JState of Arizona COMMISSION ON JUDICIAL CONDUCT

Disposition of Complaint 15-202

Judge:

Complainant:

ORDER

The complainant alleged a superior court judge improperly modified his probation, did not afford him an opportunity to be heard, and was biased against him.

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.

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

Dated: September 10, 2015

FOR THE COMMISSION

/s/ George A. Riemer

George A. Riemer Executive Director

Copies of this order were mailed to the complainant and the judge on September 10, 2015. I understand the commission cannot reverse court orders or assign a new judge to a case.

I declare, under penalty of perjury, that the foregoing information and the facts I have provided upon which my allegations of judicial misconduct are based are true and correct.

Signature:

Date:

INSTRUCTIONS

Use the following space or plain paper of the same size to explain your complaint. Explain why you believe what the judge did constitutes judicial misconduct. Be specific and list the names, dates, times, and places relevant to your allegations. Additional pages may be used and relevant copies of documents may be sent with your complaint (please do not send original documents). Use one side of each page only and write legibly or type your complaint. Please keep a copy of your complaint for your records.

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After talking to one of your staff I was told to just fill out this form and send what I have. to just to begin to fill out this form would be
long. The transcripts, motions and ruling are now organized. I would like to send including some which were deemed destroyed
                                 of the
                                              Office. These are now in
                                                                                    folders total containing these volumes of instruments. I
am wondering the best way to get these to you. Perhaps a runner or USPC insured day special delivery insured signature required. I will
clear any ambiguity about the extent of now criminal misconduct.
                               organizing and putting together transcripts ones I didn't get until until
I have spend the last
                                                                                                                              court apt.
attorney went to excuse herself
                                                                          who I will refer to as
                                            This is when Judge
                                                                                                  became irate when
                                                                                                                                  named a
private council denying me my own counsel the
                                                    time blaming in on budget constraints, threat. These transcripts I did not get. Please get
them
                             temporarily took over primary Judge
When Judge
                                                                                        who then ordered the court expense. Physiological
                                                            was that that I would be incapable of any trial. This entire hearing was brought
exam by Dr
                             who determined my
                             Prob. officer # ? petitioned the court to revoke my
forth when
                                                                                        which usually takes a felony
                                                                                                                                because the
          Dept's appointed therapist said I was malingering during group. This is stated in my plea that only individual
                                                                                                                           group is required
                      psychology.
                                      found the petition the exact same I was fighting for my life in the hospital with my current illness. Dr.
     contacted the clerk and my attorney
                                                        stating that why didn't she check with the medical doctors in the first place and
challenged malingering and other comments. Judge
                                                            dismissed the the petition and further lifted the restriction with
                          to in a letter "my Right to Be Heard" which a the full meetings transcripts of this hearing in which
therapy . I sent that
                  was present sat through and made no objections. In this letter according to the
                                                                                                         prosecutor as I crossed lines
looking for counsel stated that If your attorneys are not representing you with all the facts you write the judge.
                                                                                                                 the admonished me from
further writing the court because I was not an attorney.
                                       the first attorney who went before to my primary judge
Going back farther I hired
                                                                                                                    because of my first
                                        after painful treatment there was a
                                                                                fatality rate within the first
                                                                                                                   After the hospital and the
misdiagnosis of
nursing home my true illness. Attorney
                                                                                      was granted to the extent that my community service
                                             motion to modify conditions of
was to be performed inside in a non physical environment and that I was scheduled for standard
                                                                                                          the summer of
                                                                                                                               This ruling
was ignored and in contempt of again
                                                                           walked into the nursling home and knowing about my current
illness and her and the surveillances officer SO inquired how I might have contracted it
                                                                                                          sample
no rubbing alcohol as I inquired with here (remember her in detail) what was this clear substance I was being injected with for
withdrav 5 NO reply.
                                   had not only violated
                                                                  laws which back then would be immediate revocation of ones position or
termination. Also note that the
                                         out of now
                                                              was the only
                                                                                    I did not report. I paid my back
                                                                                                  to find out that my unit was flooded due to
                Heft the nursing home
                                              early to check on my
broken water line when the owner underneath was filing against me for damages. Now I had
                                                                                                      actions against me the revocation and
      suite. That was finally dismissed as well by Judge
                      my attorney then went forward with a motion to Terminate or Unsupervised (report only status) in a motion to Judge
       in which Judge
                                   denied.
                                                   had retired. I have all the motions ruling before this except the ruling at sentencing which
was destroyed to the present minus the one mentioned about.
                                     I was immediately transferred to
                                                                                              when the probation moved from the east side
The same day of
                           of
office to the south side office because of my
                                                          which then gave me the bad side affects
                                                                                                        said
                                                                                                                                  my weekly
                                            denied the report only status when the So
                           after
       This was ok till
                                                                                                     under
                                                                                                                            put me back on
                                                                                        schedule was also a concern of
    scheduling in criminal contempt of
                                                 ruling. The standard weekly
                                                                                                                                as he
                                                                                      in my files that he filed out for me to follow and the
                                 the exact date is on a
addressed
                         In
                                                           schedule that
date when this actually took place. he made a visit to now my second condo and his behavior was out of place when I could not come to the
door said I wouldn't answer my door. At this point I was referred to
                                                                                          who first talked to
                                                                                                                           who went along
with the suggestion of report only unsupervised
                                                       n to me and to take the court action as necessary His motion and communication with
my medical doctor where addressing my increase in viral loads and physical health concerns. As well as Dr.
                                                                                                                 input and Dr.
          both stated among other things (enclosed) that I AM NOT A Risk to Society and no
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After talking to one of your staff I was told to just fill out this form and send what I have. to just to begin to fill out this form pages long. The transcripts, motions and ruling are now organized. I would like to send including some which were deemed destroyed after according to of the Office. These are now in folders total containing these volumes of instruments. I am wondering the best way to get these to you. Perhaps a runner or USPC insured day special delivery insured signature required. Will clear any ambiguity about the extent of now criminal misconduct.

I have spend the last organizing and putting together transcripts ones I didn't get until until court apt. attorney went to excuse herself This is when Judge who I will refer to as bEverything was fine after Judge ruling to Report only status with motion, argument, transcripts and ruling. My was changed not as debilitating as before no diarrhea. My attitude life quality improved significantly. I then met one time he stated he would go to court to for termination. The conversation came up because every year you have to renew your drivers license, he had some kind of law experience. Unfortunately he left before this happened. # once he was So I met Then his real name at the time law degree. Made age me uncomfortable as e said I should come out and inquired if and who I had with when I was solo. Also a going to strange look. I found out about and his legally to someone twice his age. I knew he wouldn't last long and he didn't. Then came number who I met once and at that meeting she wanted to visit I told her I was on report only status. She said I know but wanted to visit. Unusual I said ok just call first. She never did showed up calling the rest is in my letter to the Court Dept. and to in the letter of MY Right to Be Heard. READ as well as DENIAL OF MODIFAICATION After I thought was a proper way to when she showed up unannounced she called address a hostile meeting one that went in criminal contempt of Judge previous rulings. Using the was deemed never to be disseminated further for any reason ever at



law false accusation regarding a tag. cards I all, violating had in my window upstairs that could not be seen it was not a lure for minors it was legal as I put i there to deter addicts who where the only people bothering me at all time of the night One stair case only to my unit and my neighbors no place to go once you were up there. Not visible not illegal and I have enclosed it. while I was trying to file a complaint through secretary and complained with a letter to the Court Adult Dept. who stated that ruling is valid a he had ruled and forwarded my letter to unit supervisor who both the secretary and of said would get in touch with me she never did even after I called her. Now I get a notice in the mail about a status conference at the request of the dept. (who?in the dept.) stating would represent me. I told directly on his voice mail that I had a conflict of interest with from when he was pressured by his own classmates. He came up with out of one of his own. time for me to secure my own counsel he of the public defenders office. At this apt. Status Conference Both attornevs stated and the didn't know exactly why they were there including my letter and medical information when said he was assigned this case after Ms. didn't know exactly what to stated that he never had a case like this(*) and how do we go from here. I have a link for bad decisions it is Please read the transcripts. my letter to turning me into a predator violating my plea. ruling : a motion or any evidence / motion rules of Evidence rule 412,28 that my specific offense requires a motion and evidence in violation of my US constitutional Rights. The most important days of your life is the day you were born and the day you figure out why. This will go public relief that I am in hopes of AZecame irate in when named a private council denying me my own time blaming in on budget constraints, threat. These counsel the transcripts I did not get. Please get them. When Judge temporarily took over primary Judge who then ordered the court expense who determined my Physiological exam by Dr. was that that I would be incapable of any trial. This entire hearing was brought forth when Prob. officer #



petitioned the court to revoke my which usually takes a Dept's appointed therapist felonv because the said I was malingering during group. This is stated in my plea that only individual group is required. Dr psychology. found the petition the exact same I was fighting for my life in the hospital with my current illness. Dr. contacted the clerk and my attorney stating that why didn't she check with the medical doctors in the first place and challenged malingering and other comments. Judge dismissed the the petition and further lifted the restriction with and therapy. I sent that to in a letter "my Right to Be Heard" which a the full meetings transcripts of this hearing in which was present sat through and made no objections. In this letter prosecutor as I crossed lines looking for according to the counsel stated that If your attorneys are not representing you with all the facts you write the judge. the admonished me from further writing the court because I was not an attorney. Going back farther I hired the first attorney who went because of my first before to my primary judge misdiagnosis of after painful treatment there fatality rate within the first After the hospital and was a the nursing home my true illness. Attorney motion to modify was granted to the extent that my community conditions of service was to be performed inside in a non physical environment and that I was scheduled for standard the summer of This ruling was ignored and in contempt of again walked into the nursling home and knowing about my current illness and her and the surveillances officer SO inquired how I might have contracted it sample with a clear liquid no rubbing alcohol as I inquired with here (remember her in detail) what was this clear substance I was being with for withdraw? NO reply. had not only violated laws which back then would be immediate revocation of ones position or termination. Also note that the out of now I did not report. I was the only fees. Note also in I left the paid my back nursing home days early to check on my to find out that my unit was flooded due to broken water line when the owner underneath was filing against me for damages. Now I had court actions against me the revocation and a suite. That was finally dismissed as well by Judge

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THE COMMISSION'S POLICY IS TO POST ONLY THE FIRST FIVE PAGES OF ANY DISMISSED COMPLAINT ON ITS WEBSITE.

FOR ACCESS TO THE
REMAINDER OF THE
COMPLAINT IN THIS MATTER,
PLEASE MAKE YOUR REQUEST
IN WRITING TO THE
COMMISSION ON JUDICIAL
CONDUCT AND REFERENCE
THE COMMISSION CASE
NUMBER IN YOUR REQUEST.