## State of Arizona

## COMMISSION ON JUDICIAL CONDUCT

|              | Disposition of Complaint 22-310 |
|--------------|---------------------------------|
| Judge:       |                                 |
| Complainant: |                                 |

## **ORDER**

June 2, 2023

The Complainant alleged a superior court judge allowed him to be convicted of multiple felonies despite a lack of 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 Denise K. Aguilar did not participate in the consideration of this matter.

Copies of this order were distributed to all appropriate persons on June 2, 2023.

P.O. BOX

## RE CONSPIRACY TO PROMOTE JUDICIAL MISCONDUCT CASE NUMBER R COMMISSIONER(S) FINDS YOU ALL IN THE BEST OF POSITIVE SPIRIT'S J THROUGH THE MSTICE SYSTEM WAS HERE HAD TO BE A CONSPIRACY TO IS ORDERED TREVEASED

- 4) I WAS SEEN ON TWO (2) ATTRAIGH-MENT'S: AND
- 5) ON SUPERTOR COURT STATED:

TO MEAN: HILL DOCUMENT'S FILED OR SUBMITTED TO BEING FILED AND WEREN'T, ARE VOIDED.

I'M REQUESTING AN IMMEDIATE CRIMINAL INVESTIBATION FOR AN UNLAWFUL IMPRISONMENT CLAIM, FOR:

- 1) I WAS NEVER AT THE SCENE OF THE CRIME WHEN IT OCCURRED, AND THERE'S NO EVIDENCE THAT I'M GUILTY
- 2) THERE'S NO ARREST REPORT ON ME: FOR THE FIVE (5) FELONIES WRONGFULLY CHARGED ON
- 3) THE VICTIM IS MY ALIBI AS IS MY CO-DEFENDANT, SEE A PORTION OF MY TRIAL TRANSCRIPT.

| THE VICTIM STATES I WAS NOT<br>EVEN THERE!  |
|---|
| PLEASE IMMEDIATELY REQUEST THE TO GET CUSTODY OF ME, UNTIL THE CONCLUSION OF THE ENVESTIGATION. |
| GOD BLESS US ALL.   |
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|----|--|---|-----------------|
| 1) | ABAINST:<br>CITY MAGI                            | STRATE  | CITY COURT      |
| 3) | AGAINST:   | COURT JUDGE                                       | COUNTY          |
| 3) | AGAINST:   | COURT JUDGE                                       | County          |
| 4) | ABAINST:   | COURT JUDGE                                       | COUNTY          |
| 5) | ABAINST:   | COURT JUDGE.                                      | COUNTY          |
| () | VIOLATION<br>NO COMPLE<br>H.I (Q) OF<br>OF CRIM. | PROCEDURE   | ER RULE<br>RULE |
| 2) | NO COMPL<br>37.2(a) C<br>OF CRIMI                | IANCE PROOF CO<br>OF THE ARIZONA<br>NAL PROCEDURI | F RULE<br>RULES |
|    |  |   |                 |

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1
    what he got or what he didn't get.
             Would you say this bathroom is three feet wide?
3
             I really don't know.
        A
              And is the machete hitting the sides of the bathroom
9
        0
    wall?
6
        A
              Probably.
              You just don't remember that happening?
              It was a fight. It was dark. I'm fighting for my
          I'm not seeing where the machete is hitting. I'm just
9
    trying to get the machete.
10
11
               Isn't it true, ma'am, that the person that attacked
12
     you with that machete is
                               and was not even there?
13
               He was not there?
14
               Yes, ma'am.
         0
15
               No, that is not true.
         A
               Isn't it true that had been counseling
16
17
     that he would get rid of you as a payee because you were
     stealing money from him and you were about to get kicked out
18
19
     of that apartment?
               I know nothing of that.
 20
                      had a real bad temper, isn't that right?
 21
                I never seen her temper until that night.
 22
                So you had never hidden the machete from him?
 23
          0
 24
                No.
                                   If I can just have a minute.
 25
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