

State of Arizona  
COMMISSION ON JUDICIAL CONDUCT

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Disposition of Complaint 21-373

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Judge:

Complainant:

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**ORDER**

May 25, 2022

The Complainant alleged a superior court judge improperly colluded with the prosecutor, sheriff's office, and his defense attorney to obtain his plea to several criminal charges.

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 does not have jurisdiction to overturn, amend, or remand a judicial officer's legal rulings. 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 Christopher W. Ames did not participate in the consideration of this matter.

Copies of this order were distributed to all appropriate persons on May 25, 2022.

IN REGARDS TO JUDICIAL CONDUCT, Comp  
TO WHOM THIS MAY CONCERN 2021-373

My NAME IS I  
AM AN AMERICAN CITIZEN. IN THE BEGINNING  
OF OUR CONSTITUTION ARE THE WORDS, "WE  
THE PEOPLE", WHICH I AM TO HAVE AN UNDER-  
STANDING GIVES US A STANDARD OF UNALIENABLE  
RIGHTS WE INHERIT AS U.S. CITIZENS.....  
HOWEVER.... WHEN ONE OF THE MOST SACRED  
AND FUNDAMENTAL RIGHTS, ONE BEING THE  
RIGHT TO LIFE, IS VIOLATED.... THEN A NATURAL  
SURVIVAL INSTINCT KICKS IN AND A PERSONS NATURAL  
REACTION TO "PRESERVE LIFE" KICKS IN. I CANNOT,  
AND WILL NOT, BE AFFORDED A FAIR TRIAL BY  
A COURTROOM OF PEOPLE WHO SUPPORT THE  
UNLAWFUL ACTS OF A FEW OFFICERS THAT ARE  
SWORN TO UPHOLD THE LAW. I WILL BRIEFLY  
EXPLAIN MY PREDICAMENT AND WHAT I AM IN  
HOPES OF ACHIEVING THROUGH THIS CORRESPONDENCE  
AND WHAT INJUSTICES IS ACTUALLY DEPRIVING  
ME OF MY RIGHTS TO A FAIR TRIAL. THIS COMES  
DOWN TO A VERY BASIC REQUEST. MY CASE INVOLVES  
A LARGE AMOUNT OF VIDEO FROM DASH CAMS AND BODY  
CAMS OF APPROX. OFFICERS SPREAD OUT AMONGST  
COUNTIES THAT STEMMED FROM A THAT  
WAS INITIATED BY OFFICERS, WHO, AFTER TAKING  
THE LAW INTO THEIR OWN HANDS... DECIDED TO MAKE  
AN ATTEMPT AT EXTINGUISHING MY LIFE AND SHOVING  
MY VEHICLE THROUGH A DITCH... REALIGNING THEIR  
VEHICLE... AND AGAIN PLOWING MY VEHICLE ACROSS  
THE STREET AND ATTEMPTING TO DUSH ME OVER  
AN OFF RAMP GUARDRAIL. ON  
@ APPROX SAT  
WITH CAMERAS ROLLING AND WATCHED HIS COMERADES  
PUSH ME THROUGH DITCH. SIMPLY... I WANT THAT VIDEO. OVER

②

... THEIR ARE THREE ELEMENTS TO THIS SITUATION THAT OCCURRED ON THE (A) THE INITIAL CONTACT AT THE DITCH... (B) THE "FORCED" PURSUIT THAT I WAS "BULLIED" INTO PARTICIPATING IN... AND (C) THE ENDING, WHICH, AFTER SHREDDING MY DRIVER SIDE FRONT TIRE, AND, PIT-MANUEVERED ON THE HIGHWAY, PIT-MANUEVERED AT THE ENTRANCE OF THE PARKING LOT... ENDED AT THE FRONT DOORS OF . THIS IS MY DILEMMA.... VIDEO FOOTAGE, OR RATHER, THE OMISSION AND WITH-HOLDING OF VIDEO FOOTAGE. AS THIS DIAGRAM INDICATES:

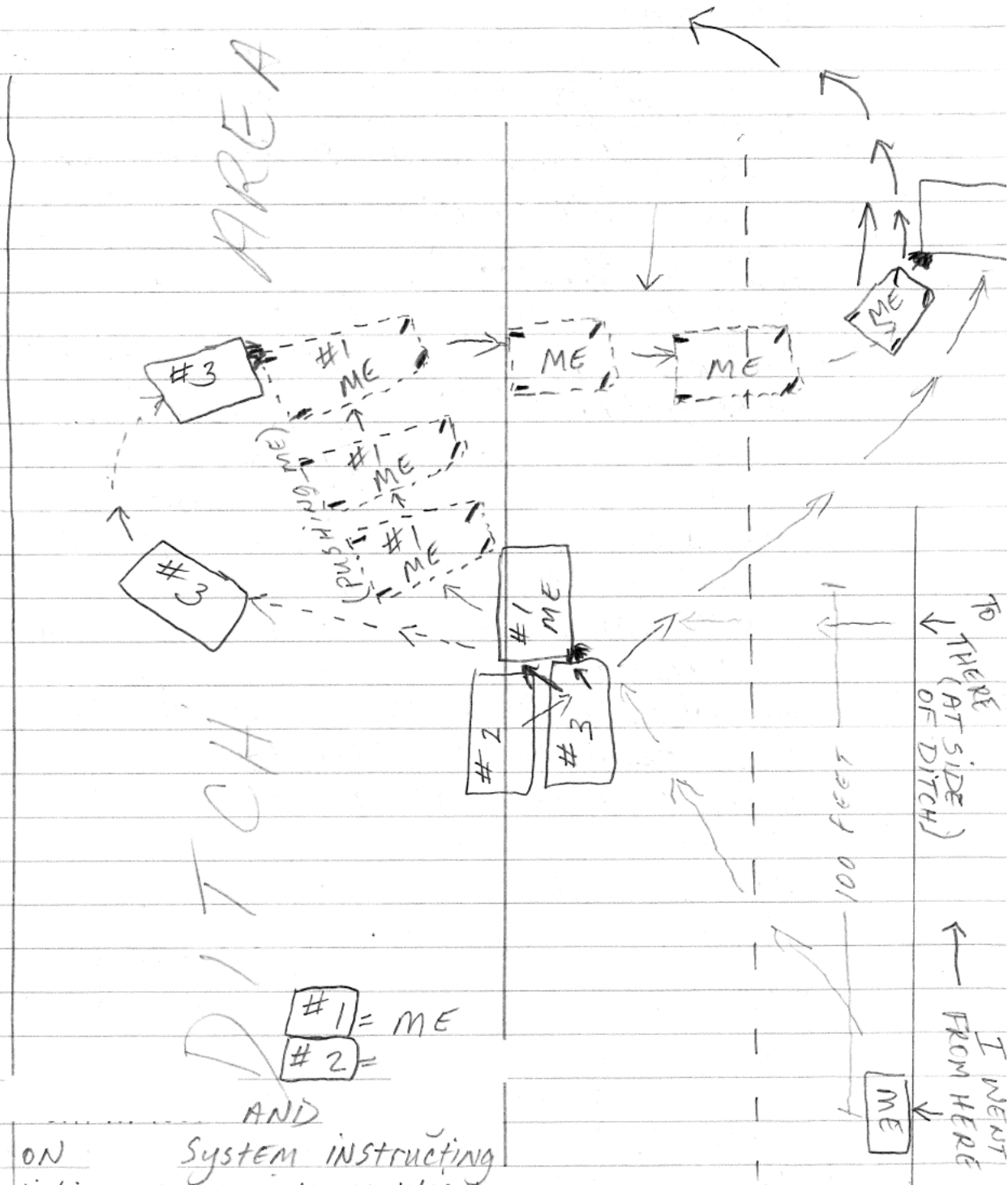
AS INDICATED... THE PROSECUTION TEAM HAS FOUND A WAY TO INTRODUCE PIECES OF FOOTAGE NECESSARY TO SECURE AN INDICTMENT AS WELL AS A CONVICTION, BUT, ALSO PURPOSELY AND METHODICALLY ELIMINATED THE ENTIRE SITUATION AS A WHOLE OF WHAT TOOK PLACE. WORSE STILL... THEY ARE NOT ALLOWING MY REQUESTS TO INTRODUCE VIDEO EVEN THOUGH HE HAS, 1) INDICATED ON PAGE 24 OF MY DISCLOSURE (MR. SAYS, "I WAS WITH WHEN THE DISPATCH CALL WAS MADE OF A SUSPICIOUS BLACK MALE LOCATED AT

HE, BY ALL INDICATIONS, ARE THE FIRST ONE CALLED, THE FIRST ON THE SCENE, AND BY MY ACCOUNT... THE FIRST VEHICLE TO PULL UP ON ME AT THE DITCH AREA. PLEASE NOTE NEXT ILLUSTRATION.

NEXT →

"1st ILLUSTRATION"

(3)



ON System instructing

ME TO REMAIN IN MY VEHICLE, WHICH I COMPLIED. #3 FEMALE OFFICER WHO

PULLED ALONGSIDE OF NUMBER TWO CAR. THEN EASED UP AND STARTED RAMMING ME THROUGH DITCH, SHOVING ME ACROSS THE STREET AS WELL.

WATCHING ME



④

is also the "LONE" OFFICER WHO GAVE THE play-by-play TO THE REMAINING "OFFICERS" WHO WERE RESPONDENTS TO THIS INCIDENT AND DESCRIBED MY LOCATION AT EVERY SITUATION FROM THE BEGINNING UNTIL THE END, WHICH ALSO PUTS HIM THERE. THE FACT THAT HE ALSO OMITTED AND PERSUADED THE GRAND JURY WITH PARTIAL FACTS PERTAINING TO HIM AND HIS ARRIVAL ON THE SCENE, CONVINCED THE GRAND JURY TO FIND "TRUE BILL" AND PROCEED WITH A GRAND JURY INDICTMENT. HE GAVE HIS STATEMENT AS HIS ROLE AS THE LEAD INVESTIGATOR.

2) HAS SUBMITTED DIGITAL IMAGERy TO EVIDENCE.COM AS SHOWN ON PAGE 7 OF DISCLOSURE. ALSO SHOWS, BRIEF... POST-MADE... VIDEO OF BODYCAM WHILE "CRUISING" (AROUND ) DOWN STREET WHILE GUIDING HIS STEERING WHEEL WITH HIS KNEES AND CASUALLY SIPPING ON A BOTTLED WATER, ALL WHILE SUPPOSEDLY ENGAGED IN A HIGH SPEED PURSUIT. I IMPOSE THIS QUESTION: "HOW IS MR. giving a play-by-play (ACCORDING TO STATEMENTS THROUGHOUT DISCLOSURE) OF MY LOCATIONS? AND MY GOING EAST & WEST? AND NORTH & SOUTH? IN A HIGH SPEED CHASE... WHEN THE VIDEO SHOWN IS INCONSISTANT WITH HIS STATEMENTS! THE VIDEO ACTUALLY SHOWS HIM CRUISING DOWN AN EMPTY STREET WITH SOME SORT OF A RECORDING OF SOME AUDIO OF THE "CHASE" IN THE BACKGROUND. HE SUPPLIED THAT CLIP, HOWEVER, WHICH INDICATES HIS BODYCAM/DASHCAM IS IN THE "ON" POSITION AND I WANT TO SEE IT FROM APPROX. hours... NEXT-D

(5)

... THE COURT KNOWS FROM DAY ONE THAT I HAVE ACTIVELY PURSUED MR. VIDEO OF THIS INCIDENT AND HAS OVERLOOKED MY CONSTANT REQUEST OF SAID VIDEO. IN FACT, DURING A PERIOD OF BEING FRUSTRATED IN THE COURT, I BLURTED OUT, "I WANT MR. VIDEO 1", AND, WAS QUICKLY RECOMMENDED FOR A RULE 11 EVALUATION IN ORDER TO DETER MY REQUESTS OF MR. VIDEO. NOW... PLEASE ALLOW ME TO REMIND YOU... I JUST THOUGHT I HEARD SOMEONE SAY SOMETHING OUT THE WAY, WHICH RAISED MY CONCERNS, BUT AT NO TIME HAD I COMMITTED ANY CRIMINAL ACT UP UNTIL THE POLICE ACTIVITY AT THE DITCH CAUSED ME TO RUN AND PROTECT MY LIFE, WHICH WAS INSTANTLY AT RISK WHILE BEING SHOVED IN AN ATTEMPT TO PUSH ME OVER OFF RAMP. THE RULE 11 EVALUATION INITIALLY WAS ORDERED WHILE WITH THE UNDERSTANDING THAT MY ORIGINAL DEFENSE ATTORNEY (MR. ) SENT TO THE COURTS SEVERAL MEDICAL TRANSCRIPTS AND STATEMENTS INVOLVING THE ILLEGAL BLOOD DRAW AND THE FORCIBLE INJECTIONS ALL NIGHT LONG IN HOSPITAL, WHERE ORIGINALLY I WAS FIRST SEDATED BY OFFICER AND KNOCKED OUT ON THE SCENE. I WAS IN A COMATOSE STATE OF MIND WHEN ARRIVING AT HOSPITAL AND VIDEO SHOWS ME VERBALLY REFUSING ALL ADVANCES OF POLICE AND MEDICAL STAFF. I HAVE NEVER HEARD OF ANYONE IN AMERICA THAT CAN BE GIVEN ALL TYPES OF DRUGS "FORCIBLY" THAT CAN PROVE TO BE DETRIMENTAL TO MY PHYSICAL AND MENTAL HEALTH. AND STILL BE FOLLOWED BY A PSYCH EVALUATION WITHOUT KNOWING... OVER →

**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.**