State of Arizona

COMMISSION ON JUDICIAL CONDUCT

Disposition of Complaint 22-233

Judge:

Complainant

ORDER

August 24, 2022

The Complainant alleged a superior court commissioner improperly granted an order of protection.

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 Barbara Brown did not participate in the consideration of this matter.

Copies of this order were distributed to all appropriate persons on August 24, 2022.

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Is my complaint Is being bias towards me Believe hes going off of what was said on the for the that later got dismissed by And what was said on this document was majolicious and false. Allegations the untimely of the was because I needed to prove what was said was false now the judge doesn't want grant me post conviction relief because of the untimely. Even though the I turned myself in I took responsibilities for my actions I served the time I did what they asked I paid my fees my fines. They didn't want to let me go operation early for some reason Also my argument is what is asking for co-parenting or talking about a name change if it was ε and what's that

at are they going off of the document that was dismissed dismiss because that changes everything I just everything I accept the harassment I served a I have also made several complaints on my starting from my to all the way up to my rights I was requesting the for didn't get access to the and tell My court sentencing was if you can see there's a gap right there and obviously obviously I was denied my right for the it was ater I found out I could have fought my case a little bit better My inaffected council did not To what I wanted he just wanted me to take the deal and that was the best deal they said for my offense they tried giving me of course there's so called dill so called deal sound a little bit better but it was the I kept on trying to get all because where is the for wanting CO parent team nowhere in the text messages I said anything negative towards her about I just was being honest that I was in a view ville what was going on with the courts And the court process and and I already acknowledged that I was looking at time and the judge took that the wrong way too to like I What's been opened and honest He added a

 To my sentence what just did was make sure that this was set up for failure on my meaning I had no where to go and when I did get released my relationship fell apart

 because of the time
 Then for left m€ in the cold on
 From

 of my release I ended up having to go to th€
 Because the
 my clothes

 and I broke out on a rash
 I have brought this up many

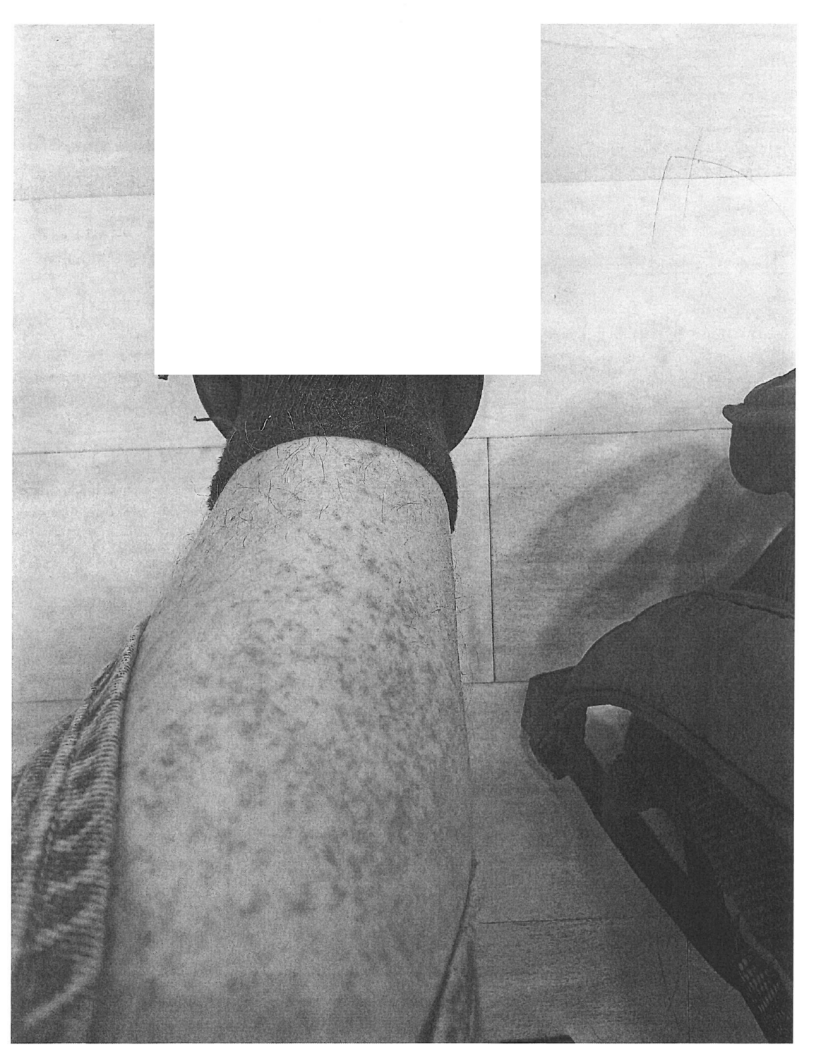
times it's on file So in this case I wanna show the fact that the with her toHired with her mom to Solely take my parental rights away One of my libraries That facts not just that child but the siblings around that child This is why I'm trying to push this case to be wrapped up as one With the complaint brought up and the multiple stories of the multiple stories of the other party When is it all OK to lie to the courts never I was told But when is it OK for the courts to Somebody living on the street I believe that's inhumane I who couldn't even find a job up there I had a relocate to find a job and buy me relocating violated in my because I didn't have the address but then again from the beginning of my release I have never had a address this homeless shelters I stayed out of a couple times but that was it like I really haven't had a offensible address so I was already set up for failure You may have seen me so in Because I could not find no job But now they want me to go up there turn myself in that's what I'm doing through there A warrant so I'm doing that case no. To be put in one case also in

case I don't understand whether you won't use the on file with case I also can prove that the person responsible for all this attrapment me by going on a (nowing it would be harder for me to prove that I have new discovery screen shot of her in base and talking to tribe other players we play with But stuff like this he does not want to unknowledge he just looks at the fact that I broke it and he thinks I do not accept responsibility when I have this win the punishment oversees the boundaries one maybe in homeless in the freezing cold during Winter time no where to go go no food no shelter That's In humane I requested shelter months events I requested but they have other inmates because of the grievance I made about my civil rights be inviolated these grievances are on file in court pay for work I also have pictures of the rash that took place from the pepper spraying my clothes and they want me to turn myself in to these same people thand people that pepper sprayed my clothes they could do more now because they were unhappy and threatened to revoke my probation while I was ir for making grievances from the grievance officers himself and I even made a grievance on that in

my name by the you read this I would have turned myself in to I want it to be know I have no reason to disappear or harm myself I love life and my children I do fear for my life in

COI	COUNTY
	Case Number
Name of Petitioner/Plaintiff	ORDER REGARDING DEFERRAL OR WAIVER OF COURT FEES AND COSTS AND NOTICE REGARDING CONSENT JUDGMENT
Name of Respondent/Defendant	
THE COURT FINDS that the applicant (print name).	
1. IS NOT ELIGIBLE FOR A DEFERRAL of fees	and/or costs.
the applicant has signed a consent to entry of judgit	
	or costs at the court's discretion. (A.R.S. § 12-302(L)).
4. IS ELIGIBLE FOR A DEFERRAL of fees and of the applicant has signed a consent to entry of judge	
	ts because the applicant is permanently unable to pay.
5. IS ELIGIBLE FOR A WAIVER of fees and cost OR	its at the court's discretion (A.R.S. §12-302(L)).
7. IS NOT ELIGIBLE FOR A WAIVER of fees an	id costs.
IT IS ORDERED:	
DEFERRAL IS DENIED for the following reason(s)):
The application is incomplete because You are encouraged to submit a complete a	application.
The applicant does not meet the financial crite	ria for deferral because:
 Assistance to Needy Families (TANT) progression currently receiving or services from a non-prinsufficient or barely sufficient to meet the date could be budgeted to pay the fees and costs in demonstrates other good cause. DEFERRAL IS GRANTED for the following fees a 20 Any or all filing fees; fees for the issuance of educational program required by A.R.S. § 25-in a domestic relations case or a final order, juic Fees for service of process by a sheriff, marsle Fees for service by publication. 	-352, fees for obtaining one certified copy of a temporary order udgment or decree in all civil proceedings. hal, constable or law enforcement agency.
Court reporter or transcriber rees in output,	

	IN THE COUNT	COU Y, STATE OF	JRT FARIZONA		
VS	Plaintiff, Defendant.	CASE NO:			
APPEARANCES:	Plaintiff, in Pr	o Per:	Defenda	nt, in Pro Per.	
This is the time set for a Contest signed by the	ed		on the Def	endant's request to dist	niss
he Court explains the purpose of	today's hearing	and finds that (he Defendar	nt would like to contest	the
he Plaintiff is duly sworn and tes he Defendant is duly sworn and t he Court states its findings for th	estifies to the Co				
IS ORDERED dismissing the		granted on		; the Hearing Order	
missing the	is electronically	completed an	d entered in	open court this date.	
IS ORDERED authorizing the	Defendant to pr	ovide a copy o	of a	to the Plai	ntif
cussion ensues regarding the Pe	etition.				



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.