From: Sent: To:	FOIL <foil@nycourts.gov> Tuesday, October 15, 2024 12:56 PM FOIL; Center for Judicial Accountability, Inc. (CJA)</foil@nycourts.gov>
Cc:	3rd JD Administration; Amy Serson
Subject:	RE: FOIL/Records Request: Rensselaer County Court Judge Jennifer Sober, Compliance with Court Rules & CJA v. NYS Commission on Legislative, Judicial & Executive Compensation (Albany Supreme Court #902654-24)

Please be advised that we require additional time to complete our response to your FOIL request dated 9/16/2024. We will provide you with a status update on or before November 12, 2024, if we have not completed our response by then.

Thank you for your courtesy in this matter.

From: FOIL < FOIL@nycourts.gov>

Sent: Monday, September 16, 2024 9:42 AM

To: Center for Judicial Accountability, Inc. (CJA) <<u>elena@judgewatch.org</u>>; FOIL <<u>FOIL@nycourts.gov</u>> **Cc:** 3rd JD Administration <<u>3rdjdadministration@nycourts.gov</u>>; Amy Serson <<u>aserson@nycourts.gov</u>>

Subject: RE: FOIL/Records Request: Rensselaer County Court Judge Jennifer Sober, Compliance with Court Rules -- & CJA v. NYS Commission on Legislative, Judicial & Executive Compensation (Albany Supreme Court #902654-24)

The Office of Court Administration acknowledges receipt of your FOIL request dated 9/10/2024, seeking:

- (1) the 2024 Judicial Assignment Book for the 3rd Judicial District;
- (2) records pertaining to what 22 NYCRR Part 22 was or where it now is as <u>the Chief Judge's Rules</u> on the Unified Court System's website skips Part 22.
- (3) records reflecting the designation, if any, of Rensselaer County Court Judge Sober to be an acting Supreme Court justice and of her redesignation(s), pursuant to <u>Part 121 of the Chief</u> <u>Administrative Judge's Rules entitled "Temporary Assignment Of Judges To The Supreme Court"</u> and <u>Part 33 of the Chief Judge's Rules entitled "Temporary Assignment Of Justices And Judges"</u>.
- (4) records reflecting that Judge Sober's salary is that of a Rensselaer County Court judge, not a Supreme Court justice, and that she receives and has received no additional compensation for work connected with Supreme Court assignments;
- (5) records of the "approval of the Deputy Chief Administrative Judge and Presiding Justice of the Appellate Division" of Judge Sober's assignment to the hybrid Article 78 proceeding/declaratory judgment action/citizen-taxpayer action <u>Center for Judicial Accountability, Inc., et al. v. New York State Commission on Legislative, Judicial and Executive Compensation, et al. (Albany County Supreme Court, #902654-24) – an assignment that spanned 138 days from the March 29, 2024 return date of petitioners' March 19, 2024 order to show cause (<u>NYSCEF #17</u>) to the three</u>

decisions/orders/judgments she rendered on August 14, 2024 and signed as "Acting Supreme Court Justice" (<u>NYSCEF #79</u>, <u>NYSCEF #80</u>, <u>NYSCEF #81</u>);

- (6) records of Judge Sober's compliance with Part 04 of the Rules of the Chief Judge entitled "Reports <u>Of Pending Matters"</u>, whose Section 4.1 requires "a statement from every judge and justice of every court indicating the matters which have been pending undecided before such judge or justice for a period of 60 days after final submission and the reasons therefor", and, specifically, of Judge Sober's compliance with respect to *CJA v. Commission on Legislative, Judicial and Executive Compensation*, wherein, by June 17, 2024 and July 30, 2024 letters (<u>NYSCEF #77</u>), (<u>NYSCEF #78</u>), to which Judge Sober did not respond, petitioners asserted that the only reason for her violation of the 60-day time frame for determining motions pursuant to <u>22 NYCRR §202.8(h)</u> and violation of <u>State Finance Law §123-c(4</u>), requiring citizen-taxpayer actions to be "promptly determined" and "have preference over all other causes in all courts", was her "actual bias arising from [her] direct financial interest in this lawsuit", proscribed by Judiciary Law §14 and divesting her of jurisdiction "as to which, in the absence of jurisdiction and because of the availability of federal judges, the judge-made 'rule of necessity' cannot be invoked";
- (7) records of Judge Sober's requests, if any, pursuant to <u>22 NYCRR §202.8(h)(1)</u>, for an "automated open motion report of all motions pending before [her] which appeare[d] undecided 60 days after final submission", to "assist [her] in preparing the quarterly report of pending civil matters required by section 4.1 of the Rules of the Chief Judge" for any portion of the period from May 29, 2024 to August 14, 2024 this being "her official quarterly report";
- (8) records of actions taken by supervising judges with respect to Judge Sober's "official quarterly report" and Section 4.1 statement for any portion of the period from May 29, 2024 to August 14, 2024;
- (9) the Chief Administrative Judge's written instructions and blank forms for Section 4.1 statements, pursuant to <u>Part 04 of the Chief Judge's Rules</u>, and for "official quarterly report(s)".

We have begun to process your request and we will provide you with a status update on or before October 15, 2024.

From: Center for Judicial Accountability, Inc. (CJA) <<u>elena@judgewatch.org</u>>
Sent: Tuesday, September 10, 2024 12:28 PM
To: FOIL <<u>FOIL@nycourts.gov</u>>
Cc: 3rd JD Administration <<u>3rdjdadministration@nycourts.gov</u>>; Amy Serson <<u>aserson@nycourts.gov</u>>

Subject: FOIL/Records Request: Rensselaer County Court Judge Jennifer Sober, Compliance with Court Rules -- & CJA v. NYS Commission on Legislative, Judicial & Executive Compensation (Albany Supreme Court #902654-24)

TO: Unified Court System FOIL Officer/Assistant Deputy Counsel Diane Turo

The Unified Court System's website has a <u>"Courts" webpage</u> linking to a <u>webpage for "County Court"</u>, whose link for <u>Rensselaer County</u> combines Supreme and County Courts. It does not indicate who the

Rensselaer County Court judges are – or that, pursuant to <u>Judiciary Law §182</u>, there would be two. It does list three "Acting Supreme Court Justices": Adam W. Silverman, Debra J. Young, and Jennifer Sober, whose profiles are not linked. The profiles are, however, accessible from the <u>Unified Court System</u> website. They reflect:

- that <u>Adam Silverman</u> was appointed to the Court of Claims in 2020 by Governor Andrew Cuomo, and, from 2020-2022, was designated an acting Supreme Court justice by Chief Administrative Judge Lawrence Marks and, from 2023 to the present, so-designated by Acting Chief Administrative Judge Tamiko Amiker;
- that <u>Debra Young</u> was elected to Rensselaer County Court in 2013 and re-elected in 2023, and, from 2015 to the present, was designated to be an acting Supreme Court justice by Chief Administrative Judge Gail Prudenti, who also appointed her, in 2015 to the present, to be supervising judge for the 3rd Judicial District of the criminal term of the Rensselaer County Court;
- Jennifer Sober was elected to Rensselaer County Court in 2017.

Although the Third Judicial District's website has not posted its 2024 Judicial Assignment Book, it does post its 2023 Judicial Assignment Book. It identifies (at its unmarked page 12) Judge Sober as "designated pursuant to article VI, section 26 of the New York State Constitution and 22 NYCRR Parts 22 and 121, as eligible for being selected by the District Administrative Judge for temporary assignments to Supreme Court during the calendar year 2023", but states "These assignments are not to exceed 20 days without the approval of the Deputy Chief Administrative Judge and Presiding Justice of the Appellate Division."

Pursuant to <u>Public Officers Law Article VI</u> ("Freedom of Information Law") and <u>Part 124 of the Chief</u> <u>Administrator's Rules</u> ("Public Access to Records"), this is to request:

- (1) the 2024 Judicial Assignment Book for the 3rd Judicial District;
- (2) records pertaining to what 22 NYCRR Part 22 was or where it now is as <u>the Chief Judge's Rules</u> on the Unified Court System's website skips Part 22.
- (3) records reflecting the designation, if any, of Rensselaer County Court Judge Sober to be an acting Supreme Court justice and of her redesignation(s), pursuant to <u>Part 121 of the Chief</u> <u>Administrative Judge's Rules entitled "Temporary Assignment Of Judges To The Supreme Court"</u> and <u>Part 33 of the Chief Judge's Rules entitled "Temporary Assignment Of Justices And Judges"</u>.
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- (5) records of the "approval of the Deputy Chief Administrative Judge and Presiding Justice of the Appellate Division" of Judge Sober's assignment to the hybrid Article 78 proceeding/declaratory judgment action/citizen-taxpayer action <u>Center for Judicial Accountability, Inc., et al. v. New York State Commission on Legislative, Judicial and Executive Compensation, et al. (Albany County Supreme Court, #902654-24) – an assignment that spanned 138 days from the March 29, 2024 return date of petitioners' March 19, 2024 order to show cause (<u>NYSCEF #17</u>) to the three</u>

decisions/orders/judgments she rendered on August 14, 2024 and signed as "Acting Supreme Court Justice" (<u>NYSCEF #79</u>, <u>NYSCEF #80</u>, <u>NYSCEF #81</u>);

- (6) records of Judge Sober's compliance with Part 04 of the Rules of the Chief Judge entitled "Reports <u>Of Pending Matters"</u>, whose Section 4.1 requires "a statement from every judge and justice of every court indicating the matters which have been pending undecided before such judge or justice for a period of 60 days after final submission and the reasons therefor", and, specifically, of Judge Sober's compliance with respect to *CJA v. Commission on Legislative, Judicial and Executive Compensation*, wherein, by June 17, 2024 and July 30, 2024 letters (<u>NYSCEF #77</u>), (<u>NYSCEF #78</u>), to which Judge Sober did not respond, petitioners asserted that the only reason for her violation of the 60-day time frame for determining motions pursuant to <u>22 NYCRR §202.8(h)</u> and violation of <u>State Finance Law §123-c(4</u>), requiring citizen-taxpayer actions to be "promptly determined" and "have preference over all other causes in all courts", was her "actual bias arising from [her] direct financial interest in this lawsuit", proscribed by Judiciary Law §14 and divesting her of jurisdiction "as to which, in the absence of jurisdiction and because of the availability of federal judges, the judge-made 'rule of necessity' cannot be invoked";
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- (8) records of actions taken by supervising judges with respect to Judge Sober's "official quarterly report" and Section 4.1 statement for any portion of the period from May 29, 2024 to August 14, 2024;
- (9) the Chief Administrative Judge's written instructions and blank forms for Section 4.1 statements, pursuant to <u>Part 04 of the Chief Judge's Rules</u>, and for "official quarterly report(s)".

Thank you.

Elena Sassower, Director Center for Judicial Accountability, Inc. (CJA) <u>www.judgewatch.org</u> 914-421-1200 elena@judgewatch.org