

State of Arizona  
COMMISSION ON JUDICIAL CONDUCT

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Disposition of Complaint 25-461

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Judge:

Complainant:

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**ORDER**

December 23, 2025

The Complainant alleged a superior court judge failed to follow the law in an extradition matter.

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).

Copies of this order were distributed to all appropriate persons on December 23, 2025.

# STATEMENT OF FACTS

## COMPLAINT AGAINST JUGDE

I, \_\_\_\_\_ a living sentient woman, Public Minister, and child of the Most High Almighty Creator, am of sound mind and having attained the age of majority, do state and affirm the following facts:

- On or around \_\_\_\_\_, I received from \_\_\_\_\_ of the \_\_\_\_\_ Administration under the auspices of the \_\_\_\_\_ located at \_\_\_\_\_ a true and certified copy of the primary contract—The United States Constitution of 1787 and the Bill of Rights ratified in 1791.
- I, said living woman, did acknowledge and accept the organic 1787 Constitution for the United States of America and the 1791 Bill of Rights as my Political Choice of Law.
- On \_\_\_\_\_ via Special Appearance at the 30-Day Fugitive of Justice Hearing for Case No: \_\_\_\_\_ in the Division \_\_\_\_\_ courtroom, I notified Judge \_\_\_\_\_ of the \_\_\_\_\_ County \_\_\_\_\_ Court of Arizona in \_\_\_\_\_, of my ADA Disability and Political Choice of Law as the original jurisdiction under the primary contract—the 1787 Constitution and the 1791 Bill of Rights. I also notified Judge \_\_\_\_\_ that Warrant Complaint No: \_\_\_\_\_ used to arrest and detain Petitioner against her consent lacked an injured party, the required judicial signature, and affidavit of probable cause. As I have injured no one, I asked him to dismiss the case with prejudice as statutes and codes do not apply in this instant case but Judge \_\_\_\_\_ stated on the record that he “disagrees” with my position, and thus his Oath of Office, and continued the proceedings without jurisdiction under my Political Choice of Law.
- On \_\_\_\_\_ Attorney General \_\_\_\_\_, AZ Attorney General \_\_\_\_\_ County District Attorney \_\_\_\_\_ and \_\_\_\_\_ County District Attorney \_\_\_\_\_ were sent Pre-Arrestment Business Letters with official notice of my Political Choice of Law as the organic 1787 Constitution for the United States of America and the 1791 Bill of Rights via USPS Certified Mail. (See Exhibit 1 - Pre-Arrestment Letters)
- The \_\_\_\_\_ Attorney General, the Arizona Attorney General, and said District Attorneys choose dishonor by remaining silent to date to said Pre-Arrestment Business Letters and have allowed Criminal Complaint proceedings for \_\_\_\_\_ Court Cause Number \_\_\_\_\_ and \_\_\_\_\_ Arizona Court Case No \_\_\_\_\_ and Case No \_\_\_\_\_ to continue indefinitely using an unconstitutional warrant and without jurisdiction being proven by the asserter, who has no relations whatsoever with the Petitioner, and who has never been present for a hearing in \_\_\_\_\_ months. (See Exhibit 2 – Unconstitutional Warrant)
- On \_\_\_\_\_ at the 60 Day Fugitive of Justice Hearing, I made a second Special Appearance before Judge \_\_\_\_\_ at the \_\_\_\_\_ County \_\_\_\_\_ Court and repeated my Political Choice of Law and requested dismissal of said court case with prejudice but Judge \_\_\_\_\_ denied the validity of my requests and continued court proceedings without jurisdiction being proven by the asserter who was not present.

- On \_\_\_\_\_, said Living Woman contacted the \_\_\_\_\_ County \_\_\_\_\_ Court by phone to inquire about obtaining permission to travel out of state for health purposes prior to the third hearing set for \_\_\_\_\_. Said Court clerical staff advised me to email to \_\_\_\_\_, Assistant of Judge \_\_\_\_\_, in lieu of filing a motion to change the last court date as the matter is "Out of State." Acting in good faith, I sent an inquiry with travel details via email to \_\_\_\_\_ (See Exhibit 3 – Emails to Judge \_\_\_\_\_)
- \_\_\_\_\_ and Judge \_\_\_\_\_ did not respond to requests to travel via \_\_\_\_\_ emails. Unclear as to travel restrictions for Arizona Court Cause Number \_\_\_\_\_, said Living Woman proceeded with plans to travel and return in time for the 90-day Fugitive of Justice Hearing.
- Using travel details provided by Living Woman via email Judge \_\_\_\_\_ issues a **"HIGH PRIORITY Warrant-Arrest"** for \_\_\_\_\_. Said Living Woman was arrested on \_\_\_\_\_ at \_\_\_\_\_ International Airport and detained in \_\_\_\_\_ County Jail in Cause No: \_\_\_\_\_
- On \_\_\_\_\_ I was brought before Magistrate \_\_\_\_\_ in the Masters Court of \_\_\_\_\_ County and via Special Appearance notified the Magistrate of my Choice of Law and ADA Disability being on record with the Attorney General of \_\_\_\_\_ and the Attorney General of Arizona.
- Magistrate \_\_\_\_\_ replied, "\_\_\_\_\_ " have a Choice of Law and continued the Fugitive Extradition proceedings despite my request the matter be dismissed with prejudice.
- Said Living Woman attempted to secure bail for \_\_\_\_\_ County Case # \_\_\_\_\_ but was not successful due to a "HOLD" from \_\_\_\_\_
- On \_\_\_\_\_, I filed a Legal Research Request with \_\_\_\_\_ County Jail notifying said Jail of said Living Woman's Choice of Law and ADA Disability on record with the \_\_\_\_\_ Attorney General and the Arizona Attorney General and how **said arrest and imprisonment is causing me concrete harm.**
- On or around \_\_\_\_\_, said Living Woman's father and mother hire attorney \_\_\_\_\_ of \_\_\_\_\_, to represent "\_\_\_\_\_ " in said court causes in exchange of a \_\_\_\_\_ retainer for services.
- \_\_\_\_\_ notified said Living Woman's father and mother that the \_\_\_\_\_ Court will not lift the "HOLD" for \_\_\_\_\_ and that Extradition to \_\_\_\_\_ via the State Police was required for me, a living woman, to be released from \_\_\_\_\_ County Jail.
- **Under duress** I signed the Waiver of Extradition to \_\_\_\_\_ County, \_\_\_\_\_ on \_\_\_\_\_
- After \_\_\_\_\_ days of imprisonment, **enduring physical, mental, and emotional anguish** at the County Jail, I was picked up by \_\_\_\_\_ State Police Officers on \_\_\_\_\_ and transported to \_\_\_\_\_ County Jail on \_\_\_\_\_ County,
- At the \_\_\_\_\_ County Jail, **I was fingerprinted, photographed, and sexually assaulted by a guard of the \_\_\_\_\_ County Jail, as I have been previously by guards of \_\_\_\_\_ County Jail.**
- On \_\_\_\_\_ and \_\_\_\_\_, I suffered further concrete harm at \_\_\_\_\_ County Jail, forced into metal racks with decades of mold and asbestos dripping from the ceilings, excrement on the walls,

intermittent high pitch frequencies playing throughout the night, a foul stench burning all day, extreme low light conditions, and routine forms of psychological, physical, and emotional abuse, including food not fit for (hu)man consumption, as is customary in privately owned institutions collaborating with corporate municipalities for private profit.

- On or around \_\_\_\_\_, I learned about a new warrant for arrest on Arizona with an excessive \_\_\_\_\_ cash only bail, which is prohibited by the U.S. Constitution and the Arizona Constitution, that was signed by Judge \_\_\_\_\_ for missing the 90-Day hearing, which he knew I could not attend because I was imprisoned in \_\_\_\_\_ County Jail by his own intentional act (See Exhibit 4 – Fugitive Extradition Hearing)
- During the week of \_\_\_\_\_ said Living Woman hired \_\_\_\_\_ of \_\_\_\_\_ to quash warrant, exonerate bond, and vacate future hearings which said attorney accomplishes on or around \_\_\_\_\_
- As equity aids the vigilant, in \_\_\_\_\_, said Living Woman chooses to express her rights as the **Natural Person/Individual in Propria Persona, Sui Juris, Authorized Representative, and Attorney-in-fact** for the ens legis \_\_\_\_\_ for \_\_\_\_\_ Case No: \_\_\_\_\_
- After completing a lawful process via filings such as a Rescission of Signature and Revocation of all Power of Attorney, Color of Law Warning Notice, Challenge and Rebuttal to the (12) Presumptions of Law, Sui Juris Notice, Notice of Release of Counsel, Writ Quo Warranto, and Subrogation and Substitution Notice, said Living Woman filed a **Dismissal Order** for Case No: \_\_\_\_\_ with Affidavit of Notarized Publishing with the \_\_\_\_\_ County Superior Court, the \_\_\_\_\_ County \_\_\_\_\_ Court, and the \_\_\_\_\_ County \_\_\_\_\_ Court (See Exhibit 5 – Dismissal Order)
- On or about \_\_\_\_\_, in violation of my civil and constitutional rights for a matter that had been already dismissed at law, \_\_\_\_\_ County \_\_\_\_\_ Court reissued the same unconstitutional Warrant Complaint No: \_\_\_\_\_ across state lines to \_\_\_\_\_ County City of \_\_\_\_\_ Police Officers who promptly arrested me \_\_\_\_\_ days before my day of birth, which I believe was premeditated by \_\_\_\_\_ County \_\_\_\_\_ Court to cause me additional distress.
- From within \_\_\_\_\_ County Jail, I completed a Habeas Corpus and submitted it to Judge \_\_\_\_\_, who without any hearing, acknowledgment, or explanation for denial of said Habeas Corpus, issued a new Fugitive of Justice Case (No \_\_\_\_\_) with new court dates ( \_\_\_\_\_ ) and a \_\_\_\_\_ cash only bail.
- While unlawfully imprisoned in \_\_\_\_\_ County Jail from \_\_\_\_\_ to \_\_\_\_\_, via Special Appearance said Living Woman put her Choice of Law as the 1787 Constitution and the 1791 Bill of Rights on the record before Judge \_\_\_\_\_ Judge \_\_\_\_\_ and Judge \_\_\_\_\_ I explained that the \_\_\_\_\_ warrant was not valid, I asked Judge \_\_\_\_\_ to investigate the \_\_\_\_\_ charges, and submitted multiple written requests to \_\_\_\_\_ County Jail personnel via the kiosk, but **not a single request was ever acknowledged.**
- Suffering from PTSD, I made a Special Appearance for the **30-Day Fugitive of Justice Hearing** with Judge \_\_\_\_\_ in the \_\_\_\_\_ Court of \_\_\_\_\_ County on \_\_\_\_\_ where Judge \_\_\_\_\_

stated that he had not heard from and continued the proceedings without jurisdiction being proven by the asserter who was not present at the hearing.

- On , I submitted a Writ of Habeas Corpus Ad Subjiciendum for the Fugitive of Justice Proceedings to the Court for the State of Arizona and County Court.
- On via Special Appearance at the **60 Day Fugitive of Justice Hearing** before Judge , and without the asserter present for the hearing, I stated the following for the record:

“

” and Judge . replied with the next court date.

- Due to formatting issues, a new Habeas Corpus was officially filed with County Court on . (See Exhibit 6 – Habeas Corpus)
- On or about , the **bond for Case No:**  was returned in the mail by County Court and said Living Woman assumed the Habeas Corpus was approved and the 90-Day Fugitive of Justice Hearing cancelled. However, as nothing was confirmed in writing, I appeared specially at the 90-Day Fugitive of Justice Hearing before **on who stated that he had returned the bond “ ”** and wants to give the Arizona Governor and the asserter additional time **as per statutes and codes that do not apply under my Political Choice of Law** under the primary contract in its original jurisdiction.
- I firmly believe, as a matter of public interest, an investigation of Judge is necessary to determine the nature of said ‘ ’
- As the plaintiff/asserter, the State of , **which cannot be an injured party, has not presented itself at any Fugitive of Justice Hearing since issuing an invalid warrant across state lines months ago**, I firmly believe that Judge is knowingly, intelligently, and deliberately violating my rights, causing me concrete harm, and maliciously prosecuting me, a Living woman with documented ADA disabilities who is also a Public Minister, Educator, and children’s book author.
- Said fraudulent warrant from the State of was used by City of Police Officers on to create Arizona Case No: for which I have appeared at EDC

Hearings with Judge \_\_\_\_\_ on \_\_\_\_\_ and \_\_\_\_\_ and an Arraignment Hearing with Judge \_\_\_\_\_ for whom I am also filing a complaint.

- Although I put my Political Choice of Law on the record via Special Appearance at \_\_\_\_\_ hearings and the asserter has not proven jurisdiction, in the Minute Entry for the \_\_\_\_\_ Hearing, Court Clerk \_\_\_\_\_ and Court Reporter FTR Gold wrote “

\_\_\_\_\_ making apparent the “court’s” intention to continue the proceedings outside a True Court of Record and without jurisdiction, potentially to an administrative process, to continue creating a True Conflict of Laws in violation of my constitutional rights.

- I firmly believe that Case No: \_\_\_\_\_ was transferred “off the record” to Judge \_\_\_\_\_ as a form of harassment and intimidation of a Living Woman with documented ADA disabilities.
- I firmly believe that Judge \_\_\_\_\_ and Judge \_\_\_\_\_, who entered plea without my consent at the \_\_\_\_\_ Arraignment Hearing, are conspiring to deprive me of my constitutional rights by bombarding me with multiple court dates and bullying me into entering a plea (See Exhibit 7 – Motion to Dismiss Plea Entered Without Consent.)
- I firmly believe that by denying my ADA Requests for a Continuance and instead adding excessive and hearings with less than 3 days notice, and without jurisdiction being proven by the asserter, said Judges are discriminating against a natural person with disabilities in violation of Title II of the Americans with Disabilities Act.
- Petitioner continues to endure concrete harm and threats of arrest by numerous Judges of \_\_\_\_\_ County \_\_\_\_\_ Court who are knowingly and intelligently proceeding without the asserter proving jurisdiction and using an unconstitutional warrant to cause Petitioner repeated emotional, mental, physical, and financial distress.
- On \_\_\_\_\_ an a APA Request Letter for the Minute Entries regarding the unconstitutional warrant used by the State of Arizona has been sent to all pertinent parties via USPS certified mail.
- As a matter of Public Interest, I believe an ethics investigation of Judge \_\_\_\_\_ must take place for willful misconduct in office, willful and persistent failure to perform duties, conduct that brings the judiciary into disrepute, and multiple violations of the Arizona Code of Judicial Conduct and his Oath of Office.

I declare under penalty of perjury the foregoing is true and correct.

Petitioner and Authorized Representative  
For:  
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By: \_\_\_\_\_

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