State of Arizona

COMMISSION ON JUDICIAL CONDUCT

	Disposition of Complaint 18-240
Judges:	
Complainant:	

ORDER

The complainant alleged two superior court judges violated his constitutional right to counsel in a criminal matter.

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 officer's 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).

Dated: November 21, 2018

Copies of this order were distributed to all appropriate persons on November 21, 2018.

First and formost I would like to thank you for
Your Service to the People of this State.

My name is
I am a Resident of and
The Purpose of this Letter is a cry for
Justice and Due Process. I have Been incarcerated
In the for Nearly
Without an Evidentuary hearing. Several of my
Civil Rights, Rule 8 statues, and Laws have Been
Violated By the Courts, Prosicution, and The
Detention Facility of this county.

Please Lend Me Your Ear and open Your Heart as I Explain My Situation ...

I was arrested By Police.

I was arrained soon After in Judge court
Room. During That arrainment the Judge Deemed me
To Be indigant and Appointed Me counsel from
The Public Defenders office. I was then fortunate
Enough To Recieve Private counsel Paid for By
My counsel, soon After, Removed herself Due To a
Conflict of interest. Again Hired
out of We soon After had A
Conflict of interest and at my Next hearing He Went
On Record Stating his Removal From my case
And That"

Page 2.

This statement went without notice By The court.

At my next court Appearance Judge

Notified me of a" "to Judge

Court Room Due to the complexity of my case.

upon moving To the new court Room Judge

Appointed from the Public

Defenders Office. Things started to Pick up and

Were moving along, as we set for an

Evidentuary Hearing Took Leave

And Passed my case To from

His Office. Again, as Soon as I came close

To my Evidentuary Hearing My Counsel found

Reason To Remove Himself.

I then Became Frustrated with all of These
Delays in my Due Process and had Written A
Letter to the court, Requesting That My 6th
Amendment Be Extercised. I followed instructions
From the Jail Staff in Sending The Letter
Via" certified Mail." Once I gave the Letter
Legal Mail to the officer to Be Sent to the
Court, it was Thrown away or "Lost" is The
Term that they Used. I then filed a grewance
Only to be Denied and Later ignored when
I Requested Several Appeals.

Page 3. Removed Himself I was asking AFter For Counsel to Be Appointed By the court. The Prosicution Presented Evidence in the form of A Financial Bank Statement Dating Back To , That was Obtained During The Preliminary Search of the Residence. Judge moved with the Prosicution's Evidence And Denied me Counsel. He Also Requested That the Prosicution " ABout a month later the Prosicution had a New Piece of Evidence in The form of a Financial Bank Statement Dated Judge again Denied Me counsel and Accepted The New Evidence as a True Document. It is to my understanding That A Federal Warrent would have To be Granted

A Federal Warrent would have To be Granted In Order To OBtain any Financial Record or Statement From a

Thus, Making The New evidence that was

Submitted By the Prosicution False and/or Fictitious.

Due to these events occurring I am Lead to Believe the Prosicul-Ion not only committed A crime But, Malitiously Deprived me

Of my 6th Amendment By falsifing Documentation To

Misslead the court in the Appointing of my counsel, in

Order To keep from an Evidentuay Hearing

And/or Trial. Further More

As my court Proceedings Continued without counsel, I drived At my Last court Appearance Earlier This month. I was in disscussion with Judge in Refference To me Filing A civil rights complaint Due to the Court Violating My 6th Amendment Rights, OTher Statues and laws when Judge Stated That"

"I Did not under stand what He Ment untill a Few Days later when A Psychiatric Doctor showed up To the Jail with a court order To see Me. I Promptly Refused. All of these events And Occurances can Be Proven with Evidence And Minutes within the court's Recordings To Assure Accuracy.

I have Been Put in a Bad Place and need Help From
The Higher Authority Due to the situation at hand.

I under stand that court Proceedings can be Long.

Drawn out Processes that are Very Stress induced
And Disheartening. There is No Real way To express
The Feeling that I Feel going Through This. The
Closest would Be as if Being Traped in a
Sinking Ship with the water Level so high That.
This is My Last Breath...

PLease Help Me!!?

	Page 5.
	I Appreciate your Time and Effort in my Concern.
	Sincerely,
	The second of
My info:	1 "
Booking #	CC:
Address:	
7100.00	
	CC: Az. Commission for Judicial conduct
	1501 W. Washington St.
	Phx. Az 85007
	00.000
	CC: Secratary of state
	1700 W. Washington St.
¥	Phx, Az 85007
	CC: The Arizona Republic
	200 E. Van Buren st.
	Phx. Az 85004
	CC: U.S. District court clerk
	U.S. Court House, Suite 130
	401 W. Washington Str. Spc10
	Phx. Az 85003-2119
	P.S. Due to the Jail "Losing" Previous Legal mail that
н	I had sent out, I would Ask for your Time in Confirming
	The Receipt of this Letter. Thanks again for your Time,
	In God We Trust.
	THE OUR ME TWO!