State of Arizona

COMMISSION ON JUDICIAL CONDUCT

Disposition of Complaint 21-108

Judge:

Complainant:

ORDER

October 6, 2021

The Complainant alleged a superior court judge violated the law and tampered with evidence.

The role of the Commission on Judicial Conduct is to impartially determine whether a judicial officer has engaged in conduct that violates the Arizona Code of Judicial Conduct or Article 6.1 of the Arizona Constitution. There must be clear and convincing evidence of such a violation in order for the Commission to take disciplinary action against a judicial officer.

The Commission reviewed all relevant available information and concluded there was not clear and convincing evidence of ethical misconduct in this matter. The complaint is therefore dismissed pursuant to Commission Rules 16(a) and 23(a).

Commission member J. Tyrrell Taber did not participate in the consideration of this matter.

Copies of this order were distributed to all appropriate persons on October 6, 2021.

CONFIDENTIAL Arizona Commission on Judicial Conduct 1501 W. Washington Street, Suite 229 Phoenix, Arizona 85007 FOR OFFICE USE ONLY

2021-108

COMPLAINT AGAINST A JUDGE

Name: ____

__ Judge's Name: __

Instructions: Use this form or plain paper of the same size to file a complaint. Describe in your own words what you believe the judge did that constitutes judicial misconduct. Be specific and list all of the names, dates, times, and places that will help the commission understand your concerns. Additional pages may be attached along with copies (not originals) of relevant court documents. Please complete one side of the paper only, and keep a copy of the complaint for your records.

AMZONG JUDICAL CONDUCT CANON 1, RULE 1.1 - COMPLIANCE WITH THE LAW A judge shall comply with the law INcluding the code of Judical Conduct Of See attached " Amended

Rule 2.11 Disqualification 2.11(A)(26) Acting as a larger in the proceeding. & see attached " Amended

2

Rover FROM

Still prachaN

A see attrehed

Client

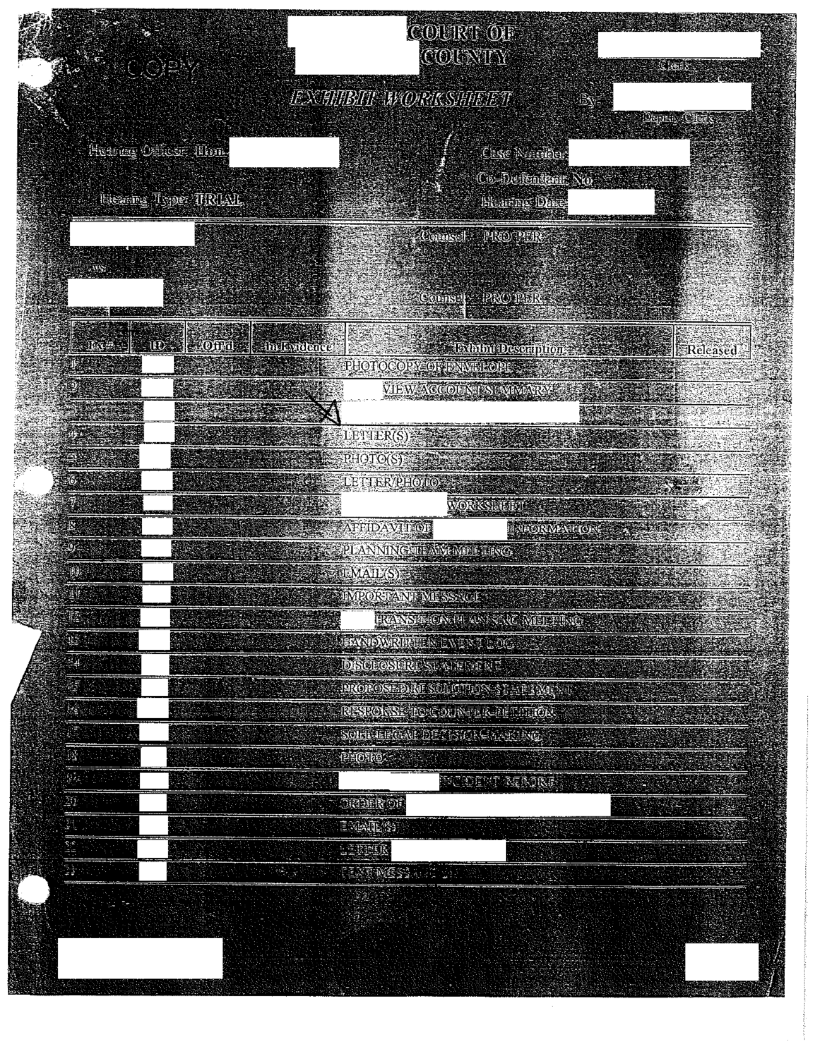
IW IN

PETITIONER:	10. I	an er Youri
		ALERY OF THE COURT
RESPONDENT:		- CLERX OF THE LOOK
	PD	{ COUNTY, ARIZONA}
	AMENDED	
MOT	TION TO RECUSE	
,	respectfully move the co	ourt to recuse the Honorable
annot provide a fair, impartial ruling on in unbiased Judge who will always provid Under 28 USCS Sec. 455, and Marshall v 182 (1980). "The neutrality requirement help: the basis of an erroneous or disto Article VI of the United States Constitution L. Ed. 2d 1067 (1976). "State courts, like federal courts, and to uphold federal law."	de litigants with full prote Jerrico Inc., 446 US 238, 242, is to guarantee that life, liberty ported conception of the facts or in and Stone v Powell, 428 US have a constitutional obligation e's violation of state or fe in Mother's Exhibit List fr the is abusive. <i>PUS add</i> B: Interference With Judic e; Classification 9 rd (1 rd uff me Lan vidence if, with intent that it	tates Constitution guarantees ection of ALL RIGHTS. , 100 S.Ct. 1610, 64 L. Ed. 2d , or property will not be taken on the law." 465, 483 \overline{n} . 35, 96 S. Ct. 3037, 49 on to safeguard personal liberties deral code: om stating " <u>Ald Stappy IP M Exhibit</u> cial And Other Proceedings § 13- with $0 + Az_{JUMicel}$ <u>I' Se his with</u>
Destroys, mutilates, alters, conceals or remove vailability; or	es physical evidence with the	intent to impair its verity or
Knowingly makes, produces or offers any fals	se physical evidence; or by an act of force, intimidation	on or deception against any person
Prevents the production of physical evidence I	i a	and deveption against any person.
Prevents the production of physical evidence I Inadmissibility of the evidence in question is Tampering with physical evidence is a class 6	not a defense.	
Prevents the production of physical evidence I Inadmissibility of the evidence in question is a Tampering with physical evidence is a class 6 2. Tanokinia cult Department and Porcing a Not-even Considering any IS MORE appropriate with a theory of teleph	ó felony.	Wing in his

then a telephone lecomme connoncetor method,

ii Ii	
A aldel	
Amended	

Affiant Signature				
Date Signed:	the	of		
Sworn and subsc	ribed to befor	e me on this day,	of	
		·		
		ary Public - Arizona County nmission #		
		n. Expires	Notary Public	



	usannas orthered throng Arcanuty Tyspe, MR <u>AAr</u>		Case Number CorLiefondusi: No.	
<u> </u>			Hearing Dune Mearing Dune	
	8		Q	
		Co	vaset PRC P <u>ER</u>	
<u> </u>	s# 100 0000			
<u>Znai</u>		SMS(CONVERS)	Exable Deconoring	Releasen
$\frac{43}{76}$		UEXIPMESSAGE	<u>(S)</u>	
<u>.</u>		ELEMENTS STATES		
- 31		IR ANSTE	ON PLANNING MILLETING	
3 		WHANDWRITT	ON PLANINING MULTING SU IN NOTIC	VUUTAVRA
30		INDIVIDUALIZED	P ROGRAM ROST WALLANDING LICHEN AND	Stat.
31 		RECOR	CONTRACTOR NO.	
$\frac{1}{33}$		RECO		
		OP DUP AN OP	OORESS NOTE	
			ICE TO ALLIEND PARENEL OF RETURER WAATTACHINGENT	ASS
$\frac{36}{3}$		HANDWREITHENN	(O <u>\I)</u>	
3		LETTERWATION		
¥0		CHILDICARE APPI	W. ANTEACHIMEINT ROM AN INOTICE WANTAGEN	
49); 			LE THERISS WATER AND HAVE N	
2. 49.5 		ESRAPHERSEN. WANDERSEN. NT	CECHENT AND ORDER	
4Ω 	REAL		NREMONES WALLWEINDEND	
्र. 42 	PLF. PLF		ITTA	
	1 PLP	FORMESI, 105-	L PEAL INCOVERAGE 2018	
=15	PLE CONTRACTOR		A TRANS STATE OF ME	
		DETER DO APOIL O	이번 이 전에 이를 수 있다. 이번 것에 가지 않는 것이 없는 것이 같아요. 한 것은 것 같아요. 것이 있는 것이 많은 것이 없는 것이 없 않는 것이 없는 것이 않는 것이 않은 것이 않는 것이 않은 것이 않는 것이 않는 것이 않은 것이 않은 것이 않은 것이 않은 것이 않은 것이 않는 것이 않은 것이 않는 것이 않이 않는 것이 않 않는 것이 않이 않는 것이 않 않이 않이 않는 것이 않는 것이 않이	
		HE REACTION TO STATE	NEE MARTRESHAENT	
		LENIER		
		fittera e		
Record				
	₹ Bir			

THE COMMISSION'S POLICY IS TO POST ONLY THE FIRST FIVE PAGES OF ANY DISMISSED COMPLAINT ON ITS WEBSITE.

FOR ACCESS TO THE REMAINDER OF THE COMPLAINT IN THIS MATTER, PLEASE MAKE YOUR REQUEST IN WRITING TO THE COMMISSION ON JUDICIAL CONDUCT AND REFERENCE THE COMMISSION CASE NUMBER IN YOUR REQUEST.