

State of Arizona
COMMISSION ON JUDICIAL CONDUCT

Disposition of Complaint 14-104

Judge: No. 1030149321A

Complainant: No. 1030149321B

ORDER

The complainant alleged a superior court commissioner improperly refused to allow him to speak on his motion for the dismissal of the charges pending against him for lack of jurisdiction.

The responsibility of the Commission on Judicial Conduct is to impartially determine if the commissioner 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 commissioner did not violate the Code in this case. The commission does not have jurisdiction to review the legal sufficiency of any of the commissioner's rulings. Accordingly, the complaint is dismissed in its entirety, pursuant to Rules 16(a) and 23.

Dated: April 23, 2014.

FOR THE COMMISSION

/s/ George A. Riemer

George A. Riemer
Executive Director

Copies of this order were mailed to the complainant and the commissioner on April 23, 2014.

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

CONFIDENTIAL

State of Arizona

Commission on Judicial Conduct

1501 W. Washington Street, Suite 229

Phoenix, Arizona 85007

FOR OFFICE USE ONLY

2014-104

COMPLAINT AGAINST A JUDGE

Name: _____

Judge's Name: UNKNOWN

Instructions: Use this form or plain paper of the same size to file a complaint. Describe in your own words what you believe the judge did that you believe constitutes judicial misconduct. Be specific and list all of the names, dates, times, and places that will help the commission understand your concerns. Additional pages may be attached along with copies (not originals) of relevant court documents. Please complete one side of the paper only, and keep a copy of the complaint for your records.

For case #

The Judge at the
"THE STATE OF ARIZONA" vs.

, committed

Several acts which were unlawful and/or misconduct... ① He refused to allow me to speak to motion for a dismissal for lack of jurisdiction [1], by interrupting me before I could say 6 words ("The U.S. Supreme Court...") ("I wish to challenge jurisdiction...").

[1] = ② Judge committed "Treason to the Constitution"

Jurisdiction unlawfully because: ① The official required to prove jurisdiction violates "Law" [3] (Az. Constitution, Art. XXII, Sec. 10 & 20), being in ALL CAPITAL LETTERS (see "Capitis Diminutio Maxima", thelawdictionary.org, Law), indicating a "legal fiction". Every one I have checked so far is registered on dnb.com as a "Traded" Corporation POLICE?

COURT,

COURT,

"Law" [3], indicating a "Traded" Corporation ② The "Style of Process" likewise violates (Az. Const., Art. I, Sec. 25);

③ Case should be dismissed "for failure to state a [legitimate] claim for which relief can be granted" (Rules of Court Procedure), because I am the only party caused "Harm" (injury, loss, detriment, Blacks Law & Cornell.edu), and because I was arrested for holding a sign that read "HUNGRY NEED WORK" on an open, public sidewalk (1st Amendment right, not "soliciting", "begging", "panhandling", or "trespass", according to definitions from Blacks law, and ARS 13-150 because I was making a "statement", not an "offer" or "request", nor causing "harm" to anyone against their will); ④ The Court shall have "original Jurisdiction" when a state shall be party (U.S. Const., Art. III); ⑤ These actions

Violate the purpose of our "Supreme Law" (U.S. Constitution) to: "Promote the General Welfare, and Secure the Blessings of Liberty..." (Preamble). but is "color of law" (Fed. gov). [2] = Jurisdiction can be challenged at any time... Once challenged. [3] = "an unconstitutional act is not a 'law'"

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③ These actions also violate purpose of Arizona govt.: "to protect and maintain individual rights," (Art. II, Sec. 2).

Since the reason for initial arrest was unlawful ("Direct complaint even states "Under color of his official authority), my acts of "self defense against unlawful arrest" were my "right".
Court says: "even if... resides in death of Officer... worst... Charge... Involuntary manslaughter), and not a "crime". Especially since I did not initiate any physical contact, but only pulled away from attempts to assault me.

For all these reasons the Judge(s) should dismiss this case, and I am filing suit with the U.S. Court(s).