

State of Arizona
COMMISSION ON JUDICIAL CONDUCT

Disposition of Complaint 18-242

Judges:

Complainant:

ORDER

The complainant alleged a pro tem superior court judge (now retired) denied him the right to counsel. The complainant alleged a municipal court judge improperly suspended his driving privileges. Finally, the complainant alleged a justice of the peace did not abide by the court's rules.

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.

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

CONFIDENTIAL

Arizona Commission on Judicial Conduct
1501 W. Washington Street, Suite 229
Phoenix, Arizona 85007

Comp

FOR OFFICE USE ONLY

18-242

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.

1. Fundamental principles; recurrence to

Section 1. A frequent recurrence to fundamental principles is essential to the security of individual rights and the perpetuity of free government.

2. Political power, purpose of government

Section 2. All political power is inherent in the people, and governments derive their just powers from the consent of the governed, and are established to protect and maintain individual rights.

2. Political power, purpose of government

Section 2. All political power is inherent in the people, and governments derive their just powers from the consent of the governed, and are established to protect and maintain individual rights.
18 U.S. Code § 207 - Restrictions on former officers, employees, and elected officials of the executive and legislative branches

(a) Restrictions on All Officers and Employees of the Executive Branch and Certain Other Agencies.—
(1) Permanent restrictions on representation on particular matters.—Any person who is an officer or employee (including any special Government employee) of the executive branch of the United States (including any independent agency of the United States), or of the District of Columbia, and who, after the termination of his or her service or employment with the United States or the District of Columbia, knowingly makes, with the intent to influence, any communication to or appearance before any officer or employee of any department, agency, court, or court-martial of the United States or the District of Columbia, on behalf of any other person (except the United States or the District of Columbia) in connection with a particular matter—

I HAVE FILED PLEANTY OF PAPPER WORK OJN THESE MATTERS. THE END RESULT IS NOTHING MOR THAN STATUTORY MANIPULATION ALLEDGEDLY BY THE UBUV MENTIONED CONSPIRITORS. I AN FINISHED DESPERATLY Attempting to get my convictions propped and my right to gravel civil rights adhered to by local and state entity's further moor I will be filling civil and criminal charges on my own behalf there may or may not be an attorney involved at some point. This is complete up to you I have and can provide further evidence to the best of my disabled ability to show just cause to continue this action of suing the State.

e State?
this has been this agenda of past legislation's . So by not ratifying the states CONSTITIOUN TO ABID BY THE LAWS OF THE NATION. as it by all rights should be taking up the oath of affirmation to the constitution of the United states as well as the state of Arizona not open to interpretation of any kind that is called construing or construed in a court openly. On paper by Judge not appointing an attorney on the criminal By angle being left in position of a civil suit agents individuals of a like minded Faith-based organization, By judge for not reasonably upholding the rules that are posted I n public on the web sight about the defendants being dishonest losing every thing, this left a huge injustice in the local minds of the people AND I HAVE SUFFERD MORE LOSSES TO BISSNES PARTNERS and untold amount's of income? Thanks to not enforcing civil laws. a casus and effect of the state judicial proceedings.

now the most recent incident was in the court. Judge and the .. denied most of my pleadings and motions' do to the way I delivered them sighting procedural reasoning? however as you may know before I list the federal regulations for all citizens of this nation, in US Code siting'