## State of Arizona

## COMMISSION ON JUDICIAL CONDUCT

## Disposition of Complaint 22-481

Judge:

Complainant:

## ORDER

## July 21, 2023

The complainant alleged improper legal rulings and illegal actions by a superior court judge hearing a criminal case.

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 July 21, 2023.

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

### 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.

#### DECLARATION OF TREASON

TO ALL THESE PRESENTS MAY COME AND PURSUANT TO U.C.C. 1 §308, §305:

1. HUMAN TRAFFICKING

 CONSPIRING TO DEPRIVE ANY CONSTITUTIONALLY PROTECTED RIGHT, 18 U.S.C. § 241, A FEDERAL CLASS 2 FELONY

 DEPRIVATION OF ANY CONSTITUTIONALLY PROTECTED RIGHT, 18 U.S.C. § 242, A FEDRAL CLASS 5 FELONY

- BUT NOT LIMITED TO -

are and have been committed by several Arizona law enforcement and court officials against since from fabricated charges ordered by with mafia style threats delivered by to through niece, and fiancé. used his membership to have a criminal case fabricated - against – using corrupted Arizona official individuals while operating in their official capacity.

CORRUPTED LAW AND JUSTICE OFFICIALS: , harassed and (ex), with constant phone call threats 1. and Sheriff's Deputies showing up at home, scaring her whole family to death. directors will be added later, unless records are rendered in immediate boss and 2. compliancy. Directors are served on his behalf. , then pandered her for sex bedded first wife, З. with other girls the cops keep under their police crime ring for access and control. aided pandering of for sex. 4. was also part of team that illegally annihilated livelihood. 5. , prosecutor, now retired judge. You are a liar. using your authority in fraudem legis. 6. Expect to be exposed for your crimes against as an individual, while acting in your official capacity. , judge who heard exonerating testimony - yet failed to call mistrial. He was later fired 7. for criminal activity and is now a felon. paid attorney who committed malpractice and criminal acts against 8. by failing to defend and even attempt to submit the defense that would have dismissed the case. In all a all مستعداته المستند الأفار المستعد المتسسمين لمحتسم مسترج فجراف وجمع أمراف المتعاقين والمستعد

## DECLARATION OF TREASON

# TO ALL THESE PRESENTS MAY COME AND PURSUANT TO U.C.C. 1 §308, §305:

- 1. HUMAN TRAFFICKING
- 2. CONSPIRING TO DEPRIVE ANY CONSTITUTIONALLY PROTECTED RIGHT, 18 U.S.C. § 241, A FEDERAL CLASS 2 FELONY
- 3. DEPRIVATION OF ANY CONSTITUTIONALLY PROTECTED RIGHT, 18 U.S.C. § 242, A FEDRAL CLASS 5 FELONY

- BUT NOT LIMITED TO -

are and have been committed by several Arizona law enforcement and court officials against since from fabricated charges ordered by , with mafia style threats delivered by to through , niece, and fiancé. used his membership to have a criminal case fabricated - against – using corrupted Arizona official individuals while operating in their official capacity. CORRUPTED LAW AND JUSTICE OFFICIALS:

1. , harassed and (ex), with constant phone call threats and Sheriff's Deputies showing up at home, scaring her whole family to death.

2. boss and directors will be added later, unless records are rendered in immediate compliancy. Directors are served on his behalf.

3. \_\_\_\_\_, bedded first wife, then pandered her for sex with other girls the cops keep under their police crime ring for access and control.

4. , aided pandering of for sex.

5. was also part of team that illegally annihilated livelihood.

6. prosecutor, now retired judge. You are a liar, using your authority in fraudem legis. Expect to be exposed for your crimes against as an individual, while acting in your official capacity.

7. , judge who heard exonerating testimony - yet failed to call mistrial. He was later fired for criminal activity and is now a felon.

8. , paid attorney who committed malpractice and criminal acts against by failing to defend and even attempt to submit the defense that would have dismissed the case. is also guilty of purposely throwing the case that supported wrongful conviction. It's time Arizonans know how much of a crook you've been and how you've wrongfully destroyed lives, rendering incapable of feeding his family or even getting a job pushing a broom. shall hold you individually accountable while operating in your official capacity, unabated.

NOTE: more names will be included in addendum as more as criminals are discovered as part of wrongful conviction and illegal livelihood annihilation.

2

## FACTS and MEMORANDUM

was an indictment that was DISMISSED, WITH PREJUDICE, charging for failing to register as a sex offender, though no record exists of the commission of any crime, sex or related. NOTE: the "with prejudice" stipulation MEANS that the state cannot ever attempt to appeal or as a sex offender, ever again, for continue to pursue labeling life. No commission of any sex offense exists, no crime was committed by , only fabricated records that presently ignore the case listed above that points to the original case , where the actual guilty party, , was used as a state witness. What is even more corrupt, is that, on the stand, under oath, year old, pointed at , a and said, " ", then pointed at the state witness, **'**. even admitted having sex - while under , and said, " blatantly and unconscionably oath - the REAL sex offender. violated the rule of law, by failing to immediately call a mistrial. Instead, he to years, totally ignoring testimony sentenced and the rule of law. He was fired and charged with a felony in . These are the caliber of humans who decided my fate.

years later, after all Rights restored, in , I am still posted as a sex offender. These postings are in total violation of a Court order as well as the originally fabricated case against me. This is criminal at many levels.

In , was charged with failing to register as a sex offender, though no sex was ever involved, and the real culprit, is free from the public knowing his sexual weakness. Due to dad's "" connections, and any Arizonans connected are above the law while annihilating an innocent man's livelihood. These are times for accountability to clean the rats out of the system so that the rest of you good Arizonans have a safe environment without threat.

My first wife,	, was a	call girl. I had no clue, at only	years old
and being a lifetime		member from a wholeso	mely good
family.	bedded	to pander her in their owr	n
prostitution rings, then charged		for their pandering.	

3

The most important part is that to annihilate someone's livelihood, forcing them and family to starve, due to reputation harm, is, by criteria considered "Human Trafficking", and state officials are not immune. Law enforcement is provided special training which adds much more culpability.

The defense that exists to defend was never even attempted by either court appointed nor paid lawyer, The defense, ", would have immediately dismissed the case. This defense, ", was admitted under oath by , but doctored in police records to make appear guilty. admitted to the police she lied and was coerced by , who told her to say she was ", since she had a year old baby.

supports fully supports the rule of law on behalf of the people. It's called "at law" jurisdiction and synonymous with common law and constitutional law, not subject to colorable and corporate "statutory law". Arizona constitution provides that Superior court is responsible for both "at law" and "at equity" jurisdiction. jurisdiction ONLY. Any judge of record who ignores this fact and/or fails to acknowledge that the court is seated "at law" is in violation of his oath, and liable on his bond, insurance, plus any additional coverage related. This is against the judge as an individual while operating in his official capacity.

## ADVERSE PHYSICAL AND MENTAL ABUSE RESULTS

From the very beginning of incarceration in , was prescribed an experimental drug for years to quiet him, keeping sedentary, then later the medicine was disbanded for causing death. in actively sought competent mental health providers upon moving to to no avail, ended up being admitted into different mental hospitals on different occasions, in hope for competent management, but was denied treatment for his for over years by , now who even mis-diagnosed with the worst titles available, then called days of sleep ended up almost dying in his case managers chair, from medication. It took until deprivation, because of the denial of , to discover that a competent mental health facility in Arizona actually exists. Since then, is being treated for severe driven that

4

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.