State of Arizona

COMMISSION ON JUDICIAL CONDUCT

Disposition of Complaint 18-375

Judge:

Complainant:

ORDER

The Complainant alleged a superior court judge impersonated an attorney at his federal trial.

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.

After review, 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).

Dated: April 10, 2019

Copies of this order were distributed to all appropriate persons on April 10, 2019.

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

FOR OFFICE USE ONLY 2018-3 5

COMPLAINT AGAINST A JUDGE

Name: _

. . .

Judge's Name:

Instructions: Use this form or plain paper of the same size to file a compaint. 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.

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befor Senior T omoloint. BCCUSI of criminal and ethical violations; Tudal triveled to in Violation of Ru 2,10 2,15,04 AZ, Orche of Juckicial Conduct monu Was nors innoc rasan. <u>fol</u>so 21 prosecution's CA SI wayld Invictus 2rgues RX muers Oll on

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Augo 26) to download forms used for collection Prouds. is unknown to . he is not connected or retained to represent and for upstever reason committed Blony perjury under 18USCA 1621 cousing injury to: where he was wrongly convicted by Alse tastinony (de is able to make a prima facie case under clearly established low by clear and convincing evidence that chould be transferred to sermanent dissbility status under Rule 63, AZ, Sup. Ct. R. unding "full and fair" eniminal investigation. Under Rule 3.0 and 5.2, American Bor Standards, disciplinory conchins and appropriate for this kind of misconduct. In re Abrama, 227 Ariz 248 (2011), and the Arizons Const. article 6,1, Section 3 and 4, (del also Rule 59, AZ. Sup, C. R. Age 2(2)

Page 2 (6) ' is able to offer in support of his allegations: 1. Trial Transcripts of Testimony 2, Trial Witnesses - Judge, JUILY (14 porsons), Myself and Prosecutor for identification 3, Troval Itindry dirline tickets eradit and statements taxpoyurs expini report to hotel lodging in cellular telephone records (GPS) 4. Sentencing Judgment demonstrate jajury coused by talse tostimony 5. Any other records the or Judicial Committee finds nacessary to prosecute this chim Page 2(b)

Rog 2(C) To make things worse, traveled to to serve a federal indictment and switch warrant obtained incident to that grand, jury indictment. Recently, it was discovered that the indictment uns "fate" (see at " where no grand jury conducted as required under Lule 6, Fed. R. Cr. P. to Validate the indictment, was present at the arrest, absent any volid arrest warrant, acting under color of law and clothed in suthority - of his rights. to deprive. For the life of me, what on earth 2 Why would he introduce NAS Palse tastimony in Auge 2 (c)

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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.