# State of Arizona

#### COMMISSION ON JUDICIAL CONDUCT

# Disposition of Complaint 21-218

Judge:

Complainant:

# ORDER

#### December 15, 2021

The Complainant alleged that a superior court judge held secret tribunals and violated the law.

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).

Copies of this order were distributed to all appropriate persons on December 15, 2021.

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Commission of Judicial Conduct My name is and I am in of Country for implicitly following the revised terms ( )d with County I was on what I percleve on itlegal bench warrant form and Judge Address used was not huise and for fail to report terms after notice probation was dropped, " (not previous" with address) after relance from , was seeking bend warrant, with Picticious address + repealed terms. Judge <u>Conducts Secret</u> triburals. My Video PTR arraignment lasted. According to the Court minutes, formal reading of changes waived, appointed Council made pleas, on my behalf. On unknown changer and without my knowledge or consent. It was over a in that I found out in for the in lieved for I did (by ) pears for class attempted camping with oud a proscription and Proscecutor both defense attorneys have failed to provide evidence an m behalf from either or files, for over Was scheduled for heaving again on no clear charges and what Im tot by 7 chic change every Horest upwrawt application fail to report. Fail to

Call and report, Fail to Call, Crossot to reality by document I signed in I did call, repeatedly and after no return, no visitation by I assumed, after of compliance and law abiding behavior, I was on unsupervised \_\_\_\_\_ On idefence \_\_\_\_\_\_ Still failed to abtain proof of dropped and revised terms. Without my prior Knowledge or conservet had a secret tribunal in Judge court, to rule 11 me to rehab, the program I thought ray case was dropped by not being brought to own trial/hearing. No clean charges, held without bond, etc. Easy win. Wang. I was denied right to cross example witnesses who I feel will not demy reality of dropped I cannot fathom the Court of record and of vole 27 jurisdiction didn't recipie terized terms on I did in , early . I allege denial or open destruction. of my innorance after the secret tribunals & denial of basic Constitutional rights I have written the Arizona and (for compirery and compirery to kidnep) and only been alloculted, threatened & intimidaded more by Stall. Grievances are not returned, their own protocol is 19noral I have for the expected heaving minutes from heaving anons invited to and decisions made on my Cehalf without knowledge o- consent. After of demanding Copys from I wrote the secret tribunal, threater me with darble jeppowdy"

in , again, for same charge allegedly violated - probation in lieu parole and if do rehabi vs remaining 6 ) will be drapped. HAS been dropped, the and OK, I am a I smoke - I resigned my commission to treat the agony je almost ap abound ap for on Gack seat and for overly of prescription But to threater double jeopandy prison AGAIN, to demy evidence of probation dropped and to have secred tribunals where no clear charges, no formal area were whited by court minutes. I am truely & political prisoner, - Penied formal charges, denied bond, denied evidence, - Held I believe illegally on a fraudulent bench warrant Denied due process, with evidence on behalf, right to cross cramme witnesses, access to court minutes of heaving held in Secret. Threatened by proscerution with double jeopandy. And held over now, in + . On Case with no facts provided by . No clean weight of prescription - plants, maybe, became , Plea bangain courtrooms do not permit judicial review and allow to Flourish Lieo, Slander, threats + intimidation. If found guilty, I have right to appeal wid no crime and being indefinitely held on no clear changes

pending double jeopandy, Because of incompetance, regligence and develicion of duty. But that will come out on cross examination. I did my due dilligence "and being denied cross examinant It is evident that County knows my was dropped and the denym me trial to cover up my illegal and Sarret tribunal to dam cross examination Will evidence being denied by defense tradition to Obtain for over No formal charges informed, no clean changes given and Three spperate ones. I am a political prisoner: for Second ammendment right on back seat, infringed, for to much mediaation: possession of Drapped for, denied by Court of Records and I transferred to SEEK FAIR TREATMENT, for of still, no contact by any Public Enemy # yours truly. Case # (for recordo)