

State of Arizona  
COMMISSION ON JUDICIAL CONDUCT

---

Disposition of Complaint 06-180

---

Complainant: No. 1290400246A

Judge: No. 1290400246B

---

**ORDER**

The commission reviewed the complaint filed in this matter and found no misconduct on the part of the judge. The issues raised are solely legal or appellate in nature. If a judge makes an incorrect ruling or misinterprets the evidence, the correct remedy is to appeal to a court with appropriate jurisdiction.

The commission is not an appellate court and cannot change a judge's decisions; therefore, the complaint is dismissed pursuant to Rule 16(a).

Dated: August 8, 2006.

FOR THE COMMISSION

/s/ Keith Stott  
Executive Director

Copies of this order were mailed to the complainant and the judge on August 8, 2006.

*This order may not be used as a basis for disqualification of a judge.*

Commission of Judicial Conduct JUL 07 2006

AFFIDAVIT ~~Complainant~~ COMPLAINT AND AGAINST THE STATE OF ARIZONA  
73-02 Sent in Notice of APPEAL with this here IN

① To whom it may concern! Please Help me! 6-24-06

I, [redacted] am requesting an investigation

as soon as possible. [redacted]  
About or in [redacted]

[redacted] were both offered Plea Bargains.

(Keep in Mind, No Blood Relations, just Same Last names!) [redacted] never met my attorney, but

went to Plea Bargain early, at [redacted]

Heard [redacted] Hon. Judge [redacted]

and [redacted] are Defendants Lawyers,  
Public Defenders, [redacted]

[redacted] All three were talking how scared [redacted] was,

and, then [redacted] kept on saying scare

him, more. Then [redacted] the Hon. Judge

stated, yea, I know who it was and

just looked at me. Well when [redacted] gave

his Plea Bargain, [redacted] stated I Vaguely Remember,

Then the Hon. Judge [redacted] pushed his

chair back, hitting the wall behind him, and stood

up took a big breath. (Keep in Mind, Hon. Judge [redacted]

is about [redacted] then Bent down and yelled into

the Microphone, facing the whole court, But knowing,

[redacted] was already very scared. [redacted] was shaking in his

chair &amp; twisting his fingers. Then when Hon. Judge [redacted]

yelled, [redacted] sat straight &amp; practically

② stated what was in the indictment. this is  
 [redacted] I have requested for [redacted] transcripts,  
 since [redacted] through [redacted] when you  
 Read this transcript of [redacted] you'll see, that [redacted]  
 was being leaded By Hon Judge [redacted] then after,  
 [redacted] said his Plea Bargain. [redacted] was very  
 intimidated By the Actions of Hon. [redacted]  
 I told [redacted] my Defense attorney to do something,  
 Put appeals, she looked at me + shrugged her shoulders,  
 then MR Hon. [redacted] put my trial date the  
 following day on [redacted] which was a Night move.  
 Hon. [redacted] Started like this. Page 2, This is the  
 State of Ariz. versus [redacted]  
 [redacted] For State. [redacted] on Behalf  
 of [redacted] Present & out of custody, [redacted]  
 for [redacted] present out of custody. (P.2 Line 1-8)  
 P.2 Line 12. [redacted] My client, [redacted] informed  
 me again that he doesn't want the Plea, which is  
 fine, and that he wants to switch lawyers. (she  
 keeps going on about cops I wanted to see her. But the  
 truth is because she [redacted] was present at [redacted]  
 Plea Bargain, as you can see again, I circled again.  
 Because I wanted to change lawyers the day of the  
 Plea Bargain.)

(3) Who wouldn't, I have requested out of 6 Lawyers,  
 all court appointed, [redacted] transcripts, tell very  
 much, the day, shows that [redacted]  
 the Hon Judge [redacted] Lawyer.  
 (Keep in Mind on Page 3. Line 6, I [redacted] had a  
 few officers arrest me, I was thinking [redacted]  
 But later on during the trial, I told the,  
 well, not later on because I didn't testify,  
 but I did state [redacted] last year. So having  
 Police officers over without no search warrant,  
 and I like to get these Police officers in court. I  
 [redacted] was thinking about another time on I  
 thought it was when police came to the house &  
 searched [redacted] (She Police Officer, and  
 I was thinking about that incident, and it wasn't  
 the one in [redacted]) Because I have never seen  
 Police Records of ~~the~~ these Charges. For [redacted]  
 [redacted] I barely met [redacted]  
 at [redacted] Plea. [redacted] and I fought, because  
 Hon Judge [redacted] Behavior at Plea of [redacted]  
 (on or about) [redacted] Knowingly, Conspired with  
 Hon [redacted] then overnite  
 Hon [redacted] next day service, because I wouldn't  
 take a Plea Bargain, Knowingly Mr Hon [redacted]

④

denied me my United States Constitutional Rights, my Arizona Constitutional Rights, Declaration of Rights, Victims Bill of Rights, 2.1 Section 2.1(A) To Preserve and Protect Victims' Rights to justice and due Process. A VICTIM OF CRIME HAS A RIGHT TO JUSTICE AND DUE PROCESS, A VICTIM OF CRIME HAS A RIGHT!

(1) TO BE TREATED TO FARNESS, RESPECT AND DIGNITY, and to be free from intimidation, harassment, or abuse!! ( [redacted] PER, AND [redacted] hearing)

(3) TO BE PRESENT AT AND, upon request, to be informed of all criminal proceedings where the defendant, has the right to be present to [redacted] knowingly, without informing [redacted] through [redacted] Clerk of Superior Court, on [redacted] Denied & Didn't Notify [redacted] of this hearing, and [redacted] was in the [redacted] County Jail. [redacted] Didn't know until a Fax at [redacted] ARIZ. Dept of Corrections, [redacted] on [redacted] here is the Fax and Date! Herein!

(5) To Refuse an interview, disposition, or other discovery Request By Defendant, the Defendant's attorney, or other Persons acting on Defendant.

(6) To confer with the Prosecution, after the crime against the Victim has been charged, before trial or before any disposition of the case, and to be informed of the disposition.

⑥

(8) To receive prompt Restitution from the Person or persons convicted of the crime conduct that caused Victims loss or injury.

(7) To read Presentence Report, Relating to the crime against the Victim when they are available to the defendant. I [redacted] never was told about the Police Report + [redacted] never mentioned this, because I was upset and wanted another lawyer, because of Hon Judge [redacted] Behavior and [redacted] and all 6 attorneys never mention this! I have about 60 statements on record at Superior Court, [redacted] Clerk of Superior Court, on the Judges Behavior, on all 6 attorneys, I have I think about 5 or 6 appeals, I [redacted] Put in on [redacted] AND AGAIN ON [redacted] Appeals, [redacted] has not been answered!

Page 3 I wanted to switch lawyers, because [redacted] was a part of a Conspiracy, Premeditated, and she told me I couldn't put appeals until 1 yr to 1 1/2 yrs, So I took off on [redacted] and then turned myself in in [redacted] more about the [redacted] On Page 3 I [redacted] asked for my Brother + Father on Page 4. Lines 9 + 10, They caught my [redacted] Brother, [redacted] a younger Brother, [redacted] Line 11 There's a lot in question here. I don't even remember the day of this [redacted] in something!

(P6)

Page 4, is where Hon Judge [redacted]  
 line 20. Court. given your investigation of the  
 case, as far as your concerned, [redacted]  
 if she did investigate, why doesn't she know I  
 have a [redacted] or help get my  
 [redacted] + Father as witnesses why does she still  
 continue the case. She knew about the Induced  
 Plea. [redacted] Plea. Why doesn't she say something,  
 Page 5. Here's a good one! Page 5 line 8 through 13.  
 [redacted] the court. Leads [redacted] knowing 14,  
 that she and I [redacted] have fought since [redacted]  
 Plea. that I haven't read no Police Report, or even  
 been told my Victims Bill of Rights. (Court How long  
 "you had this case with this defendant?" When [redacted]  
 [redacted] answered this 1 Particular question.  
 Here's the Conspiring "How long you had this case  
 with this defendant?" [redacted]

Page 5, line 11 through  
 He's out of custody custody. Let's see, We--  
 it looks like we were appointed on [redacted]  
 of this year. [redacted] We is the Part. [redacted]  
 didn't clarify. Did she was appointed and [redacted]  
 [redacted] Both knew this. Lines 15 & 16 Because  
 you were in court yesterday, as I recall. He [redacted]  
 [redacted] is talking about [redacted] Plea. Lines 21 & 22  
 again Versus Plea of [redacted] as Present.

②

with [REDACTED] Page 6. lines 5-6  
 I'm not familiar to the court system.

Next [REDACTED] is going to allow codef.  
 [REDACTED] to Plea line 10 yesterday!

line 12 except proceedings as to [REDACTED]  
 Page 6. the Court says Mr. Hon Judge [REDACTED]  
 P. 6 Lines 14 through 22 knowingly [REDACTED] States  
 Back on Record, as if we all went off record.  
 We never went off record. [REDACTED] did his  
 Plea Bargain on [REDACTED], if I have requested the  
 transcripts, to [REDACTED]

of [REDACTED] - it'll tell day, time + year.

[REDACTED] said his Plea Bargain. Why would the

[REDACTED] the  
 Recorder write it like this, like if you did  
 his Plea Bargain on [REDACTED] Again [REDACTED]

Knowingly States Page 6. lines 18 through, you had  
 months with [REDACTED] as your attorney.

Page Lines 19-20 You had a chance yesterday to exercise  
 your complaint. I was discriminated, intimidated  
 humiliated, Denied Family members as witnesses  
 didn't even go through Police Records with my  
 lawyer [REDACTED] only knew [REDACTED] 1/2 to 1 hour on  
 about [REDACTED] [REDACTED] Liberty tied with  
 Hon Judge [REDACTED] a conspiracy.

⑧

Back to Victims Bill of Rights

CJC-06-180

§ 8 No Person shall be disturbed in his private affairs or his home invaded, without authority of law.

§ 10 Self-incrimination, Double jeopardy

All these Victims Bill of Rights have been  
\* Violated, and there is more

§ 10 To a speedy Trial or disposition and Prompt and Final

§ 11 To have all Rules governing Criminal Procedure and the admissibility of Evidence in all criminal proceedings. Protect Victims Rights and to have these Rules be subject to amendment or repeal by the Legislature to ensure the protection of these Rights.

§ 12(a) To Be informed of Victims Constitutional Rights!

(b) The Legislature, or the people by initiative or Referendum, have the Authority to enact substantive and procedure law. to define, implement, preserve, and protect the Rights guaranteed to Victims by this Section. Victims by this section, including, the authority to extend any or these Rights to juvenile proceedings.

§ 14 Habeas Corpus, the [redacted] mentioned that I wanted to represent myself. And [redacted] had my Rule 32 and [redacted] Court of Notice of Appeal!

§ 24 Right of Accused in Criminal Prosecutions.

§ 32 Constitutional Provisions Mandatory.

① § 33 Reservation of Rights + Rules CJC-06-180

The enumeration in the Constitution of certain Rights, shall not be construed to deny other Retained By the People!

These are My Reservation of Rights and Rules. Here in already Mentioned and a lot more Evidence of Rules + Code of Judicial Conduct! + Rules! ARIZONA REVISED STATUTES

ON Page 6. Here TN When [redacted] and Hon Judge [redacted] Conspired in Court. and said in/and on [redacted] JURY TRIAL DAY 1, PRIOR to Selecting JUROR, MR Hon Judge [redacted] Asked [redacted] Page 5, lines 8 through 13. MR [redacted] asked knowingly, that [redacted] Hasn't talked to [redacted] Because of his Behavior in [redacted] Plea. That MR [redacted] was furious with [redacted] Because she didn't do anything, appeal, or Change Judges, as/and did not put anything, [redacted] Stated, "He's out of custody, Let's see, We - it looks like we were appointed on [redacted] of this Year". Before answering what I just wrote. [redacted] asked, [redacted] how long have you had this case with the Defendant? When did you get it?

(10) Now I never [redacted] [redacted] until [redacted]  
 as well as a few friends that I knew [redacted] on [redacted]  
 also [redacted] family members, etc., also I  
 have paperwork from [redacted] asking  
 me to get in touch with her. I could prove  
 [redacted] didn't say the truth,  
 I [redacted] requesting a Court order to  
 the Commission of Judicial Court, to subpoena,  
 the Records of [redacted]  
 under [redacted] MR [redacted] knowingly as  
 well as [redacted] Both, Did me BIAS,  
 impartial and Wrong, under the Victims Bill,  
 of Rights Section 2, I under Article II, A.R.S., 2005-2006  
 ARIZONA Constitution, U.S. Constitution, Declaration of Rights,  
 (1)(3)(4)(5)(6)(7)(8)(10) self incrimination / Double Jeopardy  
 (9)(11)(12) to be informed of Victims Constitutional Rights,  
 (4) [redacted] never told me because I was upset and  
 (2) Because she [redacted] never did anything about MR.  
 (6) [redacted] Behaviour BIAS + Because she is  
 (7) Part of this indecent act / Malice Prosecution  
 (2)(10)(14) Habeas Corpus  
 (23) Trial By Jury  
 (24)  
 (32) Constitutional  
 (33) Reservation of rights and Rules A.R.S. and  
 Criminal, Code of Conduct.

⑪ I am claiming each one of these  
 Victims Bill of Rights, and once you Review,  
 You'll see, I've [redacted] had not only Rules  
 But Victims Bill of Rights I'm sending a copy  
 of my Transcripts also my other Evidence to  
 Your Commission of Judicial Conduct, I'm going to  
 wait 2 weeks, hopefully, You could investigate.  
 Not only my Papers, But what Judge [redacted]  
 has! Mr. [redacted] said I can't Publicize.  
 Rule 11. But if Mr. [redacted] knowingly, & knowingly  
 with the help of [redacted] Also Refuses, 6  
 Attorneys to not do nothing, & let Me [redacted]  
 Rot in Prison, everyone deserves a fair, and  
 not intimidating hearing, without Humiliation.  
 I want some one to investigate [redacted]  
 All my Transcripts written, How all the 6  
 Lawyers Refused to help, Rule 81, Cannon 3(A)(B)(E)  
 Under Code of Judicial Conduct. Mr. [redacted]  
 Must Disqualify himself, and if You favor  
 Rule 20 to Be entered & also 510 Double jeopardy  
 Self incrimination, And Not ever again will  
 these charges ever be brought up, against Me.  
 [redacted] My Brother or Father! Leave us  
 alone & get me out of Prison. If going Public  
 if something ain't done Real fast & get me  
 out of Prison A.S.A.P. Please!

(12) I'm sending my / same. Here in Paperwork,  
 I'm going Public and on National T.V. if Special  
 Action isn't taken Immediately!  
 This is a Affidavit I am claiming for  
 the Relief, Restitution for / well since [redacted]  
 & on about! I Request all my Rules to be Reserved,  
 § 33! And Remember there is so much more,  
 I want Restution! its Been Since [redacted]  
 Intimidated, Humiliated and Discriminated,  
 Harassed, in Prison, etc!! I don't think  
 \$50,000,000. Dollars. I just Put that, to get  
 you'lls attention! But what the courts think  
 what is Right. I'm tired of being Railroaded!  
 This is going to the Courts of Appeal, and I  
 expect Special Actions, Priority, and if I am  
 delayed any more, I will file for \$50,000,000.<sup>00</sup>  
 and it will go Public. I am m. lawson. Set  
 Hon Judge [redacted] straight [redacted]  
 Next step is U.S. Supreme Courts!  
 I need an attorney to file for Claims, I'm  
 No Attorney! But I'm trying to defend myself.  
 Especial when my Court Appointed [redacted]  
 don't even get in touch by there, only on [redacted]  
 and he was assigned on [redacted]

(B)

Arizona Rules of Court 2006  
 Rules of Criminal Procedure Trial Motions  
 Rule 24.1(c) The Harbinger Error  
 E.R. 1.2. Scope of Representation and Allocation  
 of Authority Between Client & Lawyer  
 (A) (C) in former consent  
 (D) Criminal Fraudulent and Prohibited  
 Transactions. 107(d)

Requesting you ask [redacted] transcripts  
 for or about [redacted] plea bargain. Will keep  
 what doesn't incriminate.  
 ON [redacted] at Diliberation I. [redacted]  
 Walked in front of [redacted] she told  
 me that Hon Judge [redacted]  
 [redacted] said to me, They Both worked  
 together in [redacted] years. Before [redacted]  
 as Public Defender. According to 81. Cannon 3. (A) (B.)  
 (E) Disqualification for Judge to disqualify himself.  
 [redacted] was getting wronged.  
 She was also at [redacted] plea bargain.  
 Thank you. [redacted] investigate ask [redacted]

[redacted]  
 [redacted] (2) Plea Bargain offer about  
 [redacted] Following day [redacted] Jury trial & Trial  
 Following Jury selection, Overwrite express going through  
 Hon Judge [redacted] Please help!

(14)

I [redacted] Made transcripts. statements in  
[redacted] Clerk of Supreme Court, [redacted]  
[redacted] Again in [redacted] and again,  
in [redacted]

Each one of these transcripts of statements I  
would like you to investigate. [redacted]  
Didn't testify except for [redacted] Page 1-9

I knew it was being denied a fair hearing,  
[redacted] Mislead me to Believing in a  
Appeals and told me it couldn't do anything  
for a 1-1/2 years. When I turned myself in,  
[redacted] told me it was to late! Now I'll talk  
about the Transcripts!

Now when I mentioned the Part were [redacted]  
States We had this case [redacted] [redacted]

Remember [redacted] Looking at me and then  
Bowing her head down. I Remember this Me staring  
at her lying to the Judge even though, Her [redacted]  
Was Part of this Scheme, this Plot, Conspiracy!

This is not about Drugs, Sales or Possession, This is  
About A Honorable Judge [redacted] This is Fraudulent,  
The listed Transactions E.R. 1.2. Scope of Representation  
and Allocation of Authority Between Client & Lawyer.  
(A)(C)(D) [10] also § 9(H) Libel & Slander against the  
State of Arizona! [redacted] Both

Pass the limits, I didn't know [redacted] until [redacted]  
As she stated in Court, She, well her - had this case  
Since [redacted]

(15)

I'm sending my transcripts on [redacted] Day/ Private  
 Jury Selection. All lawyers realize this and  
 have ganged up against me. I'm sending this  
 to Court of Appeal. These are facts. Not only in  
 Trial about [redacted] Being the only officer,  
 in 2<sup>nd</sup> Court saying everyone went inside But,  
 not identifying everyone, also saying that I  
 [redacted] Never touched Money or Drugs. Now  
 that he directly dealt with [redacted] But an 1<sup>st</sup>  
 Court. He says I Believe, answering that he  
 [redacted] was the only one who got out of car.  
 Then again 1<sup>st</sup> court said [redacted] that the officer  
 [redacted] was with him in the car, when supposedly  
 he saw money transaction & then they both left.  
 And again 1<sup>st</sup> Court that he saw 2 occupants  
 in truck. Says [redacted] that they never got  
 out of truck also truck has tool Box Behind  
 Cab of truck, [redacted] in 1<sup>st</sup> Court Never Identified  
 Both subjects Both occupants & MR Hon. Tidge  
 [redacted] made [redacted] induced, intimidated,  
 A Plea Bargain. I'm requesting that that Plea  
 Bargain be withdrawn from & By the State, since  
 [redacted] was scared into a Plea Bargain! Victims Bill  
 of Right, 2.1 to Be from Intimidation & Fairness,  
 U.S. States Constitutional Rights, Declaration of Rights,  
 have Been Violated, and this was a Plea Bargain.

(16) This is unbelievable! I'm just going by the Transcript of [redacted] Criminal Notice Prosecution and Bias, Impartial & Discriminating. Here in and all the other transcripts, I made about 60 statements, trying to explain this & the Hon Judge [redacted] & the 6 lawyers are saying to protect the Judge & [redacted] State! But only conspiring with them, including Judge [redacted]

" [redacted] ARIZ. Attorney General By [redacted] and [redacted] County P. Bl. Defender By [redacted] Filed By Clerk of Courts, Court of Appeals [redacted] Concurring

Filed [redacted] Clerk of Superior Court

County Attorney [redacted] Hon Judge [redacted] AGAIN Law office of [redacted] ARIZ State BARND. [redacted] County BARND [redacted]

Filed [redacted] AM 803 Deputy to Scribely to understand Judge [redacted] Attorney General

⑪

Legal Rep. [redacted] Represented By [redacted]  
 I. [redacted] Don't know what [redacted] But is for  
 appeal or her assistant [redacted] I remember  
 Put a Rule 11 at least requested. But [redacted]  
 actually Put 3 Rule 11. All 6 Lawyers appointed  
 knowingly knew about the transcripts & knowingly  
 All these judges. Herd in! 1 Man against the State,  
 I hope you all at Commission of Judicial Court of  
 Conduct Help. ~~Keep~~ in Mind, I [redacted] Didn't  
 know [redacted] until [redacted] She States Different,  
 With the help of Hon Judge [redacted]! They both  
 knowingly committed these unlawfull acts.  
 And I have a feeling these other lawyers  
 knew this as well, My statements will verify,  
 All of these actions! This is a Affidavit!  
 Against the State of Arizona  
 "I declare under Penalty of Perjury that  
 the foregoing is TRUE AND CORRECT.  
 Executed in [redacted] ARIZONA. on this  
 25<sup>th</sup> Day Sunday of June 2006. Pursuant to Rule 8(d)  
 ARCIUPR"

M.S. [redacted] He injured herself in court [redacted]  
 [redacted]

⑧ I Have Copies of So Many Statements, and Copies  
Here in!

Defendant: Restriction to Submitted

I [redacted] am Requesting To Be Released  
Please, as soon as Possible and any should  
happen to Me [redacted] I leave everything

to [redacted]  
to be divided equally.

Motion  
FOR  
ALL  
3 Herein. Requesting Rule 20 Motion for Acquittal  
Rule 81, Canon 3. (A)(B)(E) Disqualification  
OF Judge [redacted]

MR. [redacted] has to disqualify himself!  
S/VICTIMS Bill of Rights, IN the Constitution of the  
UNITED STATES OF AMERICA!

S/10, and 33. And Reserve all Rules and Evidence  
Rules of Court Procedures + UNDER the  
ARIZONA REVISED Statute 2005-2006

As IN TRANSCRIPTS OF [redacted]

I, [redacted] am Requesting a Attorney to  
assist Me in filing against the State!

I Never Met Judge [redacted] but want to meet  
a few days before to see who he is if it  
was being curious! I Beg The Court to accept!

Sent in Rule 32 to Hon [redacted] Here!!  
on 6-28-06 4 pages