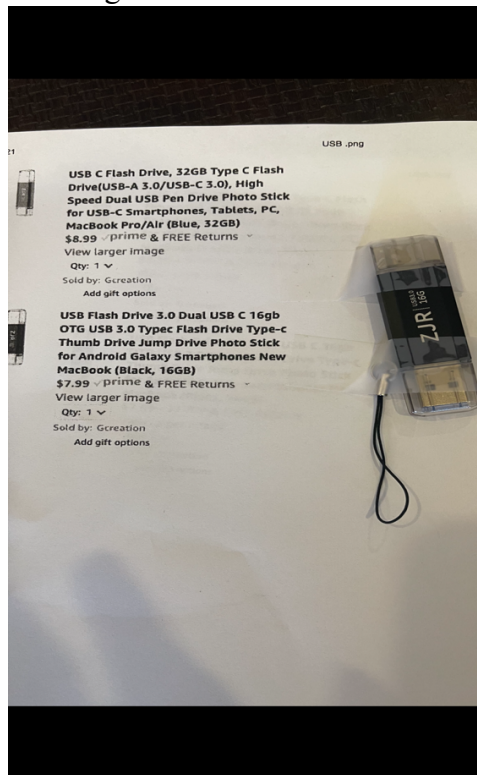


Commission on Judicial Performance
455 Golden Gate Ave Suite 14400
San Francisco, Ca 94102

July 28, 20

To Whom It May Concern:

My name is Karrie Gibson. On April 20 2021 I filed a formal complaint against 3 Superior Court judges. Supervising Judge Lawrence P. Riff of Los Angeles Family Court, Judge Bruce Iwasaki, and Judge Sarah Heidel.



**** Exhibit A** The photo above is photo of evidence that is included with this complaint and request. There is a USB attached that has video of the court clerk Arturo Quintero refusing to accept my Motion to Disqualify Judge Sarah Heidel. Also included is video of Deputy Anthony Pulido from the City of Industry Sheriff. Sheriff Anthony Pulido broke down my back door and illegally entered my home. I called The City of Industry Sheriff department to request a report of Anthony Pulido breaking in my home on September 23, 2020. Deputy Cole told me there wasn't such record of Anthony Pulido entering my home. I was told by the desk sergeant Morane that the deputies who broke in my home are assigned to the Pomona Court. Pomona Court is where Judge Sarah Heidel originally sat on the bench. The USB also includes video of m, Karrie Gibson placing a request for Ex-Parte to get back in

my home. An Ex-parte that was ignored. Instead of acknowledging the Ex-Part Judge Heidel recused herself. That demonstrates the hate Judge Heidel has for black people.

On June 1, 2021 Jessica Tankersley responded, stating that my complaint was in regard to a previous complaint, and that my complaint does not provide a basis for commission proceedings. I filed a new complaint referencing explicit acts of misconduct, and law violations by Judge Riff, Judge Iwasaki and Judge Heidel. Jessica Tankersley was misleading in her response. I included a 52 page detail of civil rights violations and misconduct by 3 Los Angeles Family Court judges.

Again, my name is Karrie Gibson. I am a 53-year-old college educated black woman, who was in a marriage for 23 plus years with a white male executive. The Los Angeles Family Court systematically violated my civil rights under the 14th amendment. There is obvious racial bias in the favor of my white male spouse of 23+ years. America has an undeniable presence of the White Supremacist Collective Conscious. In America there is excessive racial bias, discrimination, and clear hate against black Americans. I must point out this “obvious” disparaging attituded toward the life and freedoms of black people perpetrated by governmental departments. These attitudes and behavior exist beyond government entities. This White Supremacist Collective Conscious is woven in the fabric of America past and present.

In my correspondence, I made specific request that was not addressed by Jessica Tankersley. I believe Jessica Tankersley to exhibit this White Supremacist Collective Conscious attitude. I am requesting that Jessica Tankersley superior responds to this request/inquiry. I am questioning all correspondence regarding my request be handled by another representative, not Jessica Tankersley. I believe Jessica Tankersley to be biased. I am asking that each question be addressed directly. A tactic that “these” white supremacist employ is vague responses, failing to directly answer. Amongst police brutality cases the word “suspicious” is used to avoid addressing the actual violation. Another tactic is to prolong and evade civil rights complaints that are filed by black Americans. These are a few of the tactics employed by white supremacist in this country. The most impactful affects endured by black people is our mental health. There has been a never-ending pandemic of being black in America. The day has come for these atrocities to end!

Please address each inquiry directly, to include the policy and procedures for the Commission on Judicial Performance and any other relevant State or Federal Laws. Please refer to the 52 page detailed I included with my April 20, 2021 complaint.

1. How long does the Commission of Judicial Performance maintain records of complaints and other correspondence regarding said complaints?
2. I am requesting the names of the panel who were involved in the original complaint against Judge Sarah Heidel! ***PLEASE BE SURE TO ADDRESS THIS REQUEST IN THE RESPONSE. AGAIN, I WANT TO BE CLEAR ON MY REQUEST FOR DISCLOSING THE NAMES OF THE PARTICIPANTS IN THE ORIGNAL PROCEEDINGS. Lack of transparency is another tactic used by the white supremacist collective conscious. The cover ups of misconduct are successful due to the lack of transparency, improper documentation, and lack of accountability.***
3. Judge Lawrence Riff illegally sanctioned Karrie Gibson on Jan 2, 2020. There was a pending Motion to Disqualify Judge Heidel in the divorce of Gibson vs Gibson,

California Family Code 170.1. Judge Lawrence P. Riff retaliated against Karrie Gibson for filing a Motion to Disqualify for Racial Bias and Misconduct. Under California Family Code 170.1 all proceeding should be halted. **Judge Lawrence P. Riff had no cause for action in his sanction.** Judge Riff sited false accusation that can be proven by reviewing court document. (Details surrounding my complaint can be found in the 52-page details submitted with my April 2, 2021 complaint. *America has a history of making false statements against black citizen in an effort to frame and cause legal harm to black Americans.* The March 5th, and 6th 2020 divorce trial was ordered under duress, the duress was committed by Judge Riff. Riff ordered Karrie Gibson to leave the court room on Jan 2, 2020 when Karrie Gibson attempted to inform Judge Riff that there were 3 pending issues on the calendar. A Request for Change of Venue; Request for Attorney Fees: Motion to Disqualify Judge Heidel. Judge Riff verbally cut Karrie Gibson off while she was given testimony. Judge Riff instructed the bailiff to escort Karrie Gibson out of the courtroom. The bailiff apologized to Karrie Gibson for the Judge Riff's misconduct when Karrie Gibson and the bailiff entered the hallway.

Code of Civil Procedure 397.

The court may, on motion, change the place of trial in the following cases:

- b) When there is reason to believe that an impartial trial cannot be had therein.
- c) When the convenience of witnesses and the ends of justice would be promoted by the change.

Family Code 2030.

(a) (1) In a proceeding for dissolution of marriage, nullity of marriage, or legal separation of the parties, and in any proceeding subsequent to entry of a related judgment, the court shall ensure that each party has access to legal representation, including access early in the proceedings, to preserve each party's rights by ordering, if necessary based on the income and needs assessments, one party, except a governmental entity, to pay to the other party, or to the other party's attorney, whatever amount is reasonably necessary for attorney's fees and for the cost of maintaining or defending the proceeding during the pendency of the proceeding.

4. Judge Lawrence P. Riff set the trial date without allowing Karrie Gibson her right to request legal fees as it pertains to California Family Code 2030. Judge Riff set the trial date depriving Karrie Gibson of discovery. Judge Riff set a trial date while there was a pending Motion to Disqualify Judge Sarah Heidel for misconduct. (*details of this behavior and acts are included in the 52-page details*)
5. Judge Sarah Heidel illegally, without due process deemed Karrie Gibson as a Vexatious litigant. Deeming Karrie Gibson Vexatious was in retaliation, and an effort to provide Karrie Gibson of her civil rights in a divorce civil proceeding. Abuse of judicial discretion is another tactic employed by the white supremacist collective conscious.
6. Judge Bruce Iwasaki became a party to this collusion amongst Judge Heidel and supervising Judge Riff on March 5, 2021. The three judges conspired to sabotage Karrie Gibson position in the divorce, these acts are racial motivated, perpetrated by hate of black people. Judge Iwasaki failed to acknowledge multiple issues on the calendar. There were two pending issues, a Motion for Attorney Fees, and a Motion for Change of Venue. I filed the Motion for Change of Venue after being advised via letter to do so by the Commission on Judicial Performance. This letter was received after filing first complaint

against Judge Heidel. The letter wasn't written by Jessica Tankersley. The letter was written by another representative of Commission of Judicial Performance

7. I, Karrie Gibson suffered, and anxiety attack due to the abuse experienced during a March 5& 6, 2020. A trial that I attended under Duress. Judge Bruce Iwasaki threatened to sanction Karrie Gibson \$10,000 to be paid to my white male husband for future litigation. This was more heinous retaliation for attempting to exert Karrie Gibson's rights under the 14th Amendment. The \$10,000 sanction is sited on the July 1 judgment.
8. Judge Sarah Heidel ordered 4 four sheriff deputies to break in the home of Karrie Gibson. On September 23, 2020 at 8:30pm four City of Industries sheriff's broke down my back door, illegally entered my home. I have video of Deputy Anthony Pulido illegally threatening to arrest me if I didn't leave my home. I made several attempts to investigate this incident. I spoke to desk Sergeant Moren, from the City of Industry sheriff's department. When I questioned Moren about who came in my home? He said that it was City of Industries Sheriffs who are assigned to the Pomona court. The Pomona court is where Judge Sarah Heidel sat on the family court bench. Since these judicial volitation Judge Sarah Heidel, and Judge John Slauson were reassigned. Both judges were moved to their city of residence, which was quite convenient. **Exhibit A USB** video of Deputy Anthony Pulido falsifying information, making claim of a notice to vacate and instructing me to grab some of my things and leave my home. He threatened to arrest Karrie Gibson if she didn't leave her own home during the Covid pandemic. Anthony Pulido did not have a warrant to enter Karrie Gibson's home or legal authority to ask her to leave her home.
9. Judge Sarah Heidel made multiple orders without Karrie Gibson being notified or present. I, Karrie Gibson don't know the dates, because she was never notified. These orders were made between August 1, 2020-December 3, 2020. On December 3, Judge Sarah Heidel recused herself from the divorce of Gibson vs Gibson. I have never been notified of the reason Judge Heidel recused herself from the divorce case of Gibson vs Gibson. This is the 2nd time Heidel recused herself which demonstrates perceived bias. I am requesting the Commission on Judicial Review disclose the reason for the recusal of Judge Heidel.

Canon 1. A judge shall uphold the integrity and independence of the judiciary. Canon 2. A judge shall avoid impropriety and the appearance of impropriety in all of the judge's activities. Canon 3. A judge shall perform the duties of judicial office impartially, competently, and diligently.

10. A judge assigned to the Stanley Mosk Court order the signing of Escrow documents for the sale of Karrie Gibson's home. Karrie Gibson's home was illegally sold, and all the proceeds were illegally given to the white male wealthy husband. There is no evidence that support Karrie Gibson not being able to participate and decision make about the sale of the marital assets
11. I am requesting the official handbook of policies and procedures associated with the Commission of Judicial Performance. Please provide information of any online published guidelines, policies and procedures of Commission for Judicial Performance.

12. Around about Feb 19, 2020 Judge Heidel illegally deemed Karrie Gibson a vexatious litigant without cause or due process. Judge Heidel did so to prevent Karrie Gibson from requesting legal fees as it pertains to Family Code 2030. On Feb 18 2020 Judge Heidel took Karrie Gibson's motion of attorney fees off the calendar without cause. The day of the hearing, I Karrie Gibson submitted a declaration of the testimony I planned I have read from. I have a concussion, so I always read from a declaration that I prepare in advance. I can demonstrate multiple incidents of Judge Heidel altering court dates without legal cause or giving notice.
13. The exhibit A USB include video of supervising clerk Arturo Quintero refusing to accept my Motion to Disqualify Judge Heidel. Quintero threatens to call security on Karrie Gibson. See video recording of Quintero walking away with all copy of a 170.6 form. Quintero coerce Karrie Gibson into completing a form to file a California Code 170.6. Which is a preempted challenge that needs to be completed within the first 60 days. I, Karrie Gibson understand the difference between a California Code 170.1 and 170.6. This is a tactic that multiple court officers, See the two other require copies in the hand of Karrie Gibson, enabling Karrie to subpoena Judge Heidel.
14. Exhibit B Superior Court Media Relation announcement. Effective Dec 14th 2020 Judge Slawson moved from Pomona to Torrance. Effective Feb 1, 2021 Judge Heidel moved from Pomona to Pasadena. Judge Slawson is the only judge who ruled in my favor. He heard a restraining order hearing after Judge Heidel recused herself in 2019. He is the only judge who acknowledge that my ex-spouse lied under oath. The restraining order was part of my ex- spouses' strategy to prevent from paying spousal support. Again, I submitted 5 letters from my husband. Letters where he admits to his abuse and alcoholism. There letter date back to 1993. Judge Heidel, Iwasaki and Riff ignored this evidence. Judge Heidel recused herself in 2019 demonstrated. Recusal demonstrates bias, yet she continued to rule in my cases. Judge Riff and Judge Heidel ruled made ruling while there was a Motion for Disqualification pending. Both judges were moved to their city of their residence. I would like to know who is responsible for reassigning judges .

Canon 1. A judge shall uphold the integrity and independence of the judiciary. Canon 2. A judge shall avoid impropriety and the appearance of impropriety in all of the judge's activities. Canon 3. A judge shall perform the duties of judicial office impartially, competently, and diligently.

15. There were multiple orders made after Aug 1, 2020. I was never served any notice of any action. When you view the video Anthony Pulido claims there was an order made. Again, there were multiple orders made after Aug 1, 2020 that I was never given notice of motions or request by opposing. See media clip of Judge Kathy Stein, a family court judge from Lexington, KY. Judges are held accountable when they violates the rights of white people. In the case of black people, it is an unspoken rule to oppress, abuse and violate black people. The Commission on Judicial Performance is a party to the hate, abuse of authority and violation of my civil rights under the 14th Amendment. I am asking for an investigation and to be made aware of every aspect of the investigation and the parties associated with the investigation.

September 2016, Lexington, KY: The Judicial Conduct Commission suspended Fayette County judge Kathy W. Stein for one week, after findings of misconduct during an ex parte hearing where a mother unfairly lost custody of a child.



The suspension resulted after an ethics complaint, "According to the commission, Judge Kathy W. Stein was approached by Charles Joseph Schindler on Dec. 4, 2015. Schindler asked for an order granting him immediate temporary custody of the child."

16. Wenger v Commission on Judicial Performance 1981

Continuing to decide contested issues in which a peremptory challenge had been filed was prejudicial misconduct.

Black American Citizens have been marginalized our entire lives. These atrocities continue because there has been no remedies when committed by judicial branch of government. It is time America make good on its promise to Black People under the 14th Amendment to the Constitution. There is a white supremacist collective conscious prevailing in all branches and departments of government. It is time Black American are finally liberated and released from the shackles that binds us.

I would like to reference the case of Judge Kathy Stein In. A judge who was disciplined for misconduct in a complaint from a white citizen. This judge is now guilty of taking two babies from a black couple. America is guilty of ongoing hate crimes against black people. The branches who are supposed to police these agencies are a party to the continued systematic oppression of black people. My complaint against Judge Lawrence Riff, Judge Bruce Iwasaki and Judge Sarah Heidel is much more egregious than the misconduct by Judge Kathy Stein against a white woman. Judge Heidel, Riff and Iwasaki not only disregarded the law, Riff, Heidel and Iwasaki retaliated against me.

America continues to break their promise to black American's under the 14th Amendment. This is a hate crime. The Commission of Judicial Performance is a party to the hate crime.

Respectfully,

Karrie Gibson

