

State of Arizona  
COMMISSION ON JUDICIAL CONDUCT

---

Disposition of Complaint 24-175

---

Judge:

Complainant:

---

**ORDER**

July 30, 2024

The Complainant alleged that an injunction against him and the subsequent enforcement of the injunction were unjust.

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 30, 2024.

**Attachments:**[Screenshot](#)[Screenshot](#)[LEGAL DISCLAIMER MISSING ... COMPLETE](#)[EMAIL.png](#)**From:****Sent:****To:** Presiding Disciplinary Judge Office  
Judicial Conduct <CommissionJudicialCo@courts.az.gov>

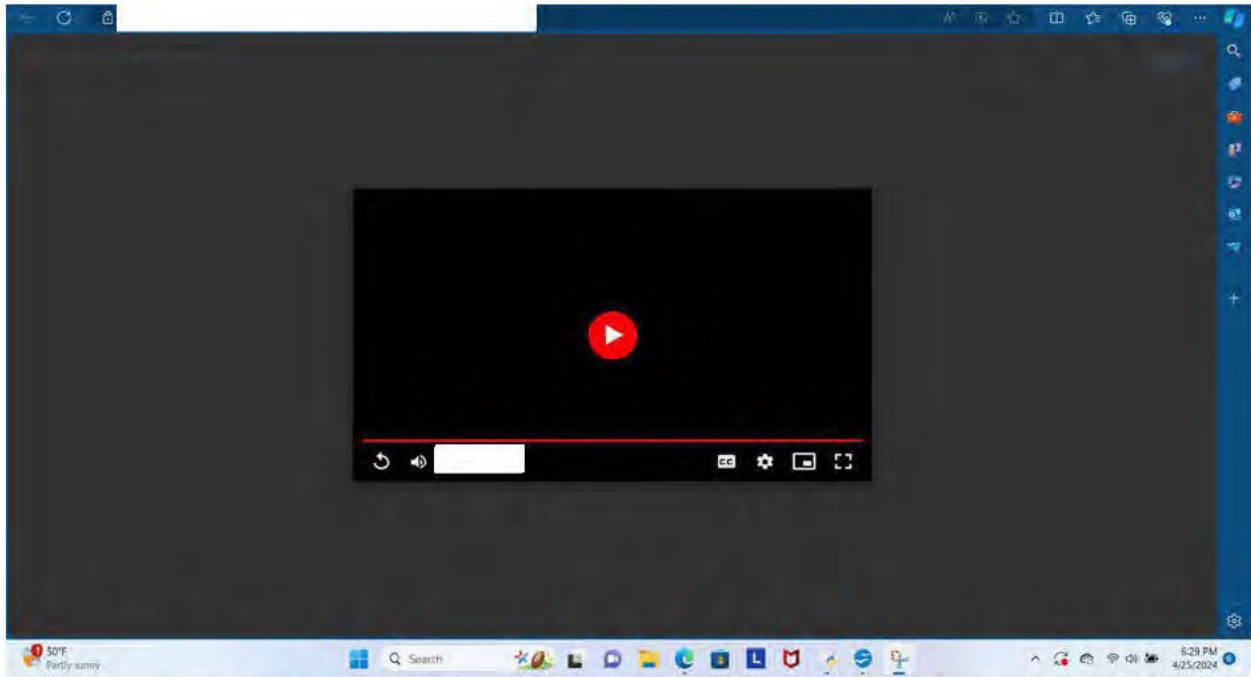
Commission on

**Subject:** Fw:

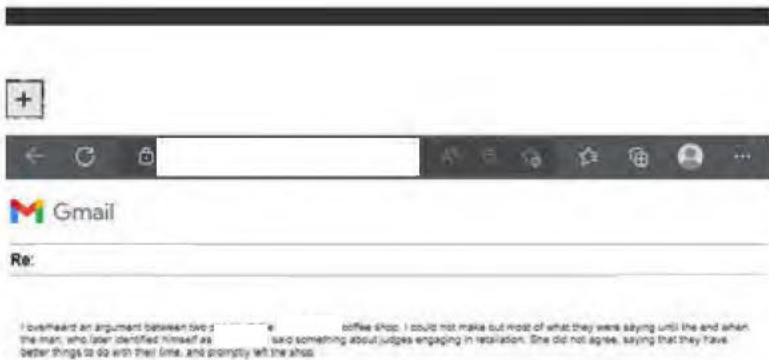
Caution! This message was sent from outside your organization.

Dear Office PDJ and Commission on Judicial Misconduct,

I have been very busy living my life...literally. So, please now years later, please check in with the mental health (capacity) of your bar certified attorney . didn't even know the date when she met with me at a coffee shop. Literally. How is an attorney supposed to represent a client...if she is not able to write down the correct date (please feel free to listen to the google link: [- Google Drive](#))? Maybe was stressed; I don't know. As far as the arraignment judge at the County Court on record who banned me from posting science literature...you all might want to figure out that...right? You as a commission make sure retarded things are not on the stand -- on the stand telling people they are banned from posting peer-reviewed science and medical research...right? Right. witnessed my interaction with , and his email is below (attached). witnessed the judge literally order me to not post science literature about multi-drug bacterial resistant treatment. He literally went with me to a notary, to testify such judicial insanity (attached notary letter). I am pretty sure it is possibly very dangerous for to continue practicing any sort of law -- until she is able to restore her mental capacity. I don't care; I don't know. Along with every single thing I ever met, basically, at any courthouse in the entire state. You all might have lost all respect from the entire state and public for a good reason. Idk. I don't care. Who knows, maybe you all are not literal demons in some part.



Lastly, you all might want to figure out what you are going to do with the Judge [redacted]. His (injunction) order was so obscene...well apparently the [redacted] Court judge [redacted] didn't even know what to do with his order. He literally refused to even respond to a single of [redacted] subpoenas properly written. Literally. Listen to what he knowingly ordered outside of his jurisdiction; listen to [redacted] second recording on the drive. What the [redacted] Police left in my voicemail on [redacted] it is in the Google drive link.



Fwd: Print For Notary signature

1 message

Sent from my iPhone

Sign blocked message

From:  
Date:  
To:  
Subject: Print For Notary signature

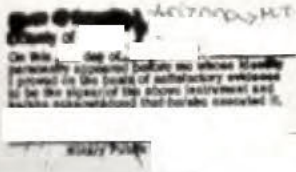
I WAS PRESENT FOR DEFENDANT'S "FIRST APPEARANCE" ARRANGEMENT HEARING CIRCA 1:30 PM IN THE COUNTY SUPERIOR COURT, AND I CAN TESTIFY AS TRUE THE FOLLOWING:

1. [REDACTED] WAS DENIED PERMISSION TO RECORD BY THE PRESIDING JUDGE.
2. SUBSEQUENTLY THE PRESIDING JUDGE STATED MISTER [REDACTED] IS NOT ALLOWED TO POST TREATMENT INFORMATION RELATED TO MULTI-DRUG RESISTANT BACTERIAL INFECTION ON HIS SOCIAL MEDIA, AND
3. A BAILIFF CAME BEHIND MISTER [REDACTED] TO APPROACH ME REQUESTING I INFORM HIM WHETHER AND WHETHER NOT I WAS RECORDING - TO WHICH I ANSWERED A POLITE "NO" RESPONSE. TO CLARIFY I WAS NOT RECORDING AS A MEMBER OF THE PUBLIC IN ATTENDANCE.

SINCERELY,

FULL LEGAL NAME  
DATE OF SIGNATURE  
TIME OF SIGNATURE  
PLACE OF SIGNATURE

SEAL OF AZ STATE NOTARY:



I do not like demons.  
Sincerely,

----- Forwarded Message -----

From  
To

Sent  
Subject Re:

DEAR [REDACTED] & [REDACTED] :

I DO NOT NEED NOR WANT TO BREAK ANY LAW. A DISGRACE TO TRY AND PUT AN X-MEDICAL STUDENT INTO PRISON DUE TO HIS LAWFULLY LYING AND NON-VIOLENTLY COMMUNICATING THE FOLLOWING. A FILTHY! BEAST OF MAN KIND RUNNING ANY NATION WHO TRIES TO PUT A YOUNG MAN INTO PRISON FOR SAYING HE LOVES LIVING IN HIS HOME COUNTRY AND THERE SEEMS TO BE AN ISSUE. A FILTHY SOUL DAMNING DISGRACE! IN MY OWN OPINION. AND TO DO SUCH, ALL SO SOME STANK-ASS MEDICAL DOCTORS (ONE POSSIBLY A DRUNK PEDIATRICIAN) CAN CONTINUE TO PRACTICE A BROKEN AND HALF HARMFUL FORM OF MEDICINE? MEDICINE WHICH LITERALLY AND

POSSIBLY HARMS AND KILLS MORE THAN IT HELPS!?? I JUST DOUBLE-CHECKED: YES, THERE IS ONLY 1 DANG EMAIL AT IN THE OF PAGES OF DISCLOSURE...

**Dear AZ COURT, US MILITARIES,  
AND US JUDICIAL COUNCILS:**

I LOVE MY HOME IN THE UNITED STATES OF AMERICA. AND WE HAVE A BIG ISSUE FOLKS. IMMEDIATE ATTENTION TO PDF ATTACHMENT "LETTERS TO STATES AND THE UNITED STATES COURT FOR LAST AND FINAL CHANCE TO ACCEPT DULY ENFORCE AND APPLICABLE JURISDICTION VIA ENJOINMENT LAW(S), CHANGE OF VENUE LAW(S), AND LAWS GOVERNMENT WRITS MADE IN DURESS". LET US PLEASE START WITH YOUR ALL'S POSTING THE PROPER MAILING ADDRESS ON YOUR WEBSITE. LET'S START HERE AS A PLACE OF COMMARODERY AND REASON. HAVE YOU EVER HEARD OF THE WORD "STREET". MY MOTHER TAUGHT ME GROWING UP TO SAY, "YFS" AND NOTHING ELSE. JUST "YES".

THE ONE MISTAKEN EMAIL GOT SENT DUE TO A LISTSERV ERROR. AND NO ADDITIONAL EMAILS WERE SENT. NO INJUNCTION RENEWED. SO, YES, IN APPROXIMATELY PAGES OF DISCLOSURE, THERE IS 1 UNINTENTIONAL, MISTAKEN, EMAIL AS THE LEGAL FOUNDATION OF THE STATE OF ARIZONA, AND THE 1 EMAIL IS A CLEAR ERROR; AN ERROR I CORRECT FOR MINUTES LATER AT . I TOOK THE PROTECTED PERSON'S NAMES OFF THE LIST AND SAID MY PERSON IS NOT ABLE TO KEEP UP WITH THE EMAIL LISTSERV. AND REGARDLESS, THE EMAIL IS 100% OF A LEGAL NATURE! IT CONTAINS A LEGAL DOCUMENT ATTACHMENT. AND AGAIN, REGARDLESS OF THE 1 STUPID EMAIL LISTSERV ERROR SENDING THE EMAIL TO THE WRONG LIST OF PEOPLE, THE INJUNCTION IS UNLAWFUL ITSELF. ACCORDING TO THE LITERAL PRESIDING JUDICIAL OFFICER OF THE HIGHER COURT! NOT ME! I TOLD THE LIMITED JURISDICTION JUDGE HE WAS ACTING ULTRA VIRES AND OUTSIDE OF HIS JURISDICTION. YET HE CHOSE TO BREAK THE LAW KNOWINGLY. THE JUDGE DIDN'T MAKE A LISTSERV ERROR, A CLERICAL ERROR IN HIS ACT, LIKE I DID. HE VERBATIM BROKE THE LAW AND MADE IT A CRIME FOR ME TO FILE LEGAL DOCUMENTS WITH A STATE ENTITY I WAS SUING FOR MAFIA RACKETEERING!

ATTACHED (" ) IS THE SERVICE OF THE INJUNCTION. I HAD NO IDEA IT WAS ILLEGAL FOR ME TO FILE A RECORD REQUEST WITH THE , TO GET MY TRANSCRIPTS AFTER A DOLLAR BILL WAS PAID. TO EVEN CALL THE POLICE AND REPORT A CRIME! WHAT!??? THE HELL KIND OF JUDGE WOULD ORDER SUCH AN INJUNCTION... I HAD NO WAY TO KNOW IT WAS MADE INTO A CRIME FOR ME TO COMMUNICATE WITH MY PREVIOUS MEDICAL SCHOOL CLASSMATES ON BEHALF OF A DEAN AND SOME ADMIN, WHO ARE NOT EVEN IN CONTROL NOR RESPONSIBLE FOR MY CLASSMATES -- NOW PRACTICING DOCTORS ALL OVER THE COUNTRY! CONSTABLE ONLY TOLD ME NOT TO TALK TO THE PROTECTED PEOPLE, WHICH I DID MY VERY BEST. HE DIDN'T SAY DON'T TALK TO THE LEGAL "PERSON", HE SAID "PEOPLE". LISTEN TO THE RECORDING. I AM VERY CAREFUL WITH

MY DUTIES AND RESPONSIBILITIES. THE CONSTABLE DURING SERVICE NEVER ONCE EXPLAINED THE INJUNCTION STOPS ME FROM TALKING TO THE ENTIRE LEGAL PERSON OF THE INCLUDING OVER PUBLIC EMPLOYEES. HOW THE HECK AM I SUPPOSED TO KNOW! I CAN'T FILE PUBLIC RECORD REQUESTS...I LOST THE RIGHT TO SPEAK FREELY AND PETITION LAWFULLY???! DEFINITELY NEVER TOLD ME (NOR DID THE INJUNCTION ITSELF) MAKE IT CLEAR I WAS BARRED FROM COMMUNICATING LEGAL DOCUMENTS WITH ATTORNEYS AND ALSO BANNED FROM COMMUNICATING HEALTH SCIENCE AND LEGAL INFORMATION TO PUBLIC EMAIL ADDRESSES -- EVEN PUBLIC DOCUMENTS...

ALL OF SUCH IS A LITERAL RAPE OF THE UNDERPINNING FABRIC OF LAW AND ORDER OF THE ENTIRE NATION! JUST MY OPINION.

ALSO ATTACHED

(

FIRST

IS THE RECORDING OF THE POLICE INTERACTION, WHICH STARTED AND

**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.**