(Please Use this Form for Filing your Local Law with the Secretary of State)

Text of law should be given as amended. Do not include matter being eliminated and do not use italics or underlining to indicate new matter.

County

	City of Town Village	NIAGAI	RA	••••••	•••••••••••••••••••••••••••••••••••••••	···········
	Local	Law No	6	C	of the year 19	3
local law.	establishing Department	g employment	procedures	for the 1	Niagara County	/ Sheriff's
		<i>x</i>				
Be it en	acted by the		LEGIS (Name of Legis	LATURE letive Body)	••••••••••••	of the
ounty ity of	NIAGARA		***************************************			as follows:
illage Soctiv	on I. DECI	A D A TION O	F POLICY /	AND IECI	SLATIVE INTE	NIT

The Legislature hereby declares it to be the policy of the Legislature to promote the general welfare of the citizens of Niagara County by constantly improving law enforcement in the County. It is the further declaration of the Legislature that it is in the best interest of the citizens of the County that the prevention and control of crime be substantially strengthened by providing personnel who will meet the highest possible professional standards and be secure in their employment while undertaking the performance of their duties, thereby developing a law enforcement agency with the highest degree of morale and esprit de corps capable of reducing the incidence of crime through the development of technological advances and other innovations for preventing crime, thereby increasing the efficiency and fairness of law enforcement to the end of maintaining the personal safety of the residents of Niagara County.

- The following subsections shall apply to all full-time deputies, which Section 2: shall include matrons, jailors, deputies and investigators employed at the Niagara County Sheriff's Department; hereafter referred to as employee:
- Any employee, except probationary, shall not be removed from their existing position or otherwise subjected to any disciplinary penalty except for incompetency or misconduct, shown after a hearing upon stated charges pursuant to Section 2, page 9 of the Deputies' Manual. Probationary deputies shall continue to serve subject to removal without a hearing, during the fifty-two week probationary peri∞d.
- Notwithstanding provision A) above, however the incumbent Undersheriff and/or Inspector may be displaced to at least the highest held position, below Inspector rank, prior to his/her appointment to their present position. In the event that both positions are displaced to the same position, seniority will prevail.
- Should an employee be demoted or his position terminated as a result of provision B) above, his name shall be put on a preferred eligibility list. Such list will be used for filling a vacancy in any such position before a name from any other list is certified. Names of persons on a preferred list shall be certified therefrom in order of their original appointments.

- D) An employee will not be demoted except by his/her personal request, displacement or as a result of a disciplinary hearing pursuant to Section 2, Page 9 of the Deputies' Manual.
- E) Promotions shall be made by the Sheriff based on an evaluation of performance, conduct, skills and ability. Should the criteria aforementioned be equal for more than one candidate, seniority will then be the deciding factor.

Section 3: Qualifications for the position of Deputy Sheriff shall include but not be limited to the following:

Citizenship: a citizen of the United States.

Residence: a resident of Niagara County.

Age: at least 20 years of age.

Education: applicant must be a high school graduate or a holder of a high school equivalency diploma issued by an education department of any of the states of the United States or a holder of a comparable diploma issued by any commonwealth, territory or possession of the United States or by the Canal Zone or a holder of a report from the United States Armed Forces certifying successful completion of the tests of general edicational development, high school level.

Physical: must pass prescribed physical examination.

Shall meet such other standards as set by the Sheriff. Upon completion of an application form, the applicant will be called in for interviews to be conducted by the Sheriff, Undersheriff and Inspector. A complete records and background check shall be conducted by the Department's Criminal Investigation Bureau on each applicant. The Sheriff, Undersheriff and Inspector shall complete a panel of three who will determine the acceptance of applicants to the Niagara County Sheriff's Department.

A) Qualifications for Road Patrol Criminal must also include the following:

Education:

- At least two (2) year Associate Degree or
- Two (2) year prior law enforcement experience and enrolled in Associate Program or
- Four (4) years prior law enforcement experience.

Age:

An applicant must have reached his or her 20th birthday. Such eligibility ceases when the candidate reaches his or her 29th birthday.

Conditionally

Note: Effect of Military Duty on Age Limits:

In determining an applicant's maximum age for certification appointment, the period of his or her military duty as defined in Section 243 (1b or 10a) of the Military Law, not to exceed four (4) years, shall be subtracted from his or her chronological age.

Drivers License:

Must possess valid New York State Drivers License.

- B) Qualifications for Juvenile Investigator must include the following:
- Four (4) year degree from accredited college or university.

Section 4. This local law shall take effect immediately.

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(Complete the certification in the paragraph which applies to the filing of this local law and strike out the matter therein which is not applicable.) 1. (Final adoption by local legislative body only.) County Town of Niagara was duly passed by the Niagara County Legislature of the (Name of Legislative Body) **Village** on December 20 19^{83} in accordance with the applicable provisions of law. 2. (Passage by local legislative body with approval or no disapproval by Elective Chief Executive Officer,* or repassage after disapproval.) County of the City Town Village not disapproved on19...... and was approved by the Elective Chief Executive Officer repassed after disapproval provisions of law. 3. (Final adoption by referendum.) County City of the Town Village not disapproved repassed after disapproval mandatory permissive referendum, and received the affirmative vote of a majority of the qualified electors voting annual cable provisions of law. 4. (Subject to permissive referendum, and final adoption because no valid petition filed requesting referendum.) County of...... was duly passed by the(Name of Legislative Body) of the City Town not disapproved repassed after disapproval valid petition requesting such referendum having been filed, said local law was deemed duly adopted on

^{*}Elective Chief Executive Officer means or includes the chief executive officer of a county elected on a county-wide basis or, if there be none, the chairman of the county legislative body, the mayor of a city or village or the supervisor of a town, where such officer is vested with power to approve or veto local laws or ordinances.

5.	(City local law concerning Charter revision proposed by petition.)
	I hereby certify that the local law annexed hereto, designated as local law No of 19
	of the City of
	provisions of § 36 of the Municipal Home Rule Law, and having received the affirmative vote of a majority
	of the qualified electors of such city voting thereon at the special general election held on
	19 became operative.
6.	(County local law concerning adoption of Charter.)
	I hereby certify that the local law annexed hereto, designated as Local Law No of 19 of the County of
	(If any other authorized form of final adoption has been followed, please provide an appropriate certification.)
	I further certify that I have compared the preceding local law with the original on file in this office and that the same is a correct transcript therefrom and of the whole of such original local law, and was finally adopted in the manner indicated in paragraph above.
	Das in 1 Idas
	Clerk of the County legislative body, City, Town or Village Clerk or
	officer designated by local legislative body
	DAVID J. KYZMIR Date: December 21, 1983
	Date.
	•
	(Seal)
	(Certification to be executed by County Attorney, Corporation Counsel, Town Attorney, Village Attorney or other authorized Attorney of locality.)
	STATE OF NEW YORK
	COUNTY OFNIAGARA
	I, the undersigned, hereby certify that the foregoing local law contains the correct text and that all proper proceedings have been had or taken for the enactment of the local law annexed hereto.
	D_ Hacket
	Signature
	ŅŢĄĢĄŖĄ ÇŲŲŊŢŸ ĄŢŢŎŖŊĘŸ Title
	Date: December 21, 1983
	City of Niagara Town
	Village.