### State of Arizona

## COMMISSION ON JUDICIAL CONDUCT

	Disposition of Complaint 18-390
Judge:	
Complainant:	

#### ORDER

The Complainant alleged a superior court judge was prejudiced against him, conspired to violate his constitutional rights, and violated several provisions of the Code of Judicial Conduct.

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 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 18, 2019

Copies of this order were distributed to all appropriate persons on April 18, 2019.

CONFIDENTIAL

Name

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

FOR OFFICE USE ONLY

# COMPLAINT AGAINST A JUDGE

Judge's Name

	Name		no some size to file	a complaint. Describe	in your own words	
	instructions: Use this what you believe the jutimes, and places that with copies (not original	loge did that consumes	Judicial Million Scott	ome Additional pages IT	ay be attached along	
	of the complaint for you	r records.				
Judge	of the	. <i>C</i> 4	ourtof	.fai	1 to comp	ly with
ARIZRS.	C+81.	CONTINUS	10 CONSF	sire with t	<del>4 11</del>	
					. ANd co	VIT
#PPOINTED	Attorny.					
AND		.Aswell +	is offer Ju	dues:		1
M(Å	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1		ALIX	1	prosecute	
denilind	LAUI DONLO	two thout	Probable c	ause forth	L Purpose	o,f
* XPlained	initice and profesion this comp	plaint,	one spec	cific const	itutionali	<i>sights</i>
Um III.	Trial.	l'date	Showed	favoitism	that three	atens
Ntegral Ntegral	t of the Jud	ical Proces	ss. by Alla	su)	to	of the
Eval.	to Justify	ce fortrial	MAKNO	Extraordi	nary circur	MStances
while ind	to Justify	A continu	ance,		insteal.	d He
Acisona c	object to	the continu	ance.I		Practicing:	MY
the Accuse	owst. ARt.	L. Section	.24,"	· Machi	minal Pros	secution
twd by coun	dshall nadd El. An Add Vas No Exti	rethe Kight	nto Appea	thad acten	d in Perso	W
HND HOILA	Nas No Fxti	andinger	- 46	- 00000	a the continu	vance 1 A
indiana	e, I XPM	led that the	defendent.	file	1-10 (10 mil)	•
andiom of	313000 VIC V	liolation AN	a suggeste	d contenit	proceeding	might
OC APPROPL	ate.					v <b>ya</b> f

## CONFIDENTIAL

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

FOR OFFICE USE ONLY				

## COMPLAINT AGAINST A JUDGE

	Name	Judge's Nan	ne	
Δ .	what you believe the judge did the times, and places that will help the with copies (not originals) of relevent the complaint for your records	in paper of the same size to file at constitutes judicial misconduct. In ecommission understand your cond	a complaint. Describe in your own Be specific and list all of the names cerns. Additional pages may be attached the one side of the paper only, and keep	s, dates, ed along p a copy
All were di	cnied doto	show favortisim	•	NN.
<b>.</b>	aw Abusi	ng the discresion.	of the court As she e	lid ON
<b>)</b> W	WHEN I NO	tified the court	a wanted to got	PAIAL
ALL MY	speadytrial tim	e Limib Arebeir	ng usolated And H	ie delay
Would Rea	sultin prejudice	to the defenden	H	
Trial was s	ex for	infront of		25
ANIADRI	was force Wheat trial on	e on me by	Who IEX	Plained
(OI)NSO)	2 m € 10 m €	1000 TOC THANK	State	
Leaf De	to recove	2 COUNSELSO He I	was going to Kule	M CHACHIPEL
And 2.5			7 1	, , , ,
time K.		WENE due places	Kule 2,3 And Kul And Kulifto spec	saly-trial
MOVING YM	What is to be	Filmer at 18018 OIC	1 bilicingsee co	MPlainton
violated n	re tinal aria: Alian 14 Speedy Arian Ali		Ndtrial At Harial do Start o	
voc(6	was a Adjent	Ped to take A So of the coult find	ead next to Him a orificial t	arid was
<u>.</u> 4	eat mist of the	B) E C Manual L L L L L L L L L L L L L L L L L L L	Stuber & Look aul	

Rage 4 Just bofore the start of Jupy solection. I Altemped We was going to present. Doto me Haven Minimum Confact with Him About knoted me. Then Attemped to Notify that We needed to turn in Physical evidence that WILL Prove my invocents. Again Takes ig Nore violated All Rules of Profisoral conduct and united states constitution in one call He to led nie thest the Proseculor Ask if I will I said No HE told me the July is going to De Mad do to AND WILL JUST FIND me gut F to get Home to tamily invairiend. I told thin they ARENOT Suppost tos. He then Stated if I wait it will be moje taxe able to mie He Also told Me the Plea for was A AND He Will Not Wigostrede with me And HUNGUPON me. I worried that my life was indanger And my work king was not safe. I put this All in the Ramsuel of courses motion date: Still Allmy Right was violated SO I HAD NO Chaire but to And officers And Coust officals And County Attorny And Assistance And JUNSelection People And Not Ivage county Attorny or Reported it so A full investigation can be conducted INto Misconduct AS Well as the courted

Page 5. Dispite the in the of Kight to counsel And the 1 through motion And conduct. THE COURT HAS Forced Apon Mc. UN constitutionally And He is showing He is A full participent in this criminal syndicate AND Will Assistin the wrongful use of legal process to subject to Adervial of constitutional Kights. Amotion for waiver of counsel was AN IN FRONT OF JUDGE were she violated AR.S. Sup. Ct Rules. Kule 81 code of Jud. conduct. 1. 1. Buky 1.2. 1.3. And Rule 22 RULE 2,3,(A). RULE 2,5(A). RULE 2,6 Rule 2,7 Kule 2,11(A).1 Rule 2,9(A, ta). Rule 2.15(A) (B) (D) And 14 Amend due process USCA. AND USLA 6th AMEND AND RULES OF CI'M Proc 6, KC) Kight to waive coursel AND Right to Aspectly trial time Limits and Judge deviced Access to the court, volating Kule 26 (A) Ensuring the Kight to be HEARD, AND AMZ CONST ACT 2. Section 24. Providing: the Accused shall have A Right to Appear AND Defend in person. An the USEA 14th Amend due process By the violation she violated Amendusent Right to waive coursel And proceed to trial proper Faretta v. colifornía 422 U.S. 806 819.95, S.Ct 2525 45 LEd 2d, 562 (1975). (State La Grand 152 Arr 2483 486.733. P. 22 1066.1069, C1987),

PAGE 6 As A Judge Know spe was wang fully Using the legal process deving His sixth AMEND USICA Right towaire coursel KNOW by deving Access to the court He WILLNOT be Able to Arque the basiss of the motion to waive counses. KNOWS the court HAS A duty to inquire AS to the basis of the motion to waive counsel And the courts must make the inquiry an Record Motion to waive counsel set forth surricentry, Requiering Hactually based Alliantians Requiering the court to conduct A Hearing into the motion to Waive Counsel (see motion for waive for counsel Attached to this compaint ) it Exphins never got. from on Application so Needed to make his keguest for withdrawal Lymption and served Apoun the defendent this case was set for shouldn't be premitted to withdraw trial villess HIS NOTILE And Address And Asigned statement stating Awareness of thetrial date And that Will be Prepared for Trial Judge KNOWS Rule 81 Ariz code of Judical condext Rule 2, 15(B)(D) she violated by Not Reporter to the Appropriate Authority About His Violation of Rule of crimipian 6,3.C. AND 14th Amend NSC. A Passing A substantail question

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.