

State of Arizona
COMMISSION ON JUDICIAL CONDUCT

Disposition of Complaint 18-021

Judge:

Complainant:

ORDER

The complainant alleged a superior court judge made improper rulings in his criminal case, and then, improperly presided over his appeal. The complainant alleged a second superior court judge threatened him in a settlement conference in his criminal case. Finally, the complainant alleged a third superior court judge had committed perjury.

The responsibility of the Commission on Judicial Conduct is to impartially determine if the judicial officers 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 judicial officer's rulings. In addition, the commission found no evidence of ethical misconduct and concluded that the judicial officer did not violate the Code in this case. Accordingly, the complaint is dismissed in its entirety, pursuant to Rules 16(a) and 23(a).

Commission member Art Hinshaw did not participate in the consideration of this matter.

Dated: March 5, 2018

FOR THE COMMISSION

/s/ Margaret H. Downie

Margaret H. Downie
Executive Director

Copies of this order were distributed to all appropriate persons on March 5, 2018.

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

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2018-021

1.

2 PETITIONER - IS RESPONDANT

3 STATE OF ARIZONA

4 (COMMISSION ON JUDICIAL CONDUCT)

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6

7

8 REQUESTING JUSTICE IN/AT COMMISSION OF JUDICIAL CONDUCT

9 IN AND FOR THE STATE OF ARIZONA (AND BOTH COUNTIES)

10 ILLEGAL SENTENCE IN

11 THIS LETTER IS TO INFORM YOU BOTH OR WHOM EVER SHALL OR WOULD LIKE TO

12 GET INTERESTED IN REPRESENT ME OR INVESTIGATE THIS "IMPROPER

13 IMPOSITION" FRAUDULENT LUDICROUS CHARGE(S), ARREST, INDICTMENT OR

14 COMPLAINT IF ANY, THREATS BY JUDGE(S) PROSECUTOR(S), PUBLIC DEFENDERS,

15 COURT PICKED AND "FRUIT OF THE POISONED TREE," I WAS TOLD TO KEEP QUIET NOT TO

16 ASK ANY QUESTIONS OR I AUTOMATICALLY RECEIVE (16 YRS) NEVER RECEIVED OR

17 SIGNED ANY PLEA AGREEMENT - VIOLATION §13-701 (B). I SIGNED AND REQUESTED

18 DEMANDED Rule 32.

COMMITTED PURSURY, SENT (4) PER-

19 SON'S TO MY HOUSE IN

AND ILLEGALLY ENTERED EMPTIED MY HOUSE

20 DROPPED ALL MY BELONGINGS AT CITY DUMP. I HAVE SILENT WITNESS TO THAT

21 STATEMENT "PROOF." DEFAMATION, VIOLATED CLIENT, ATTORNEY PRIVACY INTERVIEW

22 BY ALLOWING

INVESTIGATOR IN PRIVATE CONSULTATION WITHOUT ASKING

23 MY PERMISSION TO BRING HIM IN. JUDGE

HAD NO RIGHT

24 TO JUDGE OR OVERSEE MY APPEAL "PERIOD"

PRESIDED OVER ENTIRE CASE.

25 FROM DAY ONE TO END OF APPEAL WHICH I AM NOT FINISHED WITH HIM, OR

26 ANY ONE OF THOSE PREJUDICE JUDICIAL

SYSTEM.

27 (ATTACHED ARE COPY OF MY MOTION I FILED AND NO ANSWER)

OVER -7

2018-02-1

1 (CONT P20F2)

DATE

2 THEN

APPOINTS ME AN ATTORNEY PUBLIC DEFENDER

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FROM

WHO CALLED ME HERE AT

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L

SHE STATED ON THE PHONE ON

5 ONE CONVERSATION "I'M GOING TO SEND YOU AN AFFIDAVIT" AND LAUGHED AND HUNG

6 UP THE PHONE. SO I MADE ONE UP NOTARIZED MAILED AND EXPECTED WILL HAND

7 WRITTEN AFFIDAVIT. PLEASE ASK

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I HAVE A CASE WAITING FOR

9 MY RELEASE. ATTORNEY

ALSO COMMITTED PURSURY AND DRAGGED

10

IN WITH HER AL

WHOM HIRED HIS PROFES-

11 SIONAL INVESTIGATIVE GROUP, WHO INVESTIGATED,

WHO'S

12 STATEMENT IS IN MY LETTER SAYING [I ENTERED FOUR (4) MOTIONS ON

13 BEHALF BUT I DO NOT HAVE HIS FILE, AND I DID NOT SEE WHY

14 TAXPAYERS SHOULD FOOT THE BILL SO

CAN HAVE A COPY OF HIS

15 COMPLETE CASE, FILE OR TRANSCRIPTS.] TO THIS DAY I HAVE NOT RECEIVED

16 A THING FROM ANYONE. I GUESS THEY THINK I QUIT, STOPPED OR DIED.

17 CAN YOU APPOINT AN ATTORNEY FOR ME PLEASE? OR WILL

18 COURT DO THAT BEFORE COURT,

SENT ME A LETTER/NOTICE

19 STATING [CASE CLOSED WITHOUT PREJUDICE, WILL REOPEN CASE AS SOON AS I ENTER

20 MY APPEAL.] I WILL ASK FOR MY RECORD TO BE CLEANSER, ALL MY PROPERTY

21 RETURNED OR COMPENSATED MY PRICE, CERTAIN THINGS ALLOWED, LICENSES,

22 CERTIFICATES, BONDS TO PRACTICE LAW FROM SEVERAL PEOPLE, CHARGES FILED,

23 MY ONLY DAUGHTER FOTO ALBUM WHOM I HAVE NOT SEEN SINCE HER AGE (3)

24 THANKS TO HER MOTHER GREED, HAS NEVER COMPLIED TO ANY COURT ORDER.

25 ALBUM ONLY PICTURES I EVER HAD (PRICELESS). I AM NOT ANGRY OR WHORE. NO

26 THREATS, OR DISRESPECT TOWARDS ANYONE. I WANT JUSTICE. I'M KIDNAPPED!

27 THANK YOU, EXPECT SOME KIND OF RESULT.

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MOTION; CHARGES OF MISCONDUCT.

(AGAINST

IN THE SUPERIOR COURT AND THE STATE OF ARIZONA;

IN AND FOR THE COUNTY OF

YOUR HONOR,

ATTORNEY'S AND CLERK OF THE COURT(S).

I PETITIONER,

COMES HERE BEFORE

AND THIS HONORABLE COURT(S), ATTORNEY(S), AND CLERK OF THE

COURT(S), I AM FILING CHARGES AGAINST

FOR MISCONDUCT, MIS-

REPRESENTATION, ETHICAL VIOLATIONS, COLLABORATING, CONSPIRACY,

WITH COLLEAGUES, BATH TUB CONSPIRACY, NO PROOF OF EVIDENCE,

PERJURY, DEFAMATION OF CHARACTER, I HAVE BEEN "KIDNAPPED, AND

FROM FALSE ARREST WHICH TRUE DATE WAS, "NOT"

WHICH IS THE DATE THE COURT USED. IT WAS P.M., EVENING, NOT

A.M. MORNING NOT LIKE THEY STATED ON PRE-TRAIL SENTENCE REPORT, ALL

FABRICATED, ARREST WAS MADE BY "DETENTION

PRIVATE. (GEO CORPORATION) (FOR PROFIT ONLY) "NO

AUTHORIZATION, OUT OF JURISDICTION," BEGAN

THE PROCESS FROM INFORMATION INDICTMENTS, ALL HEARINGS, NO

PRELIMINARY, NO PLEA, NO EVIDENCE OF CALIBRATION REQUESTED, NO

BLOOD TEST, DETENTION SECURITY NOT CERTIFIED TO

OPERATE, "INTOXILYZER 8000," THERE IS NO EVIDENCE "NO CASE" LIES!"

CONT ←

1 (CONT Pg. 2 of 2)

2 Your Honor

3 I HAVE BEEN ENTER-
4 IN A MOTION AFTER MOTION. BUT I DO NOT HAVE A CHANCE OF ANYTHING,

5 REASON(S).² JUDGE,

SETTLEMENT CONF-

6 ERENCE, BUT TURNED OUT TO BE THREATING HEARING INCLUDING JUDGE

7 STATES IN COURT

• BREATH-A-LYZER MACHINE 8000, ACT-

8 UALLY RECALIBRATES ITSELF AND READY FOR THE NEXT PERSON IN LINE.

9 IN COURT SESSION "PERJURY UNDER OATH,"

10 AGAINST HAVE GIVEN ALL OF THE TRUTH AND FACTS, BUT FOR

11 SOME REASON "NO BODY," SEES THE BIG CONFLICT OF INTEREST, CAUSED

12 BY - HE CANNOT JUDGE THE WHOLE CASE ESPECIALLY THE

13 APPEAL COURT WHICH HE HAS AND DENIED ALL OF MY MOTIONS. NO BODY

14 HAS PROVED ME GUILTY, TO THIS DAY, I HAVE GONE TO SUPREME COURT,

15 (4) JUDGE'S EVEN "PROBABLE CAUSE COMMITTEE" HEARING WHERE THEY

16 WERE SUPPOSE TO CHARGE ATT. FOR PERJURY.

17 MISREPRESENTATION, (IN OTHER WORDS "SHE DID NOTHING" BUT COMMIT

18 PERJURY, "MAY I RECIEVE YOUR HONEST OPINION OR LEGAL SUGGESTION,

19 I HAVE ASKED FOR ATTORNEY REPRESENTATION

20 BUT SHE IS "LOOKING AT A WRONG (CASE NO. WHY?) I HAVE MENTIONED SEV-

21 ERAL TIMES IN MOTION(S) ENTERED "I CLAIM IMMUNITY," AND I RECIEVE

22 NO RESPONSE FOR ANY ONE. PLEASE REQUEST FOR MY FILE, TRANSCRIPTS,

23 INFORMATION ANY AND EVERYTHING, BUT PLEASE HELP ME OUT HERE.

24 THANK YOU, SIR AND I'VE BEEN DOWN JUST OVER

25 TWO YEARS AND NO I AM NOT A HAPPY PERSON. I MISS MY DAUGHTER

26 AND FAMILY ALOT. Truly Love!

27 Please Respond!

28 I THANK YOU!

VIOLATION: PLEADING, FOR AN
APPELLATE LEGAL ADVOCATE ATT.
(I WRITE PROPER LEGAL MOTIONS
BUT RECEIVE NO PROFESSIONAL RESPONSE.

IN THE SPECIAL ASSIGNMENT CIVIL AND THE STATE
OF ARIZONA, AND IN AND FOR THE COUNTY OF
YOUR HONOR, AND CLERK
OF THE COURT(S). WHY DO JUDGES(S) AND ATTORNEYS(S) VIOLATE BY NOT RESPONDING?

I PETITIONER. COME HERE BEFORE.
THIS HONORABLE. 3. JUDGES(S), ATTORNEYS(S), AND CLERK
OF THE COURT(S) IN ASKING AND REQUESTING, PLEADING FOR A (RUSH,
AMBITIOUS, VIGOROUS VIRTUE, PROMINENT PROMISING ATTORNEY), YOUR HONOR
I INTEND TO PROCEED WITH MY QUEST TO CLEAR THIS "NO EVIDENCE," NO
JURISDICTION, NO AUTHORIZATION TO ARREST, PERJURY, PREJUDICE, AND
VERY NON ETHICAL NON PROFESSIONAL SUPREME COURT JUDGES(S) (4) OF THEM
SUPERIOR COURT JUDGES(S), ATTORNEYS(S) IN
BOTH COUNTIES. YOUR HONOR NOBODY OR ANY
ONE HAS ANY PRIDE, JUST STUPIDITY, ILLEGAL OVER SENTENCING,
CONSPIRACY WITH FOR PROFIT ONLY WE ARE ITTAINS,
AS YOUR GOVERNOR DUCSEY STATES IT IN ARIZONA REPUBLIC "I AM
IN THIS FOR PARTNERSHIP, NOT FOR THE BEST INTEREST IN JUSTICE."
YOUR HONOR I THANK YOU FOR YOUR TIME AND HONEST CONSIDERATION.
Thank you.

**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.**