

State of Arizona
COMMISSION ON JUDICIAL CONDUCT

Disposition of Complaint 18-155

Judges:

Complainant:

ORDER

The complainant alleged two superior court commissioners kidnapped him, refused to reduce his bond amount, and refused to hear arguments on probable cause. The complainant also alleged a superior court judge failed to make rulings in his criminal matter. Finally, the complainant alleged another superior court judge refused to allow him to be heard and improperly denied his request to be released.

The responsibility of the Commission on Judicial Conduct is to impartially determine if a judicial officer 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 a judicial officers' rulings. In addition, the commission found no evidence of ethical misconduct and concluded that the judicial officers 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 Diane M. Johnsen did not participate in the consideration of this matter.

Dated: August 23, 2018

Copies of this order were distributed to all appropriate persons on August 23, 2018.

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**2018-155****COMPLAINT AGAINST A JUDGE**

Name: _____ Judge's Name: _____

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 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.

This is an official Report of the aforementioned Judge who refused to hear arguments against probable cause despite stating on the record it needed to be discussed.

The Greater and more obvious offense however was the bail setting of " " which can be considered kidnapping regardless of the lack of probable cause.

I have filed a number of lawsuits against the case in both U.S. Courts: _____ as well as well as _____ Court Case No. _____

Please review the conduct of all officers who have aided this unlawful Detainment.

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_____ has stated the primary
Judge is _____ Not

_____ I am not sure
I have not had an appearance
in the court of a judge by this
name. However, I have filed
motion to recede of ground prior
motions by an attorney with a
conflict of interest and have not
received a response.

IN addition to failing to reduce
my unlawful bail settings

_____ has failed to uphold the
constitution and my right to
proceed pro-se (proper) file
further motions and challenge
the allegations without probable cause

To The

Re: Unlawful Conduct

The judge

In the

Court has aided a kidnapping and a further attempted kidnapping by complete deprivation of Due Process. She has failed to respect all constitutional laws which is treason by U.S. case law, a Capitol offense. She declined on the record of the last appearance this litigant's right to proceed pro-per and to hear arguments against probable cause of bail reduction in violation of the IV, V, VI, VIII Amendments.

A page letter was addressed to the Court in her name and college transcripts with proof of degree, all of which she stated on the record were denied. She has entertained Rule 11 proceedings by false evidence. Petitioner also has a

W/
short films and videos.

1/2 Commission on Judicial Conduct,
Prosecutors and all Members,
RE

The Commission must be aware that a Declaration of Factual Innocence has been filed evaluating the evidence at exculpatory. See lines 50-52 on the Additional Facts and Breach which contains the Complaint, bail papers, Police Reports and the Public Docket History as exonerating evidence. Every single element of the allegations is addressed. The U.S. and AZ Constitutions Article VI §§ 5 and 18 require immediate release as the entry by the judge at appearance was self incriminating as an accomplice to kidnapping and if treatment was mandated a violation of the VIII Amendment's clause against cruel and unusual punishment. Furthermore he denied the right to present

4/2

evidence and make a defense. This petitioner had at that time in possession proof of college degree in transcripts showing completion in full and the degree earned. I had never seen this judge before he made a one sided determination based on false information and did not allow me to testify or make an uninterrupted statement in defense. This is a capital offense as described in 18 USC Section, 241 and 242. It is a violation of numerous rulings such as O'Connor v. Donaldson 422 U.S. 563 (1975), Addington v. Texas 441 U.S. 418 (1979) and Jackson v. Indiana 406 U.S. 715 (1972). Please prosecute to the full extent of the law and issue an immediate order for release.

Dated on the ,
Day of