## State of Arizona

## COMMISSION ON JUDICIAL CONDUCT

Disposition o	of Complaint 14-003
Judge:	No. 1031914843A
Complainant:	No. 1031914843B

## **ORDER**

The complainant alleged a superior court judge, county attorney, and his own defense counsel are holding him hostage to a plea agreement on cases that cannot be tried.

The responsibility of the Commission on Judicial Conduct is to impartially determine if the judge engaged in conduct that violated the provisions of Article 6.1 of the Arizona Constitution or the Code of Judicial Conduct and, if so, to take appropriate disciplinary action. The purpose and authority of the commission is limited to this mission.

After review, the commission found no evidence of ethical misconduct and concluded that the judge did not violate the Code in this case. The commission does not have jurisdiction to review legal issues. Accordingly, the complaint is dismissed in its entirety, pursuant to Rules 16(a) and 23.

Dated: February 19, 2014.

FOR THE COMMISSION

/s/ George Riemer

George A. Riemer Executive Director

Copies of this order were mailed to the complainant and the judge on February 19, 2014.

In Bringing the Judicial Process to
Jose II would Be very Com Fortny
To linow that Indge
3 3 - Was Properly Repremenses or DeBenches
= 3 + For Violating my Rights Austlew ATTEMPING
f & Forces A Consistion on met
July have Been In Apater
GH= County Custooy- I was Running B
& Sucasi Ful He County Army
H & H Branght Changes It Coulon'T Prove
DATE I CAN VERIFY REAL E
3 CSTATE COSE + DW SIT ENTERPRISE
OUT AND THERE IS NO FRO IN SIGHT I
33 M Am Carrently houses Ar Community 3 0
& 3 & S Corrections C Torasmen DIFACILITY The Felongs & G
3 5 to Transpero A petition to Revoke Probation & 8
Sointy And Judge Bare me - OF
A r & A I Put on Record my Request For speedy TriAL H 35
STE THAT WAS DELINED I PUT ON REWIND I WISHED
TE OF My ATTOM to File Motions the Judge SAIN they would E & T
3 5 9 1 90 Mawhere Predynce I put on Record current & 32
2 d 3 d now has Interfective Coursel then I hero it sign
g & 3 g Army he sais he would give Notice to Court 0 33
HET AND Judge IS Keeping CABAGE ON CASE & & A

	nn y d daar-minsterland de Minister (op de 1800 letter – 1960 V. er. 1914 is behann it die den men gewieben de Minister (op de minister productier (op de 1800 letter 1900).	hag garinn pilotandar la cimci internazione dell'assistante de	and the second
	I Am weiting the Two	CAL Perver BOAZA	and the second
	In Reference to		
		WAS hannes A 6 Felony	
<u> </u>	Count CASE IN	County To DATE THAT	0
Jan Jan	CASE KAS MOT BEEN	Trues I have Mever	
	<b>○</b> * <b>^ ^ ^ ^ ^ ^ ^ ^ ^ ^</b>	******	
	Tres Because Pro	secutor + GP Testifies	Marie Carrier de Carri
	And Cop Confremes	that AU charges	And the second s
	Were Accomplicated	bility When In FACT	
	the peop has only Be	an Changes within	\$
5	Trafficher Stolen Propert		and the second second
Designation of the second	I have Nober Been 1		
3	I Been Charges with	Yet It Is on	
August Company of the	The minates In Supe		
	County - My Right do	DUE Process HAS	
The second secon	Been Violation - Ans	It Is my unpestanong	<u> </u>
	THAT PEACE Official	Does	managamanan inka na raka sa mand
1-11 = 1	Not work For P.P.	LATER ARRESTING	
1	officer". The Judge	- County ATTMY +	and the second s
	My own Depense Atom	15 There have Been No	ين في
E C &	ARE AN holoing me hos	STAGE to A DIEA Agreeme	2
The state of the s	The CASE CANNOT Be	Traces Ares they will	-
5 7 6	WOT DISMISS CAN SYOU	n offer An exprenation	die in
	As to Why or offer	- Some Assistance	Annual Control of the
Control of the Contro			

inger ver de. Optioner