR COURSES available thereafter, AND MAY ISSUE A earliest 23 CERTIFICATE ENABLING A TOWN OR VILLAGE JUSTICE TO ASSUME PARTIAL FUNC-24 TIONS OF OFFICE UPON SUCCESSFUL COMPLETION OF ANY PART OF SUCH COURSE OR 25 DIRECTLY RELATING TO SUCH PARTIAL FUNCTIONS PENDING SUCCESSFUL COURSES COMPLETION OF THE NEXT COURSE OR COURSES RELATING TO THE REMAINING FUNC-26 27 TIONS OF OFFICE THAT SUCH JUSTICE SHALL NOT YET BE CERTIFIED TO PERFORM. 28 Such certificates shall be in a form, and subject to terms and condi-29 tions, prescribed by the [administrative board] CHIEF ADMINISTRATOR.

30 S 4. This act shall take effect immediately; provided, however, that 31 section one of this act shall take effect on the first of January next 32 succeeding the date on which it shall have become a law.

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PART D

34 Section 1. Section 102 of the uniform justice court act is amended to 35 read as follows:

36 S 102. Application of UJCA.

37 THE JUSTICE COURTS OF THIS STATE SHALL INCLUDE EVERY COURT ESTABLISHED TO SERVE AN INDIVIDUAL TOWN OR VILLAGE AND EVERY COURT 38 ESTABLISHED ΤO SUCH LOCALITIES IN ACCORDANCE WITH THIS CHAPTER. The 39 SERVE MULTIPLE jurisdiction of and practice and procedure in each SUCH court [governed 40 41 by the UJCA] shall be as prescribed herein, and each such court shall be 42 a part of the unified court system for the state. [Such] EACH SUCH court [in each municipality] shall have an official seal [to be furnished by 43 44 the municipality] upon which shall be engraved the words "Justice Court 45 [(Town, Village or City) of] (insert name of municipality OR of the 46 MUNICIPALITIES FOR WHICH THE COURT PRESIDES), County of (insert name of 47 county), New York, Seal".

48 S 2. Section 103 of the uniform justice court act is amended to read 49 as follows:

50 S 103. Titles of justices; incidental powers.

51 The title of each justice [of:] SELECTED BY

52 [a.] a town [court] OR VILLAGE shall be "Town Justice"[;

53 b. a village court shall be] OR "Village Justice"[;], RESPECTIVELY,

54 and EACH SUCH JUSTICE PRESIDING IN A JUSTICE COURT PURSUANT TO THIS

CHAPTER SHALL BE TITLED A JUSTICE OF SUCH COURT. A POWER, DUTY OR LIMI-1 TATION DEVOLVING ON A JUSTICE OR COURT SUBJECT TO THIS CHAPTER SHALL 2 3 DEVOLVE ON EACH JUSTICE OF SUCH COURT EXCEPT AS OTHERWISE PROVIDED ΒY 4 LAW. 5 [c. a court established in and for a city and governed by this act 6 shall be "City Justice".] 7 In addition to such judicial powers as are conferred by law in this 8 act or elsewhere, each justice shall have all of the powers conferred or 9 conferrable on non-judicial personnel of the court. 10 Section 104 of the uniform justice court act is amended to read 3. S as follows: 11 12 S 104. Bond and oath of justice. Upon assuming office, each justice shall file with the county clerk 13 14 his OR HER oath of office and a bond in an amount fixed by the [munici-15 pal] GOVERNING board OF THE TOWN OR VILLAGE FOR WHICH SUCH JUSTICE WAS SELECTED, and conditioned for the faithful performance of his OR HER 16 duties. Additional copies of the oath shall be filed with the [adminis-17 trative board] CHIEF ADMINISTRATOR OF THE COURTS and with the clerk of 18 19 [the municipality] SUCH TOWN OR VILLAGE. 20 Subdivisions 6, 8 and 9 of section 106 of the uniform justice S 4. 21 court act are REPEALED, subdivision 7, as renumbered by chapter 321 of 22 laws of 2007, is renumbered subdivision 6, subdivision 10 is renumthe bered subdivision 7 and subdivisions 1 and 2 of such section, subdivi-23 1 as amended by section 1 of part L of chapter 56 of the laws of 24 sion 25 2010 and subdivision 2 as added by chapter 321 of the laws of 2007, are 26 amended to read as follows: 27 justice may hold court anywhere in the municipality OR MUNICI-1. Α 28 PALITIES FOR WHICH SUCH JUSTICE COURT PRESIDES, including in the case of a town [justice] anywhere within a village wholly or partly contained 29 within [the] SUCH town [of which he is a justice regardless of] whether 30 or not [said] A DIFFERENT JUSTICE COURT PRESIDES FOR SUCH village [has a 31 32 village court and in the event]. IF two or more contiguous villages 33 maintain offices in the same building, a [village] justice of A JUSTICE 34 COURT PRESIDING FOR any such village may hold court in such building, 35 notwithstanding that the building is outside the boundaries of such village. [A town justice may hold court in an adjacent town providing 36 37 such justice has been elected or holds office pursuant to a plan established by resolution which was adopted pursuant to the provisions of 38 section one hundred six-a of this article or the provisions of section 39 40 one hundred six-b of this article.] A justice may hold court in one or more municipalities that form a contiguous geographic area, including in 41 town and one or more villages each of which is wholly or partly 42 а 43 contained within such town, within the same county providing there is an 44 agreement between such municipalities pursuant to article five-g of the 45 general municipal law to hold all court proceedings in any of the such municipalities in a courtroom or other suitable facility open 46 to the 47 FOR PURPOSES OF ARRAIGNMENTS AND APPEARANCE PROCEEDINGS PURSUpublic. 48 ANT TO A WARRANT, A JUSTICE MAY PRESIDE FOR HIS OR HER JUSTICE COURT 49 ANYWHERE IN THE COUNTY IN WHICH SUCH COURT IS ESTABLISHED PROVIDED THAT 50 THE COUNTY, CITY, TOWN OR VILLAGE PROVIDING THE COURT FACILITY IN WHICH 51 SUCH JUSTICE SHALL PRESIDE FOR ANY OF SUCH PURPOSES CONSENTS TO SUCH 52 USAGE.

2. The chief administrator of the courts may temporarily assign any justice of another town or village [court], or a judge of a city court, to [a town or village] ANY JUSTICE court within the county of such judge's or justice's residence or an adjoining county. While temporarily

assigned hereunder, any such judge or justice shall have the powers, 1 2 duties and jurisdiction of a justice of the court to which the assign-3 After the expiration of any temporary assignment herement is made. 4 under, the judge or justice assigned shall have all the powers, duties 5 and jurisdiction of a judge or justice of the court to which the assign-6 ment was made with respect to all matters pending during the term of 7 such temporary assignment. Such judge or justice shall be entitled to 8 such compensation and travel expenses as the chief administrator shall 9 prescribe by rule, payable out of funds appropriated to the state judi-10 ciary for such purpose. 11 S 5. Section 107 of the uniform justice court act, as amended by chap-12 ter 861 of the laws of 1975, is amended to read as follows: S 107. Records and dockets of court. 13 14 Each justice shall keep or cause to be kept legible and suitable books, papers, records and dockets of all [civil actions and proceedings 15 16 all criminal actions and] proceedings. The rules may prescribe and 17 their form, care, custody and disposition, provided, however, that in any county or part of a county where the district court system has been 18 duly adopted, all the dockets of the [town] justices then on file or required to be filed[,] in the office of the town OR VILLAGE clerk[,] OR 19 20 21 THE JUSTICE COURT FOR SUCH TOWN OR VILLAGE shall be transferred to IN 22 the office of the clerk of the district court and there kept and main-23 tained in the same manner as other official records of the district court and responsibility for such records on the part of 24 the town OR 25 VILLAGE AND THE JUSTICES AND CLERKS THEREOF shall cease. 26 S 6. Section 109 of the uniform justice court act is amended to read 27 as follows: 28 S 109. Non-judicial personnel; their powers and duties. 29 Each court shall have such non-judicial personnel as may be provided by the [municipal board] BUDGET FOR SUCH COURT PURSUANT TO THIS CHAPTER. 30 Their powers and duties in addition to those provided by this act, shall 31 32 be as provided in the rules OF THE CHIEF ADMINISTRATOR. All non-judicial 33 personnel of the court shall have the power to administer oaths, take 34 acknowledgments and sign the process or mandate of the court, if so authorized by law[,] OR COURT rule [or appellate division order]. 35 Paragraph 3 of subdivision (a) of section 110 of the uniform 36 S 7. 37 justice court act, as amended by chapter 236 of the laws of 1971, is 38 amended to read as follows: 39 3. a JUSTICE court [established in and] for [a city and governed by 40 this act,] MULTIPLE MUNICIPALITIES PURSUANT TO SECTION ONE HUNDRED SIX-A 41 OR ARTICLE TWENTY-TWO OF THIS CHAPTER, THE POLICE OFFICIALS, MARSHALS AND CONSTABLES OF EACH SUCH MUNICIPALITY, EACH ACTING FOR HIS OR HER 42 43 MUNICIPALITY, AND the sheriff of the county. 44 S 8. Subdivision (c) of section 111 of the uniform justice court act 45 is amended to read as follows: (c) Bond. With such oath as is required to be filed by subdivision (b) 46 47 SECTION shall be filed a bond, in an amount fixed and approved OF THIS 48 by the municipal board OR, FOR A JUSTICE COURT FOR MULTIPLE MUNICI-PURSUANT TO SECTION ONE HUNDRED SIX-A OR ARTICLE TWENTY-TWO OF 49 PALITIES 50 THIS CHAPTER, BY JOINT RESOLUTION OF EACH SUCH MUNICIPALITY, conditioned 51 for the faithful performance of duty. S 9. Section 201 of the uniform justice court act, as amended by chap-52 ter 626 of the laws of 1970 and subdivision a as amended by chapter 685 53 54 of the laws of 1977, is amended to read as follows: 55 S 201. Jurisdiction; in general.

The court shall have jurisdiction as set forth in this article and 1 a. 2 as elsewhere provided by law[, subject, in the case of a city court 3 governed by this act, to the limitations stated in S 2300 (b) (2) (i) of 4 this act]. The phrase "\$3000", whenever it appears herein, shall be taken to mean "\$3000 exclusive of interest and costs"[, except that, in 5 6 the case of a city court governed by this act whose monetary jurisdic-7 tion is, pursuant to S 2300 (b) (2) (i) of this act, below \$3000, it 8 shall be taken to mean such lesser sum as is applicable in the partic-9 ular court, exclusive of interest and costs].

10 Concurrent civil jurisdiction of [town court] SEPARATE JUSTICE b. COURTS PRESIDING FOR TOWN and village [court in village]. Notwithstand-11 12 ing the provisions of this chapter [or section one hundred eighty-six of the village law, the town] A JUSTICE court PRESIDING FOR A TOWN and [the 13 14 village] A SEPARATE JUSTICE court [of] PRESIDING FOR a village wholly or 15 partly within such town [and wherein a court has been established], shall have concurrent civil jurisdiction over causes of action arising 16 17 within such village.

18 S 10. The section heading and subdivisions (a) and (b) of section 213 19 of the uniform justice court act are amended to read as follows:

20 [Residence] LOCATION OF PARTY RESIDENCE or business [within munici-21 pality].

(a) In an action described in [S 202] SECTION TWO HUNDRED TWO OF THISCHAPTER, either a plaintiff or a defendant must:

24 1. be a resident of [the municipality] A TOWN OR VILLAGE FOR WHICH 25 SUCH JUSTICE COURT IS ESTABLISHED; or

26 2. have a regular employment within [the municipality] SUCH TOWN OR 27 VILLAGE; or

28 3. have a place for the regular transaction of business within [the 29 municipality] SUCH TOWN OR VILLAGE.

30 (b) A corporation, association or partnership shall, for the purposes 31 of this section, be deemed a resident of the [municipality] TOWN OR 32 VILLAGE if it has an office or agency or regularly transacts business 33 [in the municipality] THEREIN.

34 S 11. Section 214 of the uniform justice court act, as amended by 35 chapter 515 of the laws of 1978, is amended to read as follows: 36 S 214. Transferred cases IN WESTCHESTER COUNTY.

37 In a case brought in the supreme court or county court of Westchester 38 county where money damages only are sought and classification, pretrial 39 other appropriate procedures in either of said courts or the demand or 40 for relief have determined that the potential recovery, assuming liability, in an action or proceeding or counterclaim therein will not exceed 41 42 the sum of five thousand dollars, exclusive of interest and costs, if 43 such action or proceeding is transferred to a [town or village] JUSTICE 44 court in the county of Westchester having jurisdiction of the parties 45 under section two hundred thirteen of this [act] ARTICLE, pursuant to section nineteen of article six of the state constitution, the verdict 46 47 or judgment of such justice court shall not be subject to the limitation 48 of monetary jurisdiction specified elsewhere in this article for such 49 court, but shall be subject instead to a monetary jurisdiction not to 50 exceed five thousand dollars, exclusive of interest and costs. Alterna-51 for purposes of this section only, in the furtherance of the tively, interests of justice, such transfer may be made (a) to a justice court 52 53 [in] FOR a municipality adjacent to a municipality designated in section 54 two hundred thirteen of this [act] ARTICLE or to a justice court [in] FOR a municipality adjacent to a city in Westchester county whose court 55 56 would otherwise have had jurisdiction by [the calendar] A justice of the

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supreme court or judge of the county court; or (b) to any justice court 1 2 in the county of Westchester by the administrative judge of the ninth 3 judicial district. Costs incurred by local municipalities in administer-4 ing their courts as a result of the application of this section shall be 5 charge] CHARGES against the county of Westchester within the amounts [a 6 appropriated by the county therefor and subject to reasonable rules and 7 regulations thereof by the county. 8

S 12. Section 1306 of the uniform justice court act is REPEALED.

13. Section 1801 of the uniform justice court act, as amended by 9 S 10 chapter 76 of the laws of 1994, is amended to read as follows: 11 S 1801. Small claims defined.

The term "small claim" or "small claims" as used in this act shall mean and include any cause of action for money only not in excess of 12 13 14 three thousand dollars exclusive of interest and costs, provided that 15 the defendant either resides, or has an office for the transaction of business or a regular employment, within [the] A municipality [where] 16 17 FOR WHICH the court [is located] PRESIDES. However, where a judge of the county court, pursuant to subdivision (g) of section three hundred twen-18 19 ty-five of the civil practice law and rules, transfers a small claim from [the town or village] A JUSTICE court having jurisdiction over the 20 21 matter to another [town or village] JUSTICE court within the same coun-22 ty, the court to which it is transferred shall have jurisdiction to 23 determine the claim.

24 Paragraph 3 of subdivision (a) of section 1911 of the uniform S 14. 25 justice court act, as added by chapter 489 of the laws of 2001, is 26 amended to read as follows:

27 [a.] No [clerk of any town] JUSTICE court shall collect or charge 3. 28 any fee imposed pursuant to paragraph one of this subdivision from [the] ANY town [in] OR VILLAGE FOR which such court [has jurisdiction, 29 nor from any village located therein or] PRESIDES OR from any officer or 30 agency of ANY such town or village. 31

32 [b. No clerk of any village court shall collect or charge any fee imposed pursuant to paragraph one of this subdivision from the village 33 34 in which such court has jurisdiction, or from any officer or agency of 35 such village.]

S 15. Section 2012 of the uniform justice court act is REPEALED.

37 16. Section 2019-a of the uniform justice court act, as amended by chapter 861 of the laws of 1975, is amended to read as follows: 38

39 S 2019-a. Justices' criminal records and docket.

40 The records and dockets of the court except as otherwise provided by shall be at reasonable times open for inspection to the public and 41 law shall be and remain the property of the [village or town of the resi-42 43 dence of such justice] COURT, and at the expiration of the term of 44 office of [such] EACH justice THEREOF shall be forthwith filed by him in 45 the office of the clerk of such [village or town] COURT, provided, however, that if such records and dockets are transferred pursuant to 46 47 section [twenty hundred twenty-one] TWO THOUSAND TWENTY-ONE of the 48 uniform district court act, the responsibility for such records and 49 dockets by the [city, village or town] JUSTICE COURT shall cease and 50 shall be the property of the district court to which they are they 51 transferred. The record of every criminal action shall state the names of the witnesses sworn and their places of residence[, and if in a city, 52 and house number;], and every proceeding had before him OR 53 the street 54 HER. It shall be the duty of every such justice, at least once a year 55 and upon the last audit day of [such village or town] THE MUNICIPALITY 56 OR, IN THE CASE OF A JUSTICE OF A JUSTICE COURT FOR MULTIPLE MUNICI-

PALITIES PURSUANT TO SECTION ONE HUNDRED SIX-A OR ARTICLE TWENTY-TWO OF 1 2 THIS CHAPTER, THE LAST AUDIT DAY OF EACH OF SUCH TOWNS ONLY EXCEPT ΙN 3 CASE OF A JUSTICE COURT FOR MULTIPLE VILLAGES ONLY, THE LAST AUDIT THE 4 DAY OF EACH OF SUCH VILLAGES, to present his OR HER records and docket 5 to the auditing board of EACH said [village or town, which] MUNICI-6 FOR A JUSTICE COURT FOR A SINGLE TOWN OR VILLAGE ONLY, THE PALITY. 7 GOVERNING board OF SUCH TOWN OR VILLAGE shall examine the said records 8 docket, or cause THE same to be examined and a report thereon and 9 submitted to the board by a certified public accountant, or a public 10 accountant and enter in the minutes of its proceedings the fact that 11 they have been duly examined, and that the fines AND FEES therein collected have been turned over to the proper officials of [the] SUCH 12 13 village or town as required by law. FOR A JUSTICE COURT FOR MULTIPLE 14 MUNICIPALITIES PURSUANT TO SECTION ONE HUNDRED SIX-A OR ARTICLE TWENTY-15 TWO OF THIS CHAPTER, THE GOVERNING BOARDS OF EACH SUCH MUNICIPALITY 16 SHALL BY JOINT RESOLUTION CAUSE THE SAID RECORDS AND DOCKET TO BE EXAM-INED IN THE MANNER PRESCRIBED BY THIS SECTION. EXAMINATIONS PURSUANT 17 ΤO SECTION SHALL COMPLY WITH SUCH REASONABLE RULES AS THE STATE COMP-18 THIS TROLLER MAY PROVIDE. Any such justice who shall willfully fail to make 19 20 and enter in such records and docket forthwith[,] the entries by this 21 section required to be made or to exhibit such records and docket when reasonably required, or present his OR HER records and docket [to the 22 auditing board] FOR AUDIT as herein required, shall be guilty of a 23 misdemeanor and shall, upon conviction, in addition to the punishment 24 25 provided by law for a misdemeanor, forfeit his OR HER office.

26 S 17. Subdivision 1 of section 2021 of the uniform justice court act, 27 as amended by chapter 460 of the laws of 1991, is amended to read as 28 follows:

29 1. A fine imposed and paid before commitment[,] must be received by 30 court, and unless otherwise provided by law, shall be the property the of the town in which the offense was committed [if the fine was imposed 31 32 a town court]. If, however, the [fine was imposed by a village court by 33 for an] offense committed in a village FOR WHICH THERE EXISTED A VILLAGE COURT ON THE EFFECTIVE DATE OF ARTICLE TWENTY-TWO OF THIS CHAPTER, then, 34 unless otherwise provided by law, the fine RECEIVED FOR 35 SUCH OFFENSE shall be the property of [the] SUCH village [in which the offense was 36 37 committed]. [All such fines shall be paid to the state comptroller by 38 the court on or before the tenth day of the month next succeeding their collection.] Notwithstanding the foregoing provisions of this subdivi-39 40 sion, all fines imposed for the violation of a village local law, ordinance or regulation, unless otherwise provided by law, shall be 41 the property of such village, whether or not [the village] THERE has BEEN 42 43 established [the] FOR SUCH VILLAGE AN office of village justice.

44 S 18. Section 2021 of the uniform justice court act, as added by chap-45 ter 1113 of the laws of 1971, is renumbered section 2022 and amended to 46 read as follows:

47 S 2022. Stenographer in criminal proceedings.

Whenever a contested criminal proceeding is prosecuted in a justice court, [the justice] SUCH COURT may employ a stenographer to take the testimony on such trial. The [municipal board shall fix the rate of compensation to be paid to such stenographer for such services rendered. Such compensation] COST THEREOF shall be a [municipal] charge AGAINST SUCH COURT, and shall be audited and paid upon certification by the court [specifying the number of folios furnished].

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S 19. Section 2101 of the uniform justice court act, paragraph 1 of 1 2 amended by chapter 626 of the laws of 1970, is subdivision (n) as 3 amended to read as follows: 4 S 2101. Definitions. 5 The following words or phrases used in this act shall have the meaning 6 defined in this section, unless otherwise apparent from the context: 7 (a) "Administrative board" means the administrative board of the judi-8 cial conference of the state. (b) "Administrative judge" means the judicial officer designated, by the appellate division of the department in which the court is located, 9 10 to be administrator of the particular court. 11 "Appellate division" means the appellate division of the supreme 12 (C) 13 court in and for the department in which the particular court is 14 located, or its designated administrative judge. 15 (d) ["City" means the city in and for which is established the particular court, which court is established in and for a city and is governed 16 17 by this act, to which this act is being applied. "City justice" means the justice or justices of the particular 18 (e) 19 court, established in and for a city and governed by this act, to which 20 court this act is being applied. (f)] "Clerk" means the clerk of the particular court to which this act 21 22 is being applied, or the non-judicial person performing the functions of such office; if the particular court has no such clerk or non-judicial 23 person, it means the justice of such court. 24 25 [(q)] (E) "County" means the county in which is located, in whole or 26 in part, the municipality in and for which the particular court to which 27 this act is being applied is located. [(h)] (F) "County clerk" means the clerk of the county defined above. 28 29 [(i)] "Court" [embraces] AND "JUSTICE COURT" SHALL EMBRACE each (G) and every JUSTICE court or office to which this act is applicable pursu-30 ant to [S 2300] SECTION TWENTY-THREE HUNDRED OF THIS ACT and, for 31 32 purposes of the application of this act to each such court, it shall be 33 taken as a reference to [either: 34 1.] the [town] court [of] PRESIDING FOR the particular town[;] or 35 [2. the village court of the particular] village, INCLUDING A COURT FOR SUCH MULTIPLE MUNICIPALITIES, and if there is no court [established 36 37 in and] for the particular village [it means] THEN the [town] court, if 38 any, [of] FOR the town in which the village is located in whole or in 39 part[; or 40 3. the court established in and for the particular city, if such court is governed by this act;], as the case may be. 41 42 [(j)] (H) "Court established in and for a city" means a court estab-43 lished in and for a city, which court is governed by this act pursuant 44 to [S 2300] SECTION TWENTY-THREE HUNDRED of this act. 45 [(k)] (I) "Enforcement officer" means any appropriate officer as enumerated in [S 110] SECTION ONE HUNDRED TEN of this act. 46 "Justice" embraces every justice of every court to which 47 [(1)](J) 48 this act applies, and it shall be taken as a reference to the justice of 49 the particular court to which this act is being applied. 50 [(m)] (K) "Municipal board" means the local governing body of the 51 town[,] OR village [or city in and] for which the particular court to which this act is being applied [is established] PRESIDES. 52 [(n)] (L) "Municipality" means[, as applied to: 53 54 1. a town court,] the town [in and] for which [it is established and it includes] A JUSTICE COURT PRESIDES, INCLUDING a village located in 55

whole or in part within the town with respect to civil causes of action

arising within such village or if there is no OTHER court [established 1 2 in and] PRESIDING for such village[;], OR 3 [2. a] THE village [court, the village in and] for which [it is estab-4 lished] A JUSTICE COURT PRESIDES WHERE ON THE EFFECTIVE DATE OF ARTICLE 5 TWENTY-TWO OF THIS CHAPTER THERE EXISTED A VILLAGE COURT FOR SUCH 6 VILLAGE, AS THE CASE MAY BE[; and 7 3. a court established in and for a city, which court is governed by this act, the city in and for which it is established]. 8 [(o)] (M) "Rules" means the rules adopted pursuant to [S 2103] SECTION 9 10 TWENTY-ONE HUNDRED THREE of this act. [(p)] (N) "Town" means the town [in and] for which [is established] 11 12 the particular [town] JUSTICE court to which this act is being applied It does not include any village which is in whole or in part 13 PRESIDES. 14 within the town unless there [is] WAS no village court established [in 15 and] for such village ON THE EFFECTIVE DATE OF ARTICLE TWENTY-TWO OF THIS CHAPTER, in which event it does include such village. [It does not 16 17 include any city.] 18 [(q)] (O) "Town court" means the particular court or [office estab-19 lished in and] JUSTICE for a town, which court or [office] JUSTICE is governed by this act pursuant to [S 2300] SECTION TWENTY-THREE HUNDRED 20 of this act and to which this act is being applied. 21 22 [(r)] (P) "Town justice" means the justice or justices of the partic-23 ular [town] JUSTICE court FOR THE TOWN to which this act is being 24 applied. 25 [(s)] "Village" means the village [in and] for which [is estab-(Q) 26 lished] the particular [village] JUSTICE court to which this act is being applied PRESIDES OR FOR WHICH A VILLAGE COURT WAS ESTABLISHED ON 27 28 THE EFFECTIVE DATE OF ARTICLE TWENTY-TWO OF THIS CHAPTER. 29 [(t)] (R) "Village court" means the particular court or [office established in and] JUSTICE for a village, which court or [office] JUSTICE is 30 governed by this act pursuant to [S 2300] SECTION TWENTY-THREE HUNDRED 31 32 of this act and to which this act is being applied. "Village justice" means the justice or justices of the 33 [(u)] (S) particular [village] JUSTICE court FOR THE VILLAGE to which this act 34 is 35 being applied. 36 S 20. Subdivision (b) of section 2300 of the uniform justice court act 37 is amended to read as follows: 38 (b) Courts to which applicable. 39 [1. Town and village courts.] This act shall apply to [: 40 (i)] every court in the state [which is] established [in] and PRESID-ING for [a town, whether] ONE OR MORE TOWNS AND/OR ONE OR MORE VILLAGES, 41 BY WHATEVER NAME SUCH COURT PREVIOUSLY WAS denominated ["justice court", 42 43 "justice's court", "justice of the peace", "town court", "office of justice of the peace", or any other combination of words denoting the 44 45 office or court commonly known as that of justice of the peace of a 46 town; and 47 (ii) every court in the state which is established in and for a 48 village, whether denominated "village court", "village justice", "police justice", "police court", "village police justice", "village justice of 49 50 the peace", "office of village police justice", or any other combination 51 of words denoting the office or court commonly known as that of village police justice], except as provided by PARAGRAPH TWO OF subdivision 52 (d) [(2)] OF THIS SECTION regarding areas of a district court. 53 54 [2. City courts. The applicability of this act to courts established in and for cities outside the city of New York, regardless of the name 55

or designation of such courts, shall be as provided in the following 1 2 subparagraphs. 3 (i) Civil jurisdiction. If the court has civil jurisdiction, but in 4 its exercise is governed by the UCCA pursuant to either paragraph one or three of UCCA S 2300(c), no part of this act shall apply to such court. 5 6 the court exercised civil jurisdiction immediately prior to the Ιf 7 effective date of this act and in the exercise thereof the court was and 8 is not governed by the UCCA pursuant to either paragraph one or three of 9 UCCA S 2300(c), this act, with the exception of article 20 and such 10 other provisions hereof as are concerned with the criminal practice and 11 procedure, shall apply to the court. In such instance, the basic monetary jurisdiction of the court, for purposes of article two of this act, 12 shall be as elsewhere provided by law for such court; and if the law 13 14 providing for the monetary jurisdiction of such court states no monetary 15 figure, but adopts by reference such figure as is supplied by a differlaw, the reference shall be disregarded and the monetary jurisdic-16 ent 17 tion of such court, for purposes of article two of this act, shall be 18 \$500. 19 (ii) Criminal jurisdiction. Article 20 of this act, and such other portions hereof as are concerned exclusively with criminal jurisdiction, 20 21 practice or procedure, shall not apply to any court established in and 22 for a city.] 23 S 21. Section 99-k of the general municipal law is REPEALED. The opening paragraph of subdivision 1 of section 99-1 of the 24 S 22. 25 general municipal law, as amended by chapter 452 of the laws of 1997, is 26 amended to read as follows: 27 [Towns and villages, for their own respective benefits shall be enti-28 tled to receive for] FOR the services of the town [court and the] OR 29 village [court] in WHOSE FACILITY A JUSTICE COURT PRESIDES OVER A criminal [actions and] ACTION OR other [proceedings] 30 PROCEEDING, THE COURT 31 SHALL COLLECT ON BEHALF OF SUCH TOWN OR VILLAGE: 32 Subdivision 2 of section 99-m of the general municipal law, as S 23. 33 amended by chapter 465 of the laws of 1998, is amended to read as 34 follows: 35 A JUSTICE COURT FOR A town or village [court], INCLUDING A JUSTICE 2. COURT FOR MULTIPLE MUNICIPALITIES PURSUANT TO SECTION ONE HUNDRED SIX-A 36 37 OR ARTICLE TWENTY-TWO OR THE UNIFORM JUSTICE COURT ACT, shall be enti-38 tled to a fee of two per centum of the amount of bail money deposited 39 with the court in connection with a criminal action or proceeding over 40 which the court retains jurisdiction, other than an action or proceeding in which the accusatory instrument charges one or more traffic 41 infrac-42 only, and an additional fee of one per centum as provided herein. tions 43 The total fees on a sum of bail shall not, however, exceed three per 44 centum and [a town or village] SUCH court shall not be entitled to 45 collect such fees on bail transferred to a superior court. All fees on collected by [a town or village] SUCH court shall be paid to the 46 bail state comptroller by the court on or before the tenth day of 47 the month 48 next succeeding their collection, except as provided in subdivision three of section ninety-nine-a of the state finance law. 49 [Two] FOR A 50 JUSTICE COURT FOR A SINGLE TOWN OR VILLAGE ONLY, TWO per centum of the 51 bail moneys so collected shall be the property of [the] SUCH town or village [in which the court reporting the same is located, and the]; FOR 52 53 Α JUSTICE COURT FOR MULTIPLE MUNICIPALITIES PURSUANT TO SECTION ONE 54 HUNDRED SIX-A OR ARTICLE TWENTY-TWO OF THE UNIFORM JUSTICE COURT ACT, 55 SUCH MUNICIPALITY SHALL SHARE SUCH TWO PER CENTUM IN PROPORTION TO EACH 56 THE POPULATION OF EACH SUCH MUNICIPALITY AS MEASURED IN THE PRECEDING

FEDERAL DECENNIAL CENSUS OR ENUMERATION, AS THE STATE COMPTROLLER SHALL 1 2 PROVIDE. THE additional one per centum of such bail moneys shall be 3 disbursed as provided in subdivision three of this section, and shall be 4 used to fund the alternatives to incarceration service plan approved pursuant to article thirteen-A of the executive law for the county 5 in 6 which the [town or village] COURT is located.

7 24. Subdivision 3 of section 99-a of the state finance law, as S 8 amended by chapter 465 of the laws of 1998, is amended to read as 9 follows:

10 3. The comptroller is hereby authorized to implement alternative 11 procedures, including guidelines in conjunction therewith, relating to 12 the remittance of fines, penalties, forfeitures and other moneys by [town and village] justice courts, and by the Nassau county traffic and 13 14 parking violations agency, to the justice court fund and for the 15 distribution of such moneys by the justice court fund. Notwithstanding 16 any law to the contrary, the alternative procedures utilized may 17 include:

18 a. electronic funds transfer;

19 b. remittance of funds by the justice court to the chief fiscal office of the town or village[, or, in the case of]; FOR JUSTICE COURTS 20 FOR MULTIPLE MUNICIPALITIES PURSUANT TO SECTION ONE HUNDRED SIX-A OR ARTICLE 21 22 TWENTY-TWO OF THE UNIFORM JUSTICE COURT ACT, TO THE CHIEF FISCAL OFFICER 23 OF EACH SUCH MUNICIPALITY; AND FOR the Nassau county traffic and parking violations agency, to the county treasurer, ALL for distribution in 24 25 accordance with instructions by the comptroller; and/or 26

c. monthly, rather than quarterly, distribution of funds.

27 The comptroller may require such reporting and record keeping as he or 28 she deems necessary to ensure the proper distribution of moneys in 29 accordance with applicable laws. A justice court or the Nassau county traffic and parking violations bureau may utilize these procedures only 30 when permitted by the comptroller, and such permission, once given, may 31 32 subsequently be withdrawn by the comptroller on due notice.

33 S 25. Paragraph b of subdivision 1 and subdivision 2 of section 1803 34 of the vehicle and traffic law, paragraph b of subdivision 1 as amended 35 by chapter 385 of the laws of 1999 and subdivision 2 as amended by chapter 1097 of the laws of 1971, are amended to read as follows: 36

37 b. for a violation which occurs in a village in which the office of 38 village justice [is] WAS established ON THE EFFECTIVE DATE OF ARTICLE 39 TWENTY-TWO OF THE UNIFORM JUSTICE COURT ACT, any fine or penalty shall 40 paid to the village in which the violation occurs, when such be violation is of (1) any of the provisions of title seven of this 41 chapter, but including violations of section eleven hundred eighty OF THIS 42 CHAPTER only when occurring in state parks for which the office of 43 44 parks, recreation and historic preservation has established maximum 45 speed limits pursuant to section sixteen hundred thirty OF THIS CHAPTER and the violations could have been charged under either such established 46 47 maximum speed limits or another section of this chapter, and when section sixteen 48 involving maximum speed limits established pursuant to hundred forty-three, sixteen hundred forty-four or 49 sixteen hundred 50 seventy OF THIS CHAPTER, and excluding violations of sections eleven 51 hundred eighty-two, eleven hundred ninety-two and twelve hundred twelve of this chapter, or (2) any ordinance, order, rule or regulation adopted 52 pursuant to article two-E of the transportation law or section sixteen 53 54 hundred thirty of this chapter by the East Hudson Parkway Authority or 55 by its successor, or the County of Westchester Department of Parks, Recreation and Conservation, or the state office of parks, recreation 56

and historic preservation. For purposes of this paragraph, violations 1 2 shall be deemed to be violations of any such ordinance, order, rule or 3 regulation when they occur on highways under the jurisdiction of the 4 enumerated entities and the violations could have been charged under either such ordinance, order, rule or regulation, or another section of 5 6 this chapter. Notwithstanding the foregoing provisions of this para-7 graph, all fines, penalties and forfeitures for violation of a village 8 ordinance, local law or regulation adopted pursuant to the authorization paragraph six of subdivision (a) of section sixteen hundred forty of 9 of 10 this chapter prohibiting, restricting or limiting the stopping, standing or parking of vehicles shall be paid to such village whether or not the 11 village has OR HAD established the office of village justice. 12

13 Whenever a defendant is arrested and arraigned before a judicial 2. 14 officer authorized to conduct any proceedings in or in connection with 15 any prosecution triable in any local court of inferior jurisdiction [of] a city [or before a], town [court,] or [a] village [court] on a 16 FOR 17 charge in which the state is entitled to all fines and penalties under a 18 sentence or judgment of conviction such city, town or village shall be 19 entitled to receive the fees set forth in section ninety-nine-l of the 20 general municipal law and such fees shall be a state charge and paid as 21 provided in section ninety-nine-a of the state finance law.

22 S 26. Section 45 of the agriculture and markets law, as amended by 23 chapter 892 of the laws of 1972, is amended to read as follows:

24 S 45. Disposal of fines and moneys recovered. Except as otherwise 25 provided in this chapter, all moneys recovered, either as fines, penal-26 ties, forfeitures or otherwise, for the violation of any of the provisions of this chapter, or of any other law the enforcement of which 27 28 within the jurisdiction of the department, or of the rules of the is 29 department, and all bail forfeited by persons charged with such violations, shall be the property of the state. Moneys so recovered by 30 31 [town justices] JUSTICE COURTS shall be paid to the state comptroller in 32 accordance with the provisions of section twenty-seven of the town law 33 [and] EXCEPT THAT moneys so recovered by [village justices] JUSTICE 34 COURTS FOR ONE OR MORE VILLAGES ONLY shall be paid to the state comp-35 troller in accordance with the provisions of section 4-410 of the village law. The same disposal shall be made of all moneys recovered 36 37 upon any bond given by any officer by virtue of the provisions of this 38 chapter. Provided, however, that any such moneys collected as fines, 39 penalties or forfeitures as a result of a prosecution for a violation of 40 any of the provisions of article sixteen [and sixteen-a] of this chapter 41 and all bail forfeited by persons charged with such violations shall be the property of the county or city, as the case may be, in which the 42 43 alleged offense was prosecuted and shall be paid to the treasurer, or 44 corresponding fiscal officer, of such county or city, except that any 45 such moneys and any such bail forfeitures, collected by [the town justices or by village justices] JUSTICE COURTS shall be paid 46 to the 47 state comptroller in accordance with section twenty-seven of the town 48 law and MONEYS SO RECOVERED BY JUSTICE COURTS FOR ONE OR MORE VILLAGES 49 ONLY SHALL BE PAID TO THE STATE COMPTROLLER IN ACCORDANCE WITH section 50 4-410 of the village law, respectively.

51 S 27. Subdivision 2 of section 71-0211 of the environmental conserva-52 tion law, as amended by chapter 460 of the laws of 1991, is amended to 53 read as follows:

2. Unless otherwise provided in this chapter, not later than the tenth 55 day of each month, all fines, penalties and forfeitures collected for 56 violations of this chapter or rules, regulations, local laws or ordi1 nances adopted thereunder under judgment of any [town or village] 2 JUSTICE court[,] shall be paid over by such court to the comptroller of 3 the state, with a statement accompanying the same, setting forth the 4 action or proceeding in which such moneys were collected, the name and 5 residence of the defendant, the nature of the offense, and the fines and 6 penalty imposed. The comptroller shall pay these funds into the general 7 fund of the state.

8 S 28. Subdivisions 2 and 3 of section 71-0507 of the environmental 9 conservation law, subdivision 3 as amended by chapter 400 of the laws of 10 1973, are amended to read as follows:

12 Such actions, if in [justices' courts] A JUSTICE COURT, may be 12 brought in THE JUSTICE COURT FOR any town OR VILLAGE of the county in 13 which the penalty is incurred, or, if the defendant resides in another 14 county, [in] FOR any town OR VILLAGE of the county in which the defend-15 ant resides.

16 3. Moneys received by a [town justice or a village] justice COURT in 17 action for a penalty brought under the provisions of this chapter any 18 listed in section 71-0501 [of] OR titles 5 through 15 inclusive and 19 title 33 or upon the settlement or compromise thereof, or a fine for a 20 violation of the provisions of this chapter listed in section 71-0501 21 and titles 5 through 15 inclusive and title 33 of this article shall be 22 paid to the State Comptroller as provided in section 27 of the [Town Law] TOWN LAW and section 4-410 of the village law. From the moneys so 23 24 received, the State Comptroller shall pay all lawful fees for services 25 rendered in such actions when instituted by order of the department or 26 upon information of a conservation officer, regional and assistant 27 regional conservation officer, special game protector, district ranger, 28 forest ranger, or member of the state police. The balance of such moneys 29 arising from penalties under articles 11 or 13 OF THIS CHAPTER or title of this article or upon the settlement or compromise thereof or from 30 9 fines for violations of any of the provisions of articles 11 or 13 31 OF 32 THIS CHAPTER or title 9 of this article after the payment of lawful fees 33 shall be credited by the Comptroller to the conservation fund. The Comptroller shall adjust and settle his OR HER account with the conservation 34 35 fund in the manner provided by section 99-a of the [State Finance Law] STATE FINANCE LAW. The balance of all other such moneys after payment of 36 37 lawful fees shall be credited by the Comptroller to the general fund.

38 S 29. Section 71-0521 of the environmental conservation law is amended 39 to read as follows:

40 S 71-0521. Certificate by court [or justice].

The court [or justice], other than a [town justice or a village 41 justice COURT, before whom any person shall be tried or before 42 police] 43 whom a compromise of the civil penalties for a violation of any 44 provision of this chapter listed in section 71-0501 or under titles 5 45 through 15 inclusive and title 33 of this article, shall have been made, or the clerk of the court, [if there be a clerk,] shall, at the termi-46 47 such trial or proceeding, forthwith mail or deliver to the nation of 48 department at Albany, or to its representative at such trial or proceed-49 ing, a certified statement of the disposition of the case or proceeding, 50 giving the date thereof, the name of the defendant, the name of the 51 person upon whose information the action or proceeding was instituted, the date and place of the violation, the name of each witness sworn in 52 the charges, and the costs of the court [or fees of the support of the charges, and the costs of the justice], and the fees of the constable, if any. 53 54 Provided, however, 55 that a [town] justice [or a village police justice] COURT before whom 56 any person shall be tried or before whom a compromise of the civil

penalties for a violation of any provision of this chapter listed in 1 2 section 71-0501 or under titles 5 through 15 inclusive and title 33 of 3 article, shall have been made, OR THE CLERK OF SUCH COURT, shall this 4 forthwith mail or deliver to the department at Albany or to its representative in attendance at such trial or proceeding such certified statement, and within the first ten days of the month following the 5 6 7 termination of such trial or proceeding deliver to the State Comptroller 8 at Albany a statement in such form as the Comptroller may require. The Comptroller upon receipt of such statement shall, as provided in section 9 10 71-0507, audit the bills of the justice [of the peace] COURT and the 11 constable for fees in such trial or proceeding and shall pay to the persons entitled thereto the amounts allowed by such audit and shall charge same to the conservation fund. 12 13

14 S 30. Subdivision 2 of section 52 of the workers' compensation law, as amended by chapter 6 of the laws of 2007, is amended to read as follows: 15 2. All fines imposed under this chapter, except as herein otherwise 16 17 provided, shall be paid directly and immediately by the officer collect-18 the same to the [chairman] CHAIRPERSON, and shall be paid by him OR inq 19 HER into the uninsured employers' fund created under section 20 twenty-six-a of this chapter, provided, however, that all such fines 21 collected by [justices of towns and villages] JUSTICE COURTS shall be paid to the state comptroller in accordance with the provisions of 22 23 section twenty-seven of the town law and section 4-410 the village of 24 law respectively.

25 S 31. Subdivision 1 of section 27.13 of the parks, recreation and 26 historic preservation law, as amended by chapter 292 of the laws of 27 1980, is amended to read as follows:

1. Not later than the tenth day of each month, all fines and penalties 28 29 collected for violations of this chapter or rules, regulations, local laws or ordinances adopted thereunder under judgment of any [town or 30 village] JUSTICE court[,] shall be paid over by such court to the comp-31 32 troller of the state, with a statement accompanying the same, setting 33 forth the action or proceeding in which such moneys were collected, the 34 name and residence of the defendant, the nature of the offense, and the 35 fines and penalty imposed.

All fines and penalties collected for violations of this chapter by courts operating pursuant to section thirty-nine of the judiciary law shall be paid to the state commissioner of taxation and finance on a monthly basis no later than ten days after the last day of each month.

40 S 32. Subdivisions 1 and 3 of section 201 of the navigation law, as 41 amended by chapter 805 of the laws of 1992, are amended to read as 42 follows:

43 1. On the first day of each month or within ten days thereafter, all 44 fines and penalties collected for violations of this chapter, except for 45 violations of article six OF THIS CHAPTER, under judgment of any [town 46 or village court or] justice COURT or pursuant to compromise, shall be 47 such court [or justice] to the comptroller of the state, paid over by 48 with a statement accompanying the same, setting forth the action or in which such moneys were collected, the name and residence 49 proceeding 50 of the defendant, the nature of the offense, and the fine or penalty 51 imposed.

52 3. All fines and penalties imposed for violations of article four of 53 this chapter under judgment of any [town or village court or] justice 54 COURT or pursuant to compromise which are paid over by such court [or 55 justice] to the comptroller shall be deposited by the comptroller into S 33. This act shall take effect immediately.

4 s 4. Severability. If any clause, sentence, paragraph, subdivision, section or part of this act shall be adjudged by any court of competent 5 jurisdiction to be invalid, such judgment shall not affect, impair or 6 7 invalidate the remainder thereof, but shall be confined in its operation to the clause, sentence, paragraph, subdivision, section or part thereof 8 directly involved in the controversy in which such judgment shall have 9 10 been rendered. It is hereby declared to be the intent of the legislature that this act would have been enacted even if such invalid provisions 11 had not been included herein. 12

S 5. This act shall take effect immediately; provided, however that 13 14 the applicable effective date of Parts A through D of this act shall be as specifically set forth in the last section of such Parts. 15