

STATE OF NEW YORK
COMMISSION ON JUDICIAL CONDUCT

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

VINCENT SGUEGLIA,

A Judge of the County, Family, and
Surrogate Court, Tioga County.

**AGREED
STATEMENT OF FACTS**

Subject to the approval of the Commission on Judicial Conduct

("Commission"):

IT IS HEREBY STIPULATED AND AGREED by and between Robert H. Tembeckjian, Esq., Administrator and Counsel to the Commission, and Honorable Vincent Sgueglia ("respondent"), who is represented in this proceeding by Alan J. Pope, Esq., of Pope & Schrader, LLP, that further proceedings are waived and that the Commission shall make its determination upon the following facts, which shall constitute the entire record in lieu of a hearing.

1. Respondent was admitted to the practice of law in New York in 1968. He has been a Judge of the County Court, Family Court and Surrogate Court of Tioga County since 1993. Respondent's current term expires December 31, 2012, by which time he will be 70 years old. Respondent agrees that he will not seek appointment as a judicial hearing officer, after the conclusion of his term.

2. Respondent was served with a Formal Written Complaint dated March 31, 2011, and filed an Answer dated June 21, 2011.

As to Charge I

3. On or about September 6, 2005, respondent completed a State of New York Pistol/Revolver License Application seeking a permit to carry concealed pistols, including a Kel Tec Automatic .380, a Glock Automatic 9 Millimeter and a Walther Automatic .22. Respondent listed his present occupation as county judge. A copy of respondent's application is annexed hereto as Exhibit 1. Respondent then submitted the permit application to the Tioga County Sheriff's Department for the required background investigation of himself as the applicant.

4. From September 6, 2005, through November 3, 2005, the Tioga County Sheriff's Office investigated respondent's application for the issuance of a pistol permit. After its investigation, the Sheriff's Department recommended approval of respondent's permit application. A copy of the Sheriff's Department investigation report is annexed hereto as Exhibit 2. As it does with all applications, the Sheriff's Department returned the permit application to respondent.

5. On or about November 3, 2005, respondent, a licensing officer authorized to review and issue pistol permits in Tioga County by virtue of his judicial office, approved his own Pistol/Revolver License Application for a "have-and-carry-concealed" license, authorizing his largely unrestricted possession of three pistols: a Kel Tec Automatic .380, a Glock Automatic 9 Millimeter and a Walther Automatic .22. The permit contained no restrictions. A copy of respondent's permit is annexed hereto as Exhibit 3.

6. Respondent mistakenly believed he could sign his own permit

because he is the sole licensing officer in Tioga County pursuant to Penal Law Section 265.00 (10). Respondent is the only Tioga County Court Judge, and there is no other judge or justice of a court of record having an office in the Tioga County.

7. Between February 6, 2006, and September 15, 2010, the Sheriff's Department approved 14 amendments to respondent's permit, noting the addition of 17 pistols, as set forth on the appended Schedule A. Pursuant to the usual practice in Tioga County, it was not necessary for respondent to approve these amendments to his permit. Other than filing his applications, respondent played no role in approving the amendments to his pistol permit.

8. As the licensing officer for Tioga County, respondent is also empowered by Penal Law sections 400.00 (1) and 400.00 (9) to issue amendments to pistol permits. Respondent had previously authorized the Tioga County Sheriff's Department to amend the pistol permits of prior approved licensees who provided notice that they were acquiring and/or disposing of pistols other than those listed on their original permit, and who were not seeking a change in any other terms of their licenses. Licensees seeking to add pistols to their permit were required to show the source of the firearm and to attest that they had not been arrested, indicted, convicted or suffered a mental illness since the time of the issuance of their original license.

9. Respondent did not consult his Administrative Judge or any other official of the Office of Court Administration, nor did he request an Opinion from the Advisory Committee on Judicial Ethics, as to whether he could issue himself a pistol permit or whether another judge from outside Tioga County could do so in his stead.

10. By reason of the foregoing, respondent should be disciplined for cause, pursuant to Article 6, Section 22, subdivision (a), of the Constitution and Section 44, subdivision 1, of the Judiciary Law, in that respondent failed to uphold the integrity and independence of the judiciary by failing to maintain high standards of conduct so that the integrity and independence of the judiciary would be preserved, in violation of Section 100.1 of the Rules; failed to avoid impropriety and the appearance of impropriety in that he failed to comply with the law and to act at all times in a manner that promotes public confidence in the integrity and impartiality of the judiciary, in violation of Section 100.2 (A) of the Rules, failed to discharge his administrative responsibilities without the appearance of bias or prejudice so as to maintain professional competence in judicial administration, in violation of Section 100.3 (C) (1) of the Rules, failed to disqualify himself in a matter in which his impartiality could reasonably be questioned, in violation of Section 100.3 (E) (1) of the Rules, and failed to disqualify himself in a matter in which he had a personal stake and knowledge concerning the underlying facts of the above mentioned applications, in violation of Section 100.3 (E) (1) (a) (i) and (ii) of the Rules.

Additional Information as to Charge I

11. On reflection, respondent realizes that it was inappropriate for him to take judicial action on his own pistol permit application, and that he should have consulted with court officials to arrange for another judge to handle the matter.

12. Respondent has submitted a pistol permit application for his various firearms and requested that Deputy Chief Administrative Judge Michael V. Coccoma assign that application to another judge to consider and rule upon. The application review

is underway before another judge.

As to Charge II

13. Whenever a member of the public brings a firearm, loaded or not, to the Tioga County Courthouse, it is standard procedure for court security to take the firearm, and place it in a locker in a public area supervised by court security. When the individual leaves the courthouse, the firearm is returned.

14. Respondent provided evidence of the following, which the Administrator accepts.

- A. At all times relevant to the matters herein, it was respondent's practice to carry a firearm to and from court as a matter of personal safety.
- B. Respondent began carrying a firearm to court after having been directly threatened by individuals on two occasions. In November 2002, when respondent was campaigning for re-election, a man carrying a pick-axe approached him, cursed at him and said he wished respondent dead for having ruined his life. On a separate occasion, when respondent was in the public square in front of the courthouse, he was approached by a man who said he wished respondent dead.
- C. On several occasions, respondent has been followed after leaving the court parking lot by unknown drivers who have continued toward his home. On those occasions, respondent took circuitous routes to

evade the unknown driver following him and subsequently reported the incidents to police or court security officers. On one such occasion, respondent drove into the State Police barracks parking lot in order to evade the unknown driver, and on another occasion he drove into the Owego Police Station parking lot. Respondent has never identified these individuals.

D. In November 2010, Harvey Smith, a Tioga County jail inmate, was charged with a felony in connection with his attempt to recruit a fellow inmate to murder respondent.

15. Respondent advised court security personnel that he was regularly carrying a loaded gun into the courthouse, and court security officers assigned to the courthouse were advised that respondent carried a firearm to court. Respondent did not advise his administrative judge that he was bringing a gun to the courthouse.

16. Respondent's standard practice was to keep the firearm in a drawer in his chambers while he was in the courthouse. This practice was adopted to eliminate the necessity for a court officer to obtain and secure respondent's firearm in the locker, which is located in another part of the courthouse, and then to retrieve it when respondent left. Respondent routinely entered and left the courthouse with the knowledge of court security, utilizing a non-public entrance located on the opposite side of the building from where the secure public entrance and secure lockers are located.

17. There were no administrative policies prohibiting judges from bringing firearms into their chambers and no promulgated procedures for court security

staff to follow in such circumstances.

18. On January 21, 2010, respondent carried a .38 caliber Smith and Wesson revolver into the Tioga County Courthouse. Respondent knew there was a faulty mechanism on the revolver that was used to cock the firearm and rotate the cylinder. When respondent reached his chambers he took the revolver out of his pocket and placed it in a desk drawer.

19. At about 10:30 AM on January 21, 2010, during a break in court proceedings and while alone in his chambers, respondent decided to try to repair the mechanism. Respondent did not know that the revolver was loaded but as a standard protocol he pointed it in a safe direction at a concrete wall. While respondent was manipulating the revolver for repair, it accidentally discharged. Respondent does not know mechanically what caused the gun to discharge. Respondent did not check to determine if the gun was loaded, and when he started to fix it he still believed it was unloaded.

20. Immediately after the revolver discharged, respondent emptied the remaining bullets from the revolver. Respondent's court assistant, Deborah Simonik, who was located in the courtroom next to respondent's chambers, promptly notified court security that the gun had accidentally discharged and that no one was hurt.

21. At the time the firearm was discharged, respondent's secretary, Lisa Mistretta, was in an office across the hall from his chambers, located away from the wall into which the bullet was fired.

22. Following Ms. Simonik's notification, two court officers, Sergeant

Charles Scudiero and Lieutenant John Sullivan, interviewed respondent regarding the discharge of the revolver in his chambers.

23. Later that morning, Captain Carl Fennisey of the New York State Unified Court System Court Security Office contacted Tioga County Sheriff Gary Howard and requested an investigation of the discharge of a firearm in respondent's chambers.

24. Two Sheriff's Department investigators, Senior Investigator Patrick Hogan and Investigator Casey Rhodes, thereafter arrived at the courthouse to investigate. They found the .38 caliber bullet embedded in a wall in respondent's chambers, close to the floor. An elevator shaft is located on the other side of the wall from where the bullet was lodged. As a result of their investigation, it was determined that respondent had accidentally discharged the firearm. Prosecution was neither recommended nor initiated.

25. The Tioga County Courthouse is located in the Village of Owego. Section 153-3 of the Village Ordinances of Owego prohibits the discharge of a firearm "whether on public or private property within the corporate limits of the village," with three exceptions: (a) in self-defense, (b) in the discharge of official duty or (c) in target practice at an indoor range. Respondent did not receive a summons or ticket for violating the local ordinance.

26. Although all court staff and police officers involved in this matter knew respondent to be a judge, at no time did respondent invoke his judicial title or influence with them to avert an investigation into the discharge of his firearm, impede

their inquiries, evade a summons or otherwise interfere with their duties.

27. Respondent acknowledges that the accidental discharge of his revolver was contrary to the local ordinance and that the ordinance does not distinguish between intentional and accidental discharge. Respondent recognizes that his conduct did not fall within the three exceptions contained in the ordinance.

28. No action was taken to revoke or amend respondent's permit as a result of the incident.

29. After January 21, 2010, respondent stopped bringing a firearm to the courthouse.

30. Upon reflection, respondent acknowledges that his chambers was not an appropriate location for him to have been repairing a personal firearm.

31. Respondent's intention was to carry a firearm for personal safety. Respondent recognizes that the Office of Court Administration employs court officers whose duties include providing security services to judges within the courthouse.

32. By reason of the foregoing, respondent should be disciplined for cause, pursuant to Article 6, Section 22, subdivision (a), of the Constitution and Section 44, subdivision 1, of the Judiciary Law, in that respondent failed to uphold the integrity and independence of the judiciary by failing to maintain high standards of conduct so that the integrity and independence of the judiciary would be preserved, in violation of Section 100.1 of the Rules; failed to avoid impropriety and the appearance of impropriety in that he failed to comply with the law and to act at all times in a manner that promotes public confidence in the integrity and impartiality of the judiciary, in violation of Section

100.2 (A) of the Rules; and failed to conduct his extra-judicial activities so as to minimize the risk of conflict with judicial obligations, in that he detracted from the dignity of judicial office, in violation of Section 100.4 (A) (2) of the Rules.

Mitigating Factors

33. On reflection and mindful of the safety of others, respondent has not brought a firearm into the courthouse since January 21, 2010.

34. Respondent has been contrite and cooperative with the Commission throughout its inquiry.

35. Respondent has served as the Judge of the County Court, Family Court and Surrogate Court of Tioga County for 19 years and has never been disciplined for judicial misconduct. He regrets his failure to abide by the Rules in this instance and pledges to conduct himself faithfully in accordance with the Rules for the remainder of his term as a judge.

IT IS FURTHER STIPULATED AND AGREED that respondent withdraws from his Answer any denials or defenses inconsistent with this Agreed Statement of Facts.

IT IS FURTHER STIPULATED AND AGREED that the parties to this Agreed Statement of Facts respectfully recommend to the Commission that the appropriate sanction is public Censure based upon the judicial misconduct set forth above.

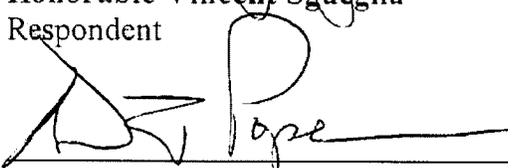
IT IS FURTHER STIPULATED AND AGREED that if the

Commission accepts this Agreed Statement of Facts, the parties waive oral argument and waive further submissions to the Commission as to the issues of misconduct and sanction, and that the Commission shall thereupon impose a public Censure without further submission of the parties, based solely upon this Agreed Statement. If the Commission rejects this Agreed Statement of Facts, the matter shall proceed to a hearing and the statements made herein shall not be used by the Commission, the respondent or the Administrator and Counsel to the Commission.

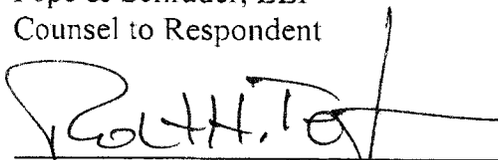
Dated: June 5, 2012


Honorable Vincent Sgueglia
Respondent

Dated: 6/7/12


Alan J. Pope, Esq.
Pope & Schrader, LLP
Counsel to Respondent

Dated: June 7, 2012


Robert H. Tembeckjian, Esq.
Administrator & Counsel to the Commission
(John J. Postel & Kathleen Martin, Of Counsel)

NYSID NUMBER 02919182
 LICENSE NUMBER C05-82
 DATE OF ISSUE MONTH 1 DAY 03 YEAR 05

PPB-3 REV. 07/91

STATE OF NEW YORK
 PISTOL/REVOLVER LICENSE APPLICATION

INSTRUCTIONS: Print or type in black ink only.

COUNTY OF ISSUE TIOGA
 EXPIRATION DATE MONTH DAY YEAR

LAST NAME FIRST NAME
 SQUEGLIA VINCENT
 HEIGHT 72 INCHES WEIGHT 200 POUNDS EYES BR HAIR GR RACE CAUC
 EMPLOYED BY NEW YORK STATE NATURE OF BUSINESS JUDGE BUSINESS ADDRESS 20 COURT ST, OWEGO, NY 13827
 CITIZEN OF U.S.A. YES NO

I HEREBY APPLY FOR A LICENSE TO: (Check one only) CARRY PISTOL/REVOLVER CONCEALED POSSESS PISTOL/REVOLVER ON PREMISES
 IF LICENSE DESIRED TO POSSESS ON PREMISES ONLY, DESCRIBE PREMISES AND ADDRESS:

STREET ADDRESS OR OTHER LOCATION CITY, VILLAGE, TOWN ZIP CODE
 A LICENSE IS REQUIRED FOR THE FOLLOWING REASON: PROTECTION

GIVE FOUR CHARACTER REFERENCES WHO BY THEIR SIGNATURE ATTEST TO YOUR GOOD MORAL CHARACTER

LAST FIRST MI	STREET ADDRESS	CITY, VILLAGE, TOWN	SIGNATURE
MC DONALD THOMAS J.	[REDACTED]	[REDACTED]	[Signature]
NORMAN R. BELL	[REDACTED]	[REDACTED]	[Signature]
S. Brandon Seaton	[REDACTED]	[REDACTED]	[Signature]
DARRYL W. REYNOLDS	[REDACTED]	[REDACTED]	[Signature]

HAVE YOU EVER BEEN ARRESTED, INDICTED, CONVICTED ANYWHERE FOR ANY OFFENSE (EXCEPT TRAFFIC INFRACTIONS)?
 YES NO IF YES, FURNISH THE FOLLOWING INFORMATION:

DATE	POLICE AGENCY	CHARGE	DISPOSITION — COURT AND DATE

HAVE YOU EVER BEEN TERMINATED/DISCHARGED FROM ANY EMPLOYMENT OR THE ARMED FORCES FOR CAUSE? YES NO
 HAVE YOU EVER UNDERGONE ANY TYPE OF TREATMENT FOR ALCOHOLISM OR DRUG USE? YES NO
 HAVE YOU EVER SUFFERED ANY MENTAL ILLNESS, OR BEEN CONFINED TO ANY HOSPITAL, PUBLIC OR PRIVATE INSTITUTION, FOR MENTAL ILLNESS? YES NO
 HAVE YOU EVER HAD A PISTOL/REVOLVER LICENSE, DEALER'S LICENSE, GUNSMITH LICENSE, OR ANY APPLICATION FOR ANY SUCH LICENSE DISAPPROVED, OR HAD ANY SUCH LICENSE REVOKED OR CANCELLED? YES NO
 DO YOU HAVE ANY PHYSICAL CONDITION WHICH COULD INTERFERE WITH THE SAFE AND PROPER USE OF A HANDGUN? YES NO
 HAVE YOU EVER BEEN CHARGED, PETITIONED AGAINST, A RESPONDENT, OR OTHERWISE BEEN A SUBJECT OF A PROCEEDING IN FAMILY COURT? YES NO

IF ANSWER TO ANY QUESTION IS YES, EXPLAIN HERE:



ANY OMISSION OF FACT OR ANY FALSE STATEMENT WILL BE SUFFICIENT CAUSE TO DENY THIS APPLICATION AND CONSTITUTES A CRIME PUNISHABLE BY FINE, IMPRISONMENT, OR BOTH.

AM AWARE THAT THE FOLLOWING CONDITIONS AFFECT ANY LICENSE WHICH MAY BE ISSUED TO ME:

- NO LICENSE ISSUED AS A RESULT OF THIS APPLICATION IS VALID IN THE CITY OF NEW YORK.
- ANY LICENSE ISSUED AS A RESULT OF THIS APPLICATION WILL BE VALID ONLY FOR A PISTOL OR REVOLVER SPECIFICALLY DESCRIBED IN THE LICENSE OR IN AN AMENDMENT TO SUCH LICENSE PROPERLY ISSUED BY THE LICENSING OFFICER.
- IF I PERMANENTLY CHANGE MY ADDRESS, NOTICE OF SUCH CHANGE AND MY NEW ADDRESS MUST BE FORWARDED TO THE SUPERINTENDENT OF THE STATE POLICE AND IN NASSAU COUNTY AND SUFFOLK COUNTY, TO THE LICENSING OFFICER OF THAT COUNTY, WITHIN 10 DAYS OF SUCH CHANGE.
- ANY LICENSE ISSUED AS A RESULT OF THIS APPLICATION IS SUBJECT TO REVOCATION AT ANY TIME BY THE LICENSING OFFICER OR ANY JUDGE OR JUSTICE OF A COURT OF RECORD.

JURAT:
 SIGNED AND SWORN TO BEFORE ME

THIS 6 DAY OF SEPTEMBER, 2005
 AT OWEGO, NEW YORK

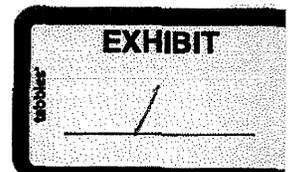
Vincent Squeglia
 SIGNATURE OF APPLICANT

LINDA M. BOGART
 Notary Public, State of New York
 No. 04B05057427
 Qualified in Tioga County

Linda M Bogart
 SIGNATURE OF OFFICER ADMINISTERING OATH

THIS FORM APPROVED BY SUPERINTENDENT OF COURTS
 REQUIRED BY PENAL LAW SECTION 400.00, SUBD. 3.

EXPIRES MARCH 25, 2006
 TITLE OF OFFICER
 APPLICATION NOT VALID UNLESS SWORN



1. RIGHT THUMB	2. RIGHT FOREFINGER	3. RIGHT MIDDLE FINGER	4. RIGHT RING FINGER	5. RIGHT LITTLE FINGER
6. LEFT THUMB	7. LEFT FOREFINGER	8. LEFT MIDDLE FINGER	9. LEFT RING FINGER	10. LEFT LITTLE FINGER

PLAIN IMPRESSIONS TAKEN SIMULTANEOUSLY

LEFT HAND	THUMBS TAKEN TOGETHER	RIGHT HAND

IMPRESSIONS TAKEN BY: NAME *David Spang* RANK *Sgt.* SHIELD *642* DATE *9-6-05*

APPLICANT'S SIGNATURE AND ADDRESS: *Vincent D'Agostino*

INVESTIGATION REPORT — ALL INFORMATION PROVIDED BY THIS APPLICANT HAS BEEN VERIFIED.

NAME *Bradley Talcott* RANK *Investigator* ORGANIZATION *Tioga Co. S.O.*

RECOMMEND APPROVAL - ~~DISAPPROVAL~~ (STRIKE OUT ONE) SIGNATURE OF INVESTIGATING OFFICER *David Spang*

THIS APPLICATION IS APPROVED - ~~DISAPPROVED~~ (STRIKE OUT ONE) THE FOLLOWING RESTRICTION(S) IS (ARE) APPLICABLE TO THIS LICENSE

TITLE AND SIGNATURE OF LICENSING OFFICER *David Spang*

IF LICENSING OFFICER AUTHORIZES THE POSSESSION OF A PISTOL OR REVOLVER AT THE TIME OF ISSUE OF ORIGINAL LICENSE, FURNISH THE FOLLOWING INFORMATION:

MANUFACTURER	PISTOL OR REVOLVER	CALIBER	SERIAL NUMBER	MODEL	ACQUIRED FROM
<i>KEL TEC</i>	<i>AUTO</i>	<i>380</i>	<i>HM202</i>	<i>P3AT</i>	<i>Yander Mountain 528 Harry L Dr Johnson City, Ny 13796</i>
<i>GLOCK</i>	<i>AUTO</i>	<i>9mm</i>	<i>FUN917</i>	<i>19</i>	
<i>WALTHER</i>	<i>AUTO</i>	<i>22</i>	<i>L047067</i>	<i>P22</i>	

1. RIGHT THUMB	2. RIGHT FOREFINGER	3. RIGHT MIDDLE FINGER	4. RIGHT RING FINGER	5. RIGHT LITTLE FINGER
6. LEFT THUMB	7. LEFT FOREFINGER	8. LEFT MIDDLE FINGER	9. LEFT RING FINGER	10. LEFT LITTLE FINGER

PLAIN IMPRESSIONS TAKEN SIMULTANEOUSLY

LEFT HAND	THUMBS TAKEN TOGETHER	RIGHT HAND

IMPRESSIONS TAKEN BY: NAME *David [Signature]* RANK *Sgt.* SHIELD *642* DATE *9-6-05*

APPLICANT'S SIGNATURE AND ADDRESS: *Vincent [Signature]*

INVESTIGATION REPORT - ALL INFORMATION PROVIDED BY THIS APPLICANT HAS BEEN VERIFIED:

NAME *Bradley Talcott* RANK *Investigator* ORGANIZATION *Tioga Co. S.O.*

RECOMMEND APPROVAL - ~~DISAPPROVAL~~ (STRIKE OUT ONE) SIGNATURE OF INVESTIGATING OFFICER *[Signature]*

THIS APPLICATION IS APPROVED - ~~DISAPPROVED~~ (STRIKE OUT ONE) THE FOLLOWING RESTRICTION(S) IS (ARE) APPLICABLE TO THIS LICENSE

TITLE AND SIGNATURE OF LICENSING OFFICER *[Signature]*

IF LICENSING OFFICER AUTHORIZES THE POSSESSION OF A PISTOL OR REVOLVER AT THE TIME OF ISSUE OF ORIGINAL LICENSE, FURNISH THE FOLLOWING INFORMATION:

MANUFACTURER	PISTOL OR REVOLVER	CALIBER	SERIAL NUMBER	MODEL	ACQUIRED FROM
<i>KEL TEC</i>	<i>AUTO</i>	<i>380</i>	<i>HM202</i>	<i>P3AT</i>	<i>Hander Mountain 528 Harry L Dr Johnson City, Ny 13790</i>
<i>GLOCK</i>	<i>AUTO</i>	<i>9mm</i>	<i>EUN917</i>	<i>19</i>	
<i>WALTHER</i>	<i>AUTO</i>	<i>22</i>	<i>L047067</i>	<i>P22</i>	

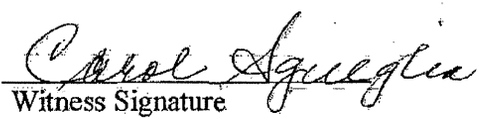
Date: SEPT 8, 2005

Applicant Name VINCENT SGUEGLIA
Address 

DOB 

I, VINCENT SGUEGLIA, do hereby authorize the Tioga County Family Court Clerk to check their records at the request of the law enforcement agency responsible for investigating pistol permit applications for any violations of an order of protection pertaining to me and release that information to such law enforcement agency.


Applicant Signature


Witness Signature

+++++

FAMILY COURT FINDINGS:

Signature _____ Title _____ Date _____

Tioga County Sheriff's Office



GARY W. HOWARD
Sheriff

103 Corporate Dr., Owego, N.Y. 13827
(607) 687-1010 - Owego
(607) 754-2515 - Endicott
(607) 565-2213 - Waverly
(607) 687-6755 - Fax

MICHAEL A. JACKSON
Undersheriff

TIOGA COUNTY PISTOL PERMIT INVESTIGATION REPORT

DATE: 11-2-05

NAME: Vincent A. Squeglia DOB: [REDACTED]

ADDRESS: [REDACTED]

OCCUPATION: Co. Judge EMPLOYER: New York State

HEIGHT: 6'0" WEIGHT: 200 EYE: Br HAIR: Gr SEX: M

NSYPIN Order of Protection Files Checked

Results: No record

NCIC Order of Protection Files Checked

Results: No record

NCIC Type III Files Checked

Results: No record

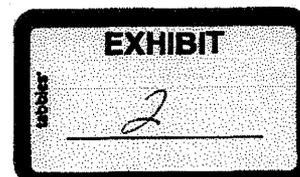
Local Records Checked

Results: _____

Investigation reveals no indications of any criminal behavior.

Investigation reveals prior criminal behavior - report attached.

Inv. Bradley Talcott
Inv. Bradley Talcott - Pistol Permit Officer



Vincent Sgueglia
(Signature of Holder)



This license is issued under the following conditions:

1. It is revocable at any time.
2. If issued outside of New York City, not valid to carry a weapon in New York City unless approved by the police commissioner of that city.

Make	Calibre	Serial	Model	Rev. or Auto
KEL TEC	380	HM202	P3AT	AUTO
GLOCK	9MM	FUN917	19	AUTO
WALTHER	22	L047057	P22	AUTO

UNRESTRICTED

c 05-82

Date 1/03/05



STATE OF NEW YORK

County of TIOGA

LICENSE TO CARRY PISTOL
IS HEREBY GRANTED

To VINCENT A SGUEGLIA

Address

Occupation COUNTY JUDGE

Employed by NEW YORK STATE

Nationality USA

Age Height 6'0" Weight 200

Judge TIOGA

County Court

EXHIBIT

3

**Honorable Vincent Sgueglia
A Judge of the
County, Family, and Surrogate Court
Tioga County**

Schedule A

	Firearm	Permit Amendment Date
1	Smith & Wesson .38 caliber mag. revolver	02/06/06
2	Beretta .22 caliber automatic	02/17/06
3	Ruger .22 caliber Mark 1	02/17/06
4	Ruger .22 caliber revolver	02/24/06
5	Smith & Wesson .38 caliber revolver	03/16/06
6	Smith & Wesson 9 mm automatic	04/14/06
7	Colt .38 caliber automatic	08/07/06
8	Smith & Wesson .38 caliber special revolver	08/24/06
9	Smith & Wesson .44 mag. revolver	11/17/06
10	Smith & Wesson .357 caliber revolver	03/09/07
11	Smith & Wesson .357 caliber revolver	07/06/07
12	Walther .38 caliber automatic	08/13/08
13	High Standard .22 caliber revolver	11/21/08
14	Taurus .22 caliber revolver	11/19/09
15	High Standard .22 caliber revolver	11/19/09
16	Jennings Firearms Inc. .22 caliber automatic	09/15/10
17	Excam .25acp caliber automatic	09/15/10