IN RE COMPLAINT & APPLICATION : SUPERIOR COURT FOR ARREST OF : JUDICIAL DISTRICT OF FAIRFIELD WANDA GETER-PATAKY : AT FAIRFIELD : NOVEMBER 7, 2023

# CRIMINAL COMPLAINT & APPLICATION FOR ARREST WARRANT PURSUANT TO CONN. GEN. STAT. § 9-368

Pursuant to Conn. Gen. Stat. § 9-368, \_\_\_\_\_,

\_\_\_\_\_, and

\_\_\_\_\_\_1

electors of the City of Bridgeport, by and through their undersigned attorney, hereby

petition the Court to issue an arrest warrant for Wanda Geter-Pataky for violations of

Connecticut laws relating to elections.

#### JURISDICTION

1. Conn. Gen. Stat. § 9-368 provides as follows:

Upon the written complaint of any three electors of a town in which a violation of any law relating to elections has occurred to any judge of the superior court for the judicial district within which the offense has been committed, supported by oath or affirmation that the complainants have good reason to believe and do believe that the allegations therein contained are true and can be proved, such judge shall issue a warrant for the arrest of the accused.

2. Under Conn. Gen. Stat. § 9-368, the Court must consider the electors'

criminal complaint and issue an arrest warrant if it finds probable cause to do so.

# ALLEGATIONS OF FACT AND LAW APPLICABLE TO ALL COUNTS

3. Conn. Gen. Stat. § 9-140b(a) requires absentee ballots to be cast at a

primary, election, or referendum only if:

(1) It is mailed by (A) the ballot applicant, (B) a designee of a person who applies for an absentee ballot because of illness or physical disability, or (C) a member of the immediate family of an applicant who is a student, so that

REVIEWED (JUDGE, SUPERIOR COURT): \_\_\_\_\_

it is received by the clerk of the municipality in which the applicant is qualified to vote not later than the close of the polls; (2) it is returned by the applicant in person to the clerk by the day before a regular election, special election or primary or prior to the opening of the polls on the day of a referendum; (3) it is returned by a designee of an ill or physically disabled ballot applicant, in person, to said clerk not later than the close of the polls on the day of the election, primary or referendum; (4) it is returned by a member of the immediate family of the absentee voter, in person, to said clerk not later than the close of the polls on the day of the election, primary or referendum; (5) in the case of a presidential or overseas ballot, it is mailed or otherwise returned pursuant to the provisions of section 9-158g; or (6) it is returned with the proper identification as required by the Help America Vote Act, P.L. 107-252,1 as amended from time to time, if applicable, inserted in the outer envelope so such identification can be viewed without opening the inner envelope. A person returning an absentee ballot to the municipal clerk pursuant to subdivision (3) or (4) of this subsection shall present identification and, on the outer envelope of the absentee ballot, sign his name in the presence of the municipal clerk, and indicate his address, his relationship to the voter or his position, and the date and time of such return. As used in this section, "immediate family" means a dependent relative who resides in the individual's household or any spouse, child, parent or sibling of the individual.

4. A "designee" for purposes of this section means:

(1) a person who is caring for the applicant because of the applicant's illness or physical disability, including, but not limited to, a licensed physician or a registered or practical nurse, (2) a member of the applicant's family, who is designated by an absentee ballot applicant and who consents to such designation, or (3) a police officer, registrar of voters, deputy registrar of voters or assistant registrar of voters in the municipality in which the applicant resides.

Conn. Gen. Stat. § 9-140b(b).

5. "Mailed" for purposes of this section means "(A) sent by the United States

Postal Service or any commercial carrier, courier or messenger service recognized and

approved by the Secretary of the State, or (B) deposited in a secure drop box designated

by the municipal clerk for such purpose, in accordance with instructions prescribed by the

Secretary." Conn. Gen. Stat. § 9-140b(c)(1).

REVIEWED (JUDGE, SUPERIOR COURT): \_\_\_\_\_

6. Conn. Gen. Stat. 9-140b(d) provides as follows:

No person shall have in his possession any official absentee ballot or ballot envelope for use at any primary, election or referendum except the applicant to whom it was issued, the Secretary of the State or his or her authorized agents, any official printer of absentee ballot forms and his designated carriers, the United States Postal Service, any other carrier, courier or messenger service recognized and approved by the Secretary of the State, any person authorized by a municipal clerk to receive and process official absentee ballot forms on behalf of the municipal clerk, any authorized primary, election or referendum official or any other person authorized by any provision of the general statutes to possess a ballot or ballot envelope.

7. The City of Bridgeport held a primary for the Democratic nomination for

Mayor on September 12, 2023.

8. To facilitate this election in accordance with state law, the City of Bridgeport used four Drop Boxes located at Lyon Terrace (City Hall), 999 Broad Street, Boston Avenue Firehouse, and Ocean Terrace Firehouse.

9. The Bridgeport Police Department maintains cameras that record any activity at each of the four Drop Box locations.

10. Wanda Geter-Pataky is the vice-chair of the Bridgeport Democratic Town Committee and the Democratic District Leader for Voting District 136.

11. At no point during the 2023 election cycle and the Democratic primary for

Mayor did Geter-Pataky register as an absentee ballot distributor.

12. During evidence presented in the case of John Gomes v. Charles Clemons,

*Jr.*, *et al.*, FBT-CV-23-6127336-S,<sup>1</sup> Geter-Pataky testified that she works as a greeter for

the City of Bridgeport at the Margaret E. Morton Government Center at 999 Broad Street

<sup>1</sup> The Court's findings from that case are attached to this criminal complaint as **Exhibit A.** REVIEWED (JUDGE, SUPERIOR COURT):

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where one of the Drop Boxes is located. Thus, she has intimate knowledge of the area, including where the Drop Box is located and how it is monitored.

# <u>COUNT ONE – ILLEGAL RETURN OF ABSENTEE BALLOTS IN VIOLATION OF</u> <u>CONN. GEN. STAT. § 9-140b(a)</u>

13. During evidence presented in the case of *John Gomes v. Charles Clemons, Jr., et al.*, FBT-CV-23-6127336-S, video evidence showed that, on August 28, 2023 at 5:39 A.M., Geter-Pataky deposited three stacks of absentee ballots in the Broad Street Drop Box.

14. Geter-Pataky is not a proper designee to cast absentee ballots under Connecticut election law.

15. Geter-Pataky did knowingly and wilfully commit a Class D felony under Conn. Gen. Stat. § 9-359(5) in violation of Conn. Gen. Stat. § 9-140b(a) by illegally depositing three stacks of absentee ballots in a Ballot Drop Box in the City of Bridgeport on August 28, 2023 at 5:39 A.M.

# <u>COUNT TWO – CONSPIRACY TO COMMIT ILLEGAL RETURN OF ABSENTEE</u> <u>BALLOTS IN VIOLATION OF CONN. GEN. STAT. § 9-140b(a)</u>

16. During evidence presented in the case of *John Gomes v. Charles Clemons, Jr., et al.*, FBT-CV-23-6127336-S, video evidence showed that, on August 29, 2023 at 7:37 A.M., Geter-Pataky accompanied a man to his truck, walked back with him, and watched him make three deposits of a stack of absentee ballots in the Drop Box at the Broad Street Ballot Drop Box.

17. Neither Geter-Pataky nor the man she is shown with are proper designees to cast absentee ballots under Connecticut election law.

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18. Geter-Pataky did knowingly and wilfully conspire and commit a Class D felony under Conn. Gen. Stat. § 9-359(5) in violation of Conn. Gen. Stat. § 9-140b(a) by assisting the illegal casting of absentee ballots in a Ballot Drop Box in the City of Bridgeport on August 29, 2023 at 7:37 A.M.

# <u>COUNT THREE – CONSPIRACY TO COMMIT ILLEGAL RETURN OF ABSENTEE</u> <u>BALLOTS IN VIOLATION OF CONN. GEN. STAT. § 9-140b(a)</u>

19. During evidence presented in the case of *John Gomes v. Charles Clemons, Jr., et al.*, FBT-CV-23-6127336-S, video evidence showed that, on August 29, 2023 at 9:03 A.M., Geter-Pataky was working her job as a greeter at 999 Broad Street, Bridgeport, Connecticut and handed several absentee ballots to a man at her desk. That man subsequently deposited them in the Broad Street Ballot Box.

20. Neither Geter-Pataky nor the man she is shown with are proper designees to return absentee ballots under Connecticut election law.

21. Geter-Pataky did knowingly and wilfully conspire and commit a Class D felony under Conn. Gen. Stat. § 9-359(5) in violation of Conn. Gen. Stat. § 9-140b(a) by assisting the illegal return of absentee ballots in a Ballot Drop Box in the City of Bridgeport on August 29, 2023 at 9:03 A.M.

# <u>COUNT FOUR – CONSPIRACY TO COMMIT ILLEGAL RETURN OF ABSENTEE</u> <u>BALLOTS IN VIOLATION OF CONN. GEN. STAT. § 9-140b(a)</u>

22. During evidence presented in the case of *John Gomes v. Charles Clemons, Jr., et al.*, FBT-CV-23-6127336-S, video evidence showed that, on August 30, 2023, Geter-Pataky handed a group of absentee ballots to a woman who walked out from the Registrar's office is located and the woman deposited them in the Broad Street Ballot Drop Box.

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23. Neither Geter-Pataky nor the woman she is shown with are proper designees to return absentee ballots under Connecticut election law.

24. Geter-Pataky did knowingly and wilfully conspire and commit a Class D felony under Conn. Gen. Stat. § 9-359(5) in violation of Conn. Gen. Stat. § 9-140b(a) by assisting the illegal return of absentee ballots in a Ballot Drop Box in the City of Bridgeport on August 30, 2023.

#### <u>COUNT FIVE – ILLEGAL RETURN OF ABSENTEE BALLOTS IN VIOLATION OF</u> <u>CONN. GEN. STAT. § 9-140b(a)</u>

25. During evidence presented in the case of *John Gomes v. Charles Clemons, Jr., et al.*, FBT-CV-23-6127336-S, video evidence showed that, on August 31, 2023 at 6:09 AM, Geter-Pataky deposited a set of absentee ballots in the Broad Street Ballot Drop Box.

26. Geter-Pataky is not a proper designee to return absentee ballots under Connecticut election law.

27. Geter-Pataky did knowingly and wilfully commit a Class D felony under Conn. Gen. Stat. § 9-359(5) in violation of Conn. Gen. Stat. § 9-140b(a) by illegally returning of absentee ballots in a Ballot Drop Box in the City of Bridgeport on August 31, 2023 at 6:09 AM.

#### <u>COUNT SIX – CONSPIRACY TO COMMIT ILLEGAL RETURN OF ABSENTEE</u> <u>BALLOTS IN VIOLATION OF CONN. GEN. STAT. § 9-140b(a)</u>

28. During evidence presented in the case of *John Gomes v. Charles Clemons, Jr., et al.*, FBT-CV-23-6127336-S, video evidence showed that, on August 31, 2023 at 9:35 AM, Geter-Pataky handed a group of absentee ballots to a woman, and the woman deposited them in the Broad Street Ballot Drop Box while Geter-Pataky watched.

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29. Neither Geter-Pataky nor the woman she is shown with are proper designees to return absentee ballots under Connecticut election law.

30. Geter-Pataky did knowingly and wilfully conspire and commit a Class D felony under Conn. Gen. Stat. § 9-359(5) in violation of Conn. Gen. Stat. § 9-140b(a) by assisting the illegal return of absentee ballots in a Ballot Drop Box in the City of Bridgeport on August 31, 2023 at 9:35 AM.

#### <u>COUNT SEVEN – ILLEGAL RETURN OF ABSENTEE BALLOTS IN VIOLATION OF</u> <u>CONN. GEN. STAT. § 9-140b(a)</u>

31. During evidence presented in the case of *John Gomes v. Charles Clemons, Jr., et al.*, FBT-CV-23-6127336-S, video evidence showed that, on September 1, 2023, Geter-Pataky deposited two sets of absentee ballots in the Broad Street Ballot Drop Box.

32. Geter-Pataky is not proper designee to return absentee ballots under Connecticut election law.

33. Geter-Pataky did knowingly and wilfully commit a Class D felony under Conn. Gen. Stat. § 9-359(5) in violation of Conn. Gen. Stat. § 9-140b(a) by illegally returning of absentee ballots in a Ballot Drop Box in the City of Bridgeport on September 1, 2023.

#### <u>COUNT EIGHT – ILLEGAL RETURN OF ABSENTEE BALLOTS IN VIOLATION OF</u> <u>CONN. GEN. STAT. § 9-140b(a)</u>

34. During evidence presented in the case of *John Gomes v. Charles Clemons, Jr., et al.*, FBT-CV-23-6127336-S, video evidence showed that, on September 5, 2023, Geter-Pataky deposited six sets of absentee ballots in the Broad Street Ballot Drop Box.

35. Geter-Pataky is not proper designee to return absentee ballots under Connecticut election law.

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36. Geter-Pataky did knowingly and wilfully commit a Class D felony under Conn. Gen. Stat. § 9-359(5) in violation of Conn. Gen. Stat. § 9-140b(a) by illegally returning of absentee ballots in a Ballot Drop Box in the City of Bridgeport on September 5, 2023.

#### <u>COUNT NINE – CONSPIRACY TO COMMIT ILLEGAL RETURN OF ABSENTEE</u> <u>BALLOTS IN VIOLATION OF CONN. GEN. STAT. § 9-140b(a)</u>

37. During evidence presented in the case of *John Gomes v. Charles Clemons, Jr., et al.*, FBT-CV-23-6127336-S, video evidence showed that, on September 11, 2023 at 8:50 AM, Geter-Pataky carried a stack of absentee ballots to her desk and then handed them to a man outside of 999 Broad Street. The man then deposited the stack of ballots in the Broad Street Ballot Drop Box while she watched.

38. Neither Geter-Pataky nor the man she is shown with are proper designees to return absentee ballots under Connecticut election law.

39. Geter-Pataky did knowingly and wilfully conspire and commit a Class D felony under Conn. Gen. Stat. § 9-359(5) in violation of Conn. Gen. Stat. § 9-140b(a) by assisting the illegal return of absentee ballots in a Ballot Drop Box in the City of Bridgeport on September 11, 2023 at 8:50 AM.

# <u>COUNT TEN – ILLEGAL POSSESSION OF ABSENTEE BALLOTS IN VIOLATION</u> <u>OF CONN. GEN. STAT. § 9-140b(d)</u>

40. During evidence presented in the case of *John Gomes v. Charles Clemons, Jr., et al.*, FBT-CV-23-6127336-S, video evidence showed that, on August 28, 2023 at

REVIEWED (JUDGE, SUPERIOR COURT): \_\_\_\_\_

5:39 A.M., Geter-Pataky possessed and deposited three stacks of absentee ballots in the Broad Street Drop Box.

41. Geter-Pataky was not authorized to possess those absentee ballots under Connecticut election law.

42. Geter-Pataky did knowingly and wilfully commit a Class D felony under Conn. Gen. Stat. § 9-359(5) in violation of Conn. Gen. Stat. § 9-140b(d) by illegally possessing absentee ballots in the City of Bridgeport on August 28, 2023 at 5:39 A.M.

# COUNT ELEVEN – ILLEGAL POSSESSION OF ABSENTEE BALLOTS IN VIOLATION OF CONN. GEN. STAT. § 9-140b(d)

43. During evidence presented in the case of *John Gomes v. Charles Clemons, Jr., et al.*, FBT-CV-23-6127336-S, video evidence showed that, on August 29, 2023 at 9:03 A.M., Geter-Pataky was working her job as a greeter at 999 Broad Street, Bridgeport, Connecticut and handed several absentee ballots to a man at her desk. That man subsequently deposited them in the Broad Street Ballot Box.

44. Geter-Pataky was not authorized to possess those absentee ballots under Connecticut election law.

45. Geter-Pataky did knowingly and wilfully commit a Class D felony under Conn. Gen. Stat. § 9-359(5) in violation of Conn. Gen. Stat. § 9-140b(d) by illegally possessing absentee ballots in the City of Bridgeport on August 29, 2023 at 9:03 A.M.

# <u>COUNT TWELVE – ILLEGAL POSSESSION OF ABSENTEE BALLOTS IN</u> <u>VIOLATION OF CONN. GEN. STAT. § 9-140b(d)</u>

46. During evidence presented in the case of John Gomes v. Charles Clemons, Jr., et al., FBT-CV-23-6127336-S, video evidence showed that, on August 30, 2023,

# REVIEWED (JUDGE, SUPERIOR COURT): \_\_\_\_\_

Geter-Pataky handed a group of absentee ballots to a woman who walked out from the Registrar's office is located and the woman deposited them in the Broad Street Ballot Drop Box.

47. Geter-Pataky was not authorized to possess those absentee ballots under Connecticut election law.

48. Geter-Pataky did knowingly and wilfully commit a Class D felony under Conn. Gen. Stat. § 9-359(5) in violation of Conn. Gen. Stat. § 9-140b(d) by illegally possessing absentee ballots in the City of Bridgeport on August 30, 2023.

# <u>COUNT THIRTEEN – ILLEGAL POSSESSION OF ABSENTEE BALLOTS IN</u> <u>VIOLATION OF CONN. GEN. STAT. § 9-140b(d)</u>

49. During evidence presented in the case of *John Gomes v. Charles Clemons, Jr., et al.*, FBT-CV-23-6127336-S, video evidence showed that, on August 31, 2023 at 6:09 AM, Geter-Pataky deposited a set of absentee ballots in the Broad Street Ballot Drop Box.

50. Geter-Pataky was not authorized to possess those absentee ballots under Connecticut election law.

51. Geter-Pataky did knowingly and wilfully commit a Class D felony under Conn. Gen. Stat. § 9-359(5) in violation of Conn. Gen. Stat. § 9-140b(d) by illegally possessing absentee ballots in the City of Bridgeport on August 31, 2023 at 6:09 AM.

# <u>COUNT FOURTEEN – ILLEGAL POSSESSION OF ABSENTEE BALLOTS IN</u> <u>VIOLATION OF CONN. GEN. STAT. § 9-140b(d)</u>

52. During evidence presented in the case of John Gomes v. Charles Clemons,

Jr., et al., FBT-CV-23-6127336-S, video evidence showed that, on August 31, 2023 at

# REVIEWED (JUDGE, SUPERIOR COURT): \_\_\_\_\_

9:35 AM, Geter-Pataky handed a group of absentee ballots to a woman, and the woman deposited them in the Broad Street Ballot Drop Box while Geter-Pataky watched.

53. Geter-Pataky was not authorized to possess those absentee ballots under Connecticut election law.

54. Geter-Pataky did knowingly and wilfully commit a Class D felony under Conn. Gen. Stat. § 9-359(5) in violation of Conn. Gen. Stat. § 9-140b(d) by illegally possessing absentee ballots in the City of Bridgeport on August 31, 2023 at 9:35 AM.

# <u>COUNT FIFTEEN – ILLEGAL POSSESSION OF ABSENTEE BALLOTS IN</u> <u>VIOLATION OF CONN. GEN. STAT. § 9-140b(d)</u>

55. During evidence presented in the case of *John Gomes v. Charles Clemons, Jr., et al.*, FBT-CV-23-6127336-S, video evidence showed that, on September 1, 2023, Geter-Pataky deposited two sets of ballots in the Broad Street Ballot Drop Box.

56. Geter-Pataky was not authorized to possess those absentee ballots under Connecticut election law.

57. Geter-Pataky did knowingly and wilfully commit a Class D felony under Conn. Gen. Stat. § 9-359(5) in violation of Conn. Gen. Stat. § 9-140b(d) by illegally possessing absentee ballots in the City of Bridgeport on September 1, 2023.

# <u>COUNT SIXTEEN – ILLEGAL POSSESSION OF ABSENTEE BALLOTS IN</u> <u>VIOLATION OF CONN. GEN. STAT. § 9-140b(d)</u>

REVIEWED (JUDGE, SUPERIOR COURT): \_\_\_\_\_

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58. During evidence presented in the case of John Gomes v. Charles Clemons,

*Jr., et al.*, FBT-CV-23-6127336-S, video evidence showed that, on September 5, 2023, Geter-Pataky deposited six sets of absentee ballots in the Broad Street Ballot Drop Box.

59. Geter-Pataky was not authorized to possess those absentee ballots under Connecticut election law.

60. Geter-Pataky did knowingly and wilfully commit a Class D felony under Conn. Gen. Stat. § 9-359(5) in violation of Conn. Gen. Stat. § 9-140b(d) by illegally possessing absentee ballots in the City of Bridgeport on September 5, 2023.

# COUNT SEVENTEEN – ILLEGAL POSSESSION OF ABSENTEE BALLOTS IN VIOLATION OF CONN. GEN. STAT. § 9-140b(d)

61. During evidence presented in the case of *John Gomes v. Charles Clemons, Jr., et al.*, FBT-CV-23-6127336-S, video evidence showed that, on September 11, 2023 at 8:50 AM, Geter-Pataky carried a stack of absentee ballots to her desk and then handed them to a man outside of 999 Broad Street. The man then deposited the stack of ballots in the Broad Street Ballot Drop Box while she watched.

62. Geter-Pataky was not authorized to possess those absentee ballots under Connecticut election law.

63. Geter-Pataky did knowingly and wilfully commit a Class D felony under Conn. Gen. Stat. § 9-359(5) in violation of Conn. Gen. Stat. § 9-140b(d) by illegally possessing absentee ballots in the City of Bridgeport on September 11, 2023 at 8:50 AM.

# REVIEWED (JUDGE, SUPERIOR COURT): \_\_\_\_\_

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Based on the foregoing and pursuant to Conn. Gen. Stat. § 9-368, and \_\_\_\_\_, electors of the City of Bridgeport, by and through their undersigned attorney, hereby submit that there is probable cause for the Court to issue an arrest warrant for Wanda Geter-Pataky for the above violations of Connecticut laws relating to elections.

THE ELECTORS,

By: /s/ Cameron L. Atkinson /s/ Cameron L. Atkinson (442289) ATKINSON LAW, LLC (443770) 122 Litchfield Rd, Ste. 2 P.O. Box 340 Harwinton, CT 06791 Tel: 203-677-0782 Fax: 203-672-6551 catkinson@atkinsonlawfirm.com

REVIEWED (JUDGE, SUPERIOR COURT): \_\_\_\_\_

# OATH OF ELECTOR

I, \_\_\_\_\_, having been duly sworn and depose, do hereby state under oath as follows:

1. I am over the age of 18 and understand and believe in the obligation of an oath to tell the truth.

2. I am a registered elector who lives in the City of Bridgeport.

3. I have reviewed the foregoing criminal complaint and application for an arrest warrant to be issued for Wanda Geter-Pataky for violations of Connecticut election law.

4. I have also reviewed the November 1, 2023 memorandum of decision of the Connecticut Superior Court in the case of *John Gomes v. Charles Clemons, Jr., et al.*, FBT-CV-23-6127336-S.

5. Based on that review, I have good reason to believe and do believe that the allegations against Wanda Geter-Pataky contained herein are true and can be proven in a court of law.

6. I respectfully request the Court to issue an arrest warrant for Wanda Geter-Pataky.

Subscribed and sworn to before me, this \_\_\_\_\_ day of

\_\_\_\_\_, 2023

Notary Public/Commissioner of Superior Court

REVIEWED (JUDGE, SUPERIOR COURT): \_\_\_\_\_

# OATH OF ELECTOR

I, \_\_\_\_\_, having been duly sworn and depose, do hereby state under oath as follows:

7. I am over the age of 18 and understand and believe in the obligation of an oath to tell the truth.

8. I am a registered elector who lives in the City of Bridgeport.

9. I have reviewed the foregoing criminal complaint and application for an arrest warrant to be issued for Wanda Geter-Pataky for violations of Connecticut election law.

10. I have also reviewed the November 1, 2023 memorandum of decision of the Connecticut Superior Court in the case of *John Gomes v. Charles Clemons, Jr., et al.*, FBT-CV-23-6127336-S.

11. Based on that review, I have good reason to believe and do believe that the allegations against Wanda Geter-Pataky contained herein are true and can be proven in a court of law.

12. I respectfully request the Court to issue an arrest warrant for Wanda Geter-Pataky.

Subscribed and sworn to before me, this \_\_\_\_\_ day of

\_\_\_\_\_, 2023

Notary Public/Commissioner of Superior Court

REVIEWED (JUDGE, SUPERIOR COURT): \_\_\_\_\_

# OATH OF ELECTOR

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17. Based on that review, I have good reason to believe and do believe that the allegations against Wanda Geter-Pataky contained herein are true and can be proven in a court of law.

18. I respectfully request the Court to issue an arrest warrant for Wanda Geter-Pataky.

Subscribed and sworn to before me, this \_\_\_\_\_ day of

\_\_\_\_\_, 2023

Notary Public/Commissioner of Superior Court

REVIEWED (JUDGE, SUPERIOR COURT): \_\_\_\_\_

# <u>ORDER</u>

The foregoing application for an arrest warrant for Wanda Geter-Pataky, having

duly being presented to the Court, is hereby ordered (circle one):

# GRANTED / DENIED

The Court hereby finds probable cause and issues an arrest warrant for Wanda

Geter-Pataky on the following counts (check all that apply):

- o Count One
- Count Two
- o Count Three
- Count Four
- Count Five
- Count Six
- Count Seven
- Count Eight
- Count Nine
- o Count Ten
- Count Eleven
- Count Twelve
- Count Thirteen
- Count Fourteen
- Count Fifteen
- o Count Sixteen
- Count Seventeen

The Court orders that a copy of the foregoing order be delivered to the Bridgeport

Police Department for execution forthwith.

Dated:
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Judge, Connecticut Superior Court

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