NOV 3 0 2022

COMMONWEALTH OF PENNSYLVANIA OF PENNSYLVANIA COURT OF JUDICIAL DISCIPLINE

IN RE:

John R. Caffese Magisterial District Judge Magisterial District Court 43-4-04 Monroe County

1 JD 2022

PETITION FOR RELIEF FOR INTERIM SUSPENSION WITHOUT PAY

AND NOW, this 30th day of November, comes the Judicial Conduct Board of the Commonwealth of Pennsylvania (Board), by and through undersigned counsel, and files this Petition For Relief For Interim Suspension Without Pay pursuant to Rule 701 of the Court of Judicial Discipline Rules of Procedure, and in support thereof, avers the following:

1. The Pennsylvania Constitution provides this Court with the authority to impose interim suspension as follows:

Prior to a hearing, the court may issue an interim order directing suspension, with or without pay, of any justice, judge or justice of the peace against whom formal charges have been filed with the court by the board or against whom has been filed an indictment or information charging a felony. An interim order under this paragraph shall not be considered a final order from which an appeal may be taken.

Pa. Const, Art. V, § 18(d)(2).

2. From approximately July 8, 2022, until the present, Judge Caffese served continuously as the appointed Magisterial District Judge of Magisterial District Court 43-4-04, Monroe County.

- 3. By criminal complaint filed November 28, 2022, at *Commonwealth v. John R. Caffese*, MJ-43201-CR-453-2022, the Monroe County District Attorney's Office filed criminal charges against Judge Caffese. A true and correct copy of the criminal complaint and affidavit of probable cause are attached hereto as Attachment A, made a part hereof, and incorporated herein by reference as though set forth in full.
- 4. The Monroe County District Attorney's Office charged Judge Caffese with the following offenses: (1) unsworn falsification to authorities written statement, 18 P.S. § 4904(a)(1), a misdemeanor of the third degree; (2) false swearing official proceeding, 18 P.S. § 4903(a)(1), a misdemeanor of the third degree; (3) false swearing official proceeding, 18 P.S. § 4903(a)(1), a misdemeanor of the second degree; (4) theft by deception false impression (4 counts), 18 P.S. § 3925(a), a felony of the third degree; (5) receiving stolen property (4 counts), 18 P.S. § 3925(a), a felony of the third degree; and (6) obstruction of the administration of law, 18 P.S. § 5101, a misdemeanor of the second degree.
- 5. The allegations contained within the felony charges and the other criminal charges pending against Judge Caffese undermine both public confidence in the judiciary and its reputation. If Judge Caffese is permitted to continue presiding over cases in Magisterial District Court 43-4-04 during the pendency of these charges, the public's confidence in the judiciary will continue to erode.

WHEREFORE, it is respectfully requested that this Honorable Court enter an interim order suspending Judge Caffese, without pay, pending disposition of the charges filed against him and to grant such other relief as may be deemed appropriate.

Respectfully submitted,

Melissa Norton
Interim Chief Counsel

DATE: November 30, 2022

BY:

Chystath a Hoffleins / Man / Man

Assistant Counsel

Pa. Supreme Court ID No. 209623

Judicial Conduct Board Pennsylvania Judicial Center

601 Commonwealth Avenue, Suite 3500

P.O. Box 62525 Harrisburg, PA 17106 (717) 234-7911

COMMONWEALTH OF PENNSYLVANIA COURT OF JUDICIAL DISCIPLINE

IN RE:

John R. Caffese Magisterial District Judge Magisterial District Court 43-4-04 Monroe County

1 JD 2022

CERTIFICATE OF COMPLIANCE

I certify that this filing complies with the provisions of the *Case Records Public*Access Policy of the Unified Judicial System of Pennsylvania that require filing confidential information and documents differently than non-confidential information and documents.

Submitted by:

Judicial Conduct Board of Pennsylvania

Signature:

Name:

lizabeth A. Hoffheins/

Assistant Counsel

Attorney No.:

209623

COMMONWEALTH OF PENNSYLVANIA COURT OF JUDICIAL DISCIPLINE

IN RE:

John R. Caffese Magisterial District Judge Magisterial District Court 43-4-04 Monroe County

1 JD 2022

VERIFICATION

I, Elizabeth A. Hoffheins, Assistant Counsel to the Judicial Conduct Board, verify that the facts set forth in the foregoing petition are true and correct to the best of my knowledge, information, and belief. I understand that the statements made in this petition are subject to the penalties of 18 Pa.C.S.A. § 4904, regarding unsworn falsification to authorities.

November 30, 2022

By:

Elizabeth A. Hoffheins

Assistant Counsel

Pa. Supreme Court ID No. 209623

Judicial Conduct Board Pennsylvania Judicial Center

601 Commonwealth Avenue, Suite 3500

P.O. Box 62525

Harrisburg, PA 17106

(717) 234-7911

POLICE CRIMINAL COMPLAINT COMMONWEALTH OF PENNSYLVANIA COMMONWEALTH OF PENNSYLVANIA COUNTY OF MONROE V5. (NAME and ADDRESS) DEFENDANT: Magisterial District Number: 43-2-01 ROBERT CAFFESE JOHN KRISTINA ANZINI MD1 Hon. Gen. Middle Name Last Name First Name 823-A ANN ST Address: 1595 SPRUCE ST STROUDSBURG, PA 18360 STROUDSBURG, PA 18360 Telephone: 570-420-3492 NCIC Extradition Code Type □ C - Misdemeanor Surrounding States Distance: 1 - Felony Full 5 - Felony Pend. 6 - Felony Pend. Extradition Determ. D - Misdemeanor No Extradition 2 - Felony Ltd. □ E - Misdemeanor Pending 3 - Felony Surrounding States A - Misdemeanor Full F - Misdemeanor Pending Extradition Determ. [] B - Misdemeanor Limited 4 - Felony No Ext. DEFENDANT IDENTIFICATION INFORMATION Docket Number Complaint/Incident Number Request Lab Service? Date Filed OTN/LiveScan Number ☐ YES 🛣 NO 20220728M0338 Co-Defendants? GENDER Add'I. DOB 07/18/1986 POB **NEW YORK** DOS **™** Male First Name Middle Name Last Name AKA ☐ Female □ Unknown RACE ☐ Asian □ Black ■ Native American 🕱 White ☐ Unknown ETHNICITY ☐ Hispanic Non-Hispanic BLU (Blue) PLE (Purple) ☐ BRO (Brown) Red (Red/Aubn) 5DY (Sandy) Gry (Gray) HAIR COLOR XXX (Ink./Bald) PNK (Pink) ☐ WHI (White) ☐ GRN (Green) Bik (Black) Ong (Orange) Bin (Blonde / Strawberry) Blu (Blue) BRQ (Brown) GRN (Green) GRY (Gray) Blk (Black) EYE COLOR HAZ (Hazel) PNK (Pink) ☐ MUL (Multicolored ☐ XXX (Unknown ☐ MAR (Maroon) WEIGHT (16s.) **DNA Location** DNA YES TO NO **MNU Number** FBI Number Ft. HEIGHT In. TYES X NO Defendant Fingerprinted 09 Fingerprint Classification DEFENDANT VEHICLE INFORMATION Reg. Oth, NCIC Veh. Code Comm'l Ven School Registration State Hazmat Sticker (MM/YY) Plate # Same Ind. Veh. as Def. Style Color Model Year Make VIN Approved Disapproved because: Office of the attorney for the Commonwealth (The attorney for the Commonwealth may require the complaint, arrest warrant affidavil, or both, he approved by the attorney for the Commonwealth prior to flang. See PA. R. Crim. P 507.) 11.28 22 MICHER RAKACZEWSE (Stonature of the atto I-03/34373 CHIEF ERIC KERCHNER (Name of the Afriant) PSP/MPOETC - Assigned Afficht 1D Number & Badge # MONROE COUNTY DISTRICT ATTORNEY'S OFFICE (Identity Department or Agency Represented and Political Subdivision) <u>PA045013</u>A do hereby state: 1. M I accuse the above named defendant who lives at the address set forth above I accuse the defendant whose name is unknown to me but who is described as ☐ I pecuse the defendant whose name and popular designation are unknown to me and whom I have therefore designated as John Doe or Jane Doe STROUDSBURG BOROUG with violating the penal laws of the Commonwealth of Pennsylvania at [404] 610 MONROE ST STROUDSBURG County [45] on or about 04/20/2022 to 11/15/2022

(County Code

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<u> </u>	First ?	Middle	Last	1
Defendant Name	ИНОС	ROBERT	CAFFESE	

The acts committed by the accused are described below with each Act of Assembly or statute allegedly violated, if appropriate. When there is more than one offense, each offense should be numbered chronologically.

(Set torth a brief summary of the facts sufficient to advise the defendant of the nature of the offense(s) charged. A citation to the statute(s) allegedly violated, without more, is not sufficient. In a summary case, you must cite the specific section(s) and subsection(s) of the statute(s) or ordinance(s) allegedly violated. In addition, social security numbers and financial information (e.g. PINs) should not be listed. If the identity of an account must be established, list only the last four digits. 204 PA §§ 213. - 213.7.)

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18 Pa. C.S. 9 4904 Unsworn faisification to authorities (a) In general.--A person commits a misdemeanor of the second degree if, with intent to mislead a public servant in performing his official function, he: (1) makes any written false statement which he does not believe to be true;(2) submits or invites reliance on any writing which he knows to be forged, altered or otherwise lacking in authenticity; or(3) submits or invites reliance on any sample, specimen, map, boundary mark, or other object which he knows to be false.(b) Statements "under penalty."--A person commits a misdemeanor of the third degree if he makes a written false statement which he does not believe to be true, on or pursuant to a form bearing notice, authorized by law, to the effect that false statements made therein are punishable, to wit: for submitting Commonwealth of Pennsylvania form 87-011 attesting that the information is true and correct to the best of said person's knowledge, information and belief, said affirmation being made subject to the penalties prescribed by 18 Pa. C.S. ss 4904 (unsworn falsification to authorities) knowing it to be false.

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False Swearing - Offic Proceed

18 Pa. C.S. • 4903 False swearing (a) False swearing in official matters.—A person who makes a raise statement under odular or equivalent affirmation, or swears or affirms the truth of such a statement previously made, when he does not believe the statement to be true is guilty of a misdemeanor of the second degree if:(1) the falsification occurs in an official proceeding; or(2) the falsification is intended to mislead a public servant in performing his official function.(b) Other false swearing.—A person who makes a false statement under oath or equivalent affirmation, or swears or affirms the truth of such a statement previously made, when he does not believe the statement to be true, is guilty of a misdemeanor of the third degree, if the statement is one which is required by law to be sworn or affirmed before a notary or other person authorized to administer oaths, to wit: for submitting a Questionnaire for Local Judicial Nominees listing his residential address as 123 Stillwater Drive, Pocono Summit PA 18360 and his business address as 1595 Spruce Street, Stroudsburg PA 18360. Mr. CAFFESE affixed his signature to an AFFIDAVIT swearing "that the information provided in this statement is, to the best of my knowledge, true and accurate" knowing it to be false.

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POLICE CRIMINAL COMPLAINT

Docket Number	Date Flied OTN/Live	Scan Number	Complaint/Incident Number 20220728M0338
Defendant Name	First	Middle ROBERT	Last CAFFESE

- 2. I ask that a warrant of arrest or a summons be issued and that the defendant be required to answer the charges I have made.
- 3. I verify that the facts set forth in this complaint are true and correct to the best of my knowledge or information and belief. This verification is made subject to the penalties of section 4904 of the Crimes Code (18 PA C.C. 4904) relating to unsworn faisification to authorities.
- This complaint is comprised of the preceding page(s) numbered 1 through 4.
- 5. I certify that this filing complies with the provisions of the Case Records Public Access Policy of the Unified Judicial System of Pennsylvania that require filing confidential Information and documents differently than non-confidential information and documents.

The acts committed by the accused, as listed and hereafter, were against the peace and dignity of the Commonwealth of Pennsylvania and were contrary to the Act(s) of Assembly, or in violation of the statutes cited. (Before a warrant of arrest can be issued, an affidavit of probable cause/must be completed, sworn to

AND NOW, on this date

And affidavit of probable cause must be completed before a warrant can be issued.

(Signature of Affiant)

I certify that the complaint has been properly completed and verified.

An affidavit of probable cause must be completed before a warrant can be issued.

43-2-01
(Magisterial District Court Number)

(Issuing Authority)

	OPINIAL	COMPLAINT
POLICE	CKIMINAL	COMPLAIN

Docket Number:	Date Filed:	OTN/LiveScan Number	Complaint Num	hber Incident Number 20220729M0338	
Defendant Name	First: JOHN	Middle: ROBERT	Last CAF	FESE	

AFFIDAVIT of PROBABLE CAUSE

Your affiant, Chief Detective Eric J. Kerchner is a police officer with the Monroe County Office of the District Attorney. On July 8, 2022 John R. CAFFESE was appointed as Magisterial District Judge for District Court 43-4-04 (Tobyhanna and Tunkhannock Townships, Monroe County). The appointment was to fill a vacancy in the court and would last until January 1, 2024. On July 28th, 2022 I was assigned to investigate complaints that John R CAFFESE misrepresented his residency status in order to appear to reside within the magisterial district so that he would satisfy the residency requirements of the law calling for magisterial district judges to reside within their respective judicial districts. "...Other judges and magisterial district judges, for a period of one year preceding their election or appointment and during their continuance in office, shall reside within their respective districts..." 42 Pa,C,S,A 3101 (a).

During the course of my investigation I obtained the various official documents that Mr. CAFFESE executed, signed, and submitted to secure appointment as Magisterial District Judge for District Court 43-4-04;

- 04/20/2022 Mr. CAFFESE submitted a Questionnaire for Local Judicial Nomlnees (provided by the Governor's Office of
 the General counsel) listing his residential address as 123 Stillwater Drive, Pocono Summit PA 18360 and his business
 address as 1595 Spruce Street, Stroudsburg PA 18360. Mr. CAFFESE affixed his signature to an AFFIDAVIT swearing "that
 the Information provided in this statement is, to the best of my knowledge, true and accurate". The document was
 notarized by Dana Lynn DeBenedetto of Monroe County.
- 06/13/2022 Commonwealth of Pennsylvania form 87-011 Statement of Financial Interests listing his home address as 123 Stillwater Dr., Pocono Summit PA 18346 affirming that "the forgoing information is true and correct to the best of said person's knowledge, information and belief, said affirmation being made subject to the penalties prescribed by 18 Pa. C.S. § 4904 (unsworn falsification to authorities) and the Public Official and Employee Ethics Act, 65 Pa.C.S. § 1109(b)". John CAFFESE affixed his signature to this document.

I<u>, DETECTIVE ERIC J. KERCHNER</u>, BEING DULY SWORN ACCORDING TO THE LAW, DEPOSE AND SAY THAT THE FACTS SET FORTH IN THE FOREGOING AFFIDAVIT ARE TRUE AND CORRECT TO THE BEST OF MY KNOWLEDGE, INFORMATION AND BELIEF.

I CERTIFY THAT THIS FILING COMPLIES WITH THE PROVISIONS OF THE CASE RECORDS PUBLIC ACCESS POLICY OF THE UNIFIED JUDICIAL SYSTEM OF PENNSYLVANIA THAT REQUIRE FILING CONFIDENTIAL INFORMATION AND DOCUMENTS DIFFERENTLY THAN NON-CONFIDENTIAL INFORMATION AND DOCUMENTS.

Swom to me and subscribed before me this day of	(Signature of Afflant)
My commission expires first Monday of January,	Magisterlal District Judge
	SE L

AFFIDAVIT CONTINUATION PAGE

Docket Number:	Date Filed: OTN/LiveScan No	umber Complain	t Number	Incident Number 20220728M0338
Defendant Name			Last: CAFFESE	

AFFIDAVIT of PROBABLE CAUSE CONTINUATION

06/13/2022 – Senate Nomination Questionnaire for appointment to Monroe County Magisterial District Court 43-4-04 listing his voting address (home) as 123 Stillwater Drive, Pocono Summit PA 18346 and his business address as 1595 Spruce Street, Stroudsburg PA 18360 and affixing his signature below the statement "This form must be a sworn statement. Please have this form notarized". The document was notarized by Pinar Yucel-Ramsey of Dauphin County.

The initial investigation determined the following with respect to defendant's residency:

- 09/07/2016 John Robert CAFFESE purchased 1595 Spruce Street Stroudsburg (Stroud Twp).
- 01/28/2017 CAFFESE submitted a voter registration change of address to 1595 Spruce Street Stroudsburg (Stroud Twp)
- 04/26/2022 CAFFESE purchased 139 Gordon Ln Pocono Lake (Tobyhanna). (Tax bills sent to 1595 Spruce St. Stroudsburg PA 18360).
- 06/13/2022 CAFFESE registered to vote at 123 Stillwater Dr Pocono Summit (Tobyhanna) (mailing address on voter form remains 1595 Spruce St., Stroudsburg).
- 06/13/2022 Governor Tom WOLF nominated CAFFESE MDJ for District 43-4-04
- 07/08/2022 CAFFESE formally appointed MDJ for District 43-4-04 and sworn into office by the Honorable Judge Jonathan Mark of the Court of Common Pleas of Monroe County.
- 08/06/2022 CAFFESE changes his PennDOT Driver License address to 906 Route 940 Suite 115R, Pocono Lake PA (Tobyhanna).

Further investigation revealed the following:

Public records on CAFFESE obtained through LexisNexis *Accurant for Law Enforcement list multiple entries for 1595 Spruce Street Stroudsburg beginning in September 2016 through June 2022. There is a single entry for 139 Gordon Lane Pocono Lake in May 2022 (which is close in time to CAFFESE purchasing the Gordon Lane property and registering to vote at 123 Stillwater Drive). There are no public record entries for 123 Stillwater Drive, the address CAFFESE lists as his residence for his MDJ appointment.

*Accusion for Law Enforcement is a digital investigative technology that expedites the identification of people and their assets, addresses, relatives and business associates by providing instant access to a comprehensive database of public records including names, addresses and emails, death and criminal records, professional licenses, phone numbers (cell and land lines), assets (including motor vehicles, water and aircraft), bankruptcles, liens and judgements, real property records, social networking information and business records.

According to the Pocono Summit post office mail is not delivered to 123 Stillwater Drive.

On 07/24/2022 Mr. CAFFESE submitted a U.S. Postal Service Change of Address order changing his mailing address from 123 Stillwater Dr., Pocono Summit PA 18346 back to 1595 Spruce St., Stroudsburg PA 18360.

Christopher FODOR, the property owner's son for 123 Stillwater Dr., Pocono Summit, was interviewed on 07/29/2022 and disclosed the following: FODOR met CAFFESE through a mutual friend in later December 2021. FODOR learned that CAFFESE was looking to rent somewhere in the area and in late December 2021 or early January 2022 CAFFESE entered into an agreement with FODOR to rent a room at 123 Stillwater Drive for \$200.00 per month. Although FODOR claims that there is a formal rental agreement he was unable to produce it. When asked how often CAFFESE stayed at the property FODOR said he visits maybe once a week. When asked if CAFFESE slept overnight at the property, FODOR was unable to confirm.

POLICE CRIMINAL COMPLAINT AFFIDAVIT CONTINUATION PAGE

Docket Number	Date Filed: O	TN/LiveScan Number	Complaint Number	20220728M0338	
Defendant Nar	First: /	Middle: ROBERT	Last: CAFFESE		

AFFIDAVIT of PROBABLE CAUSE CONTINUATION

The 123 Stillwater Drive property owner, Cynthla T. Bongiorno FODOR was interviewed on 08/08/2022 and disclosed the following: Cynthia resides at the property adjacent to 123 Stillwater Drive. Although she is the property owner, her son, Christopher FODOR manages the 123 Stillwater property. Cynthia knows through her son that CAFFESE rents a room at 123 Stillwater Drive and pays her son \$200.00 per month. Despite living next door to 123 Stillwater Drive since January 2022 Cynthia has never met CAFFESE and has never observed him at 123 Stillwater Drive. Cynthia's son, Chris, is rehabbing the property and Cynthia enters to inspect the work two to three times a week usually in the late afternoon or evening.

On 08/08/2022 after receiving authorization from ADA Andrew THROCKMORTON and consent from Christopher FODOR, a telephone conversation between Christopher FODOR and John CAFFESSE was recorded. While discussing whether or not CAFFESE actually lived at 123 Stillwater Drive CAFFESE said "I stopped by this morning, knocked on the door, sat in the driveway a couple of minutes, I came home".

CAFFESE also said that I'm going to "keep up appearances, make my visits, I'm going to come by, I'm going to keep my residency and do all that. We'll have some parties, we'll hang out".

Later on in the conversation FODOR said "at this point they have not asked to come inside the house. You gotta keep in mind I've known some of these people for quite a long time and I think that they know me well enough at this point that if they ask to come inside the house, if they want to come in and take a look around the main area of the house I would say yeah. I'm not going to tell them no".

During this conversation CAFFESE told FODOR "I would say if they ever come back to you again, listen I told you guy not once but twice. Like now leave me alone. The guys no problem to me. You got a subpoena or search warrant to force me to talk to you I'm done".

To which CAFFESE responded "Yeah, I'm going to make that room a little nicer but I don't have time between now and the weekend. Set up a bachelor pad, make it look presentable".

According to public record sources and CAFFESE's landlord, CAFFESE'S cell phone number is 570-460-7055. The telephone service provider is Cellco Partnerships d/b/a Verizon Wireless.

In response to a search warrant for location data on CAFFESE's cell phone for the period beginning on 07/08/2021 through the current date VERIZON provided data revealing the following:

- 1. 1,648 connections from the tower closest to CAFFESE's Stroudsburg residence
- 2. 11 connections from the tower closest to CAFFESE's claimed Stillwater address
- 3. 114 connections to the tower closest to District Court 43-4-04 (CAFFESE's work location).

In response to a search warrant for customer data for the period beginning on 12/01/2021 through the current date BLUE RIDGE COMMUNICATIONS reported that:

- JOHN CAFFESE is the subscriber for the 1595 Spruce St Stroudsburg address from 11/07/2016 through 08/23/2022.
- 2. CYNTHIA FODOR is the subscriber for the 123 Stillwater Dr Pocono Summit address from 12/31/2021 through 08/08/2022.

Docket Number:	Date Filed: OTN/LiveScan N	umber Complain	AFFIDAVII CO	incident Number 20220728M0338
Defendant Name	First: JOHN	Middle: ROBERT	Last: CAFFESE	

AFFIDAVIT of PROBABLE CAUSE CONTINUATION

According to PennDOT records Mr. CAFFESE's registered address was changed from 1595 Spruce St., Stroudsburg PA 18360 to 123 Stillwater Dr., Pocono Summit PA 18346 on 07/25/2022. It has since been changed to 906 Route 940, Suite 115R, Pocono Lake PA 18347.

According to the Monroe County Voter Registration Office Mr. CAFFESE has never voted in Pocono Summit. Mr. CAFFESE's voting record, which covers the period 11/02/2004 through 11/03/2020, takes place in either Hamilton Township or Stroudsburg PA.

Neighbors residing around the vicinity of Spruce Street, Stroudsburg PA believed that Mr. CAFFESE resided full time at 1595 Spruce Street.

Between 08/03/2022 and 10/28/2022 Mr. CAFFESE collected four payments from the Commonwealth of Pennsylvania totaling 520,036.18 for work as a magisterial district judge knowing that he was not entitled to those payments. These payments were deposited into his personal Citizens Bank account x993-6. All four of the bank statements listing these deposits were sent to 1595 Spruce Street, Stroudsburg PA 18360-2914. Bank records were obtained through the Stroudsburg branch of Citizens Bank at 814 Main Street, Stroudsburg PA 18360.

Offenses Charged

I accuse Mr. JOHN ROBERT CAFFESE of violating 18 Pa. C.S. § 4904 Unsworn falsification to authorities (a) In general.—A person commits a misdemeanor of the second degree if, with intent to mislead a public servant in performing his official function, he: (1) makes any written false statement which he does not believe to be true; (2) submits or invites reliance on any writing which he knows to be forged, altered or otherwise lacking in authenticity; or (3) submits or invites reliance on any sample, specimen, map, boundary mark, or other object which he knows to be false. (b) Statements "under penalty."—A person commits a misdemeanor of the third degree if he makes a written false statement which he does not believe to be true, on or pursuant to a form bearing notice, authorized by law, to the effect that false statements made therein are punishable,

for submitting Commonwealth of Pennsylvania form 87-011 attesting that the information is true and correct to the
best of said person's knowledge, information and belief, said affirmation being made subject to the penalties prescribed
by 18 Pa. C.S. § 4904 (unsworn falsification to authorities) knowing it to be false, and

l accuse Mr. JOHN ROBERT CAFFESE of violating 18 Pa. C.S. § 4903 False swearing (a) False swearing in official matters.—A person who makes a false statement under oath or equivalent affirmation, or swears or affirms the truth of such a statement previously made, when he does not believe the statement to be true is guilty of a misdemeanor of the second degree if:(1) the falsification occurs in an official proceeding; or(2) the falsification is intended to mislead a public servant in performing his official function.(b) Other false swearing.—A person who makes a false statement under oath or equivalent affirmation, or swears or affirms the truth of such a statement previously made, when he does not believe the statement to be true, is guilty of a misdemeanor of the third degree, if the statement is one which is required by law to be sworn or affirmed before a notary or other person authorized to administer oaths

 for submitting a Questionnaire for Local Judicial Nominees listing his residential address as 123 Stillwater Drive, Pocono Summit PA 18360 and his business address as 1595 Spruce Street, Stroudsburg PA 18360. Mr. CAFFESE affixed his

POLICE CRIMINAL COMPLAINT AFFIDAVIT CONTINUATION PAGE

Docket Number:	Date Filed: OTN/LiveScan N	lumber Complair ∔ी - ८	nt Number	Incident Number 20220728M0338
Defendant Name	First: JOHN	Middle: ROBERT	Last: CAFFESE	

AFFIDAVIT of PROBABLE CAUSE CONTINUATION

signature to an AFFIDAVIT swearing "that the information provided in this statement is, to the best of my knowledge, true and accurate" knowing it to be false, and

for submitting Senate Nomination Questionnaire for appointment to Monroe County Magisterial District Court 43-4-04 listing his voting address (home) as 123 Stillwater Drive, Pocono Summit PA 18346 and his business address as 1595 Spruce Street, Stroudsburg PA 18360 and affixing his signature below the statement "This form must be a sworn statement. Please have this form notarized" knowing it to be false.

l accuse Mr. JOHN ROBERT CAFFESE of violating 18 Pa. C.S. § 3922 (a) Theft by deception — a person is guilty of theft if he intentionally obtains or withholds property of another by deception. A person deceives if he intentionally: (1) creates or reinforces a false impression, including false impressions as to law, value, intention or other state of mind; but deception as to a person's intention to perform a promise shall not be inferred from the fact alone that he did not subsequently perform the promise; (2) prevents another from acquiring information which would affect his judgment of a transaction; or (3) rails to correct a false impression which the deceiver previously created or reinforced, or which the deceiver knows to be influencing another to whom he stands in a fiduciary or confidential relationship. Each theft exceeds \$2,000.00 which constitutes a felony of the third degree:

• for collecting \$3,658.01 on 08/03/2022, \$5,459.39 on 08/30/2022, \$5,459.39 on 09/29/2022 and \$5,459.39 on 10/28/2022 (for a total of \$20,036.18) from the Commonwealth of Pennsylvania knowing that he was not qualified to obtain those funds.

l accuse Mr. JOHN ROBERT CAFFESE of violating 18 Pa. C.S. § 3925 Receiving Stolen Property. - A person is guilty of theft if he intentionally receives, retains, or disposes of movable property of another knowing that it has been stolen, or believing that it has probably been stolen, unless the property is received, retained, or disposed with intent to restore it to the owner:

for depositing into his personal bank account \$3,658.01 on 08/03/2022, \$5,459.39 on 08/30/2022, \$5,459.39 on 09/29/2022 and \$5,459.39 on 10/28/2022 (for a total of \$20,036.18) from the Commonwealth of Pennsylvania knowing that he was not qualified to keep those funds

(Continued on next page)

POLICE CRIMINAL COMPLAINT AFFIDAVIT CONTINUATION PAGE

(Signature of Affiant)

Docket Number:	Date Filed: OTN/LiveScan N	umber Complair	nt Number	Incident Number 20220728M0338
	First JOHN	Middle: ROBERT	Last: CAFFESE	

AFFIDAVIT of PROBABLE CAUSE CONTINUATION

I accuse Mr. JOHN ROBERT CAFFESE of violating 18 Pa. C.S. § 5101 Obstructing administration of law or other governmental function. - A person commits a misdemeanor of the second degree if he intentionally obstructs, impairs or perverts the administration of law or other governmental function by force, violence, physical interference or obstacle, breach of official duty, or any other means of avoiding compliance with law without affirmative interference with governmental functions:

For advising a witness not to cooperate with investigators, to say "if they ever come back to you again, listen I told you guy not once but twice. Like now leave me alone. The guys no problem to me. You got a subpoena or search warrant to force me to talk to you I'm done".

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Docket Number	Date Filed	OTN/LiveScan Number	Complaint/Incident Number 20220728M0338	
		Middle	Last	
Defendant Name JOHN		ROBERT	CAFFESE	

AFFIDAVIT of PROBABLE CAUSE

CHIEF ERIC KERCHNER (I-03)	, BEING DULY SWORN ACCORDING TO THE LAW,
DEPOSE AND SAY THAT THE FACTS SET FORTH IN 1	THE FOREGOING AFFIDAVIT ARE TRUE AND
CORRECT TO THE BEST OF MY KNOWLEDGE, INFO	RMATION, AND BELIEF.
POLICY OF THE UNIFIED JUDICIAL SYSTEM OF PEN	PROVISIONS OF THE CASE RECORDS PUBLIC ACCESS INSYLVANIA THAT REQUIRE FILING CONFIDENTIAL AN NON-CONFIDENTIAL INFORMATION AND DOCUMENTS (Signature of Affiant)
Sworn to me and subscribed before me this	day of
Date	, Magisterlal District Judge
My commission expires first Monday of January	