

State of Arizona
COMMISSION ON JUDICIAL CONDUCT

Disposition of Complaint 11-276

Complainant: No. 1420710927A

Judge: No. 1420710927B

ORDER

The complainant alleged that four superior court judges violated his rights.

The responsibility of the Commission on Judicial Conduct is to impartially determine if the judges 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 reviewing all of the information provided by the complainant, the commission found no evidence of ethical misconduct and concluded that the judges did not violate the Code in this case. The commission does not have jurisdiction to investigate the legal sufficiency of court rulings. Accordingly, the complaint is dismissed in its entirety pursuant to Rules 16(a) and 23.

Dated: December 20, 2011.

FOR THE COMMISSION

/s/ George Riemer

George A. Riemer
Executive Director

Copies of this order were mailed to the complainant and the judge on December 20, 2011.

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

NOV 03 2011

I would like to bring charges against Honorable
He denied me of a speedy trial. Trial
was set 8-29-2011 to 9-22-2011. He granted a Tule-11
on 9-6-2011 that cause a delay.

Under Rule-8.4. Incompetent or examination and a
hearing can cause a delay.

Under Rule-8.6. Court shall dismiss prosecution if
Tule 8.2 have been violated. Tule-8.6 was in
Violation 5-1-2011.

I never participate in any examination.

I would like to bring charges against
Honorable who also disregard
Tule 8.6. on 10-20-2011. He mandatory an examination
and if I don't cooperate. He going to hold me
for 30 or 60 days. Under Rule 8.4. It my right to be
examine.

View Rule 8'

RECEIVED

NOV 01 2011

STATE BAR OF ARIZONA
LAWYER REGULATION

NOV 08 2011

* UNITE STATE SUPREME: ERIK FOSSUM 202-479-3392

* ADMINISTRATOR, COMMISSION JUDGES CONDUCT: BARBARA WANLASS 602-452-3200

* AMERICAN BAR ASSOCIATION: FRANK BREWER 312-988-5000

* STATE BAR OF ARIZONA: ROBERTA TEPPER 602-252-4804

* ARIZONA SUPREME COURT: REBECCA WHITE BERCH, CHIEF 602-452-3300

* HONORABLE

RULE-11 COURT

I been in custody over 300 days with out a trial in violation
of Rule 8.2 For Burglary 3rd Degree F4

Trial was set 8-29-2011 to 9-22-2011. granted a Rule-11
9-6-2011 and denied me of a Speedy trial. Rule 8.2 was already in violation
5-1-2011

I'm in Rule-11 court for the second time
have already report 5-23-2011. Defendant competent, due to defendant
refuse to cooperate with the doctors.

I have never participate in any examination and not going to.
under Rule 8.4 It's my right to be examined and deby trial.
Honorable said he going to hold me if I don't
cooperate with the doctors.

The court is already holding me without a trial and on a
False indictment for 13-1506 Burglary 3rd degree F4

Under 13-1506 Burglary does not require successful completion of the
underlying felony and acquittal of the underlying charge does necessitate
acquittal on the separate and distinct charges of Burglary. State V. Botthoi
(App.Div. 2 1982) 131 ARIZ. 574, 643 P.2d 19 View at web2.westlaw.com

So, I'm requesting charges against Honorable
Honorable and Public Defender

If not release on 11-17-2011, I would like you all to contact the proper authority and start a investigation immediately, on my behalf. Because the only thing the court trying to do now, is to find away that they can hold me incompetent.

I will contact all agencies acknowledging my release and safety, in the following order

- ① Arizona State Supreme
- ② State Bar of Arizona
- ③ American Bar Association

along with this letter, is the History of my court hearing and indictment statute below.

on or about the 15th day of November, 2010 with intent to commit a theft or a felony therein, entered or remained unlawfully in or on a non-residential structure of Cavco RV, located at _____ in _____ violation of A.R.S. 13-1501, 13-1506, 13-701, 13-702 and 13-801

Next hearing Presiding by

11-17-2011

Statement been deliver to all agencies and MR. _____ under _____ hand writing and been thoroughly inspected to assure identical notice. i

ces

- * 11-23-2010 Presiding by Cynthia Bailey Public Defender Jesse Gilbert
 receive the Police report and indictment Statute. Schedule for next hearing.
- * 11-26-2010 Presiding by Cynthia Bailey Public Defender Jesse Gilbert
 court Granted indictment.
- * 12-2-2010 Presiding by Michael K. Jeans. Not Guilty Arraignment.
- * 1-20-2011 Presiding by Public Defender Jason Rosell.
Jason Rosell and I discuss the Statute before the hearing. Jason
 reveal the law book where the Statute been documented. I said
 Burglary 3rd degree can't be a felony, the Statute say you did not
 commit a felony. I attempt to inform that
 with intent to commit a felony is not commit a felony. She set
 next hearing and went to her chamber
- * 2-23-2011 Presiding by Public defender Jason Rosell
Jason Rosell requested rule-11 the court Granted. Attempt to dispute
 the Statute. I was order out the court Room (2-28-2011
 Probation was violated. Presiding by Christina Mullen the same result.
- * 3-31-2011 Presiding by Public defender Jason Rosell court
 said it was mandatory to be examine. When ask if I was
 going to cooperate? I said no. contempt of court and order
 out the court room.
- * 5-5-2011 Presiding by Public defender Jason Rosell Presented
Rule-8 to Jason Rosell. He approach the bench and warned Judge
 of the discovery. When ask to state my name, I state my name
 on this false indictment Statute, was my reply.
- * 6-2-2011 Presiding by Public defender Jason Rosell. I
 did not state my name.

* 6-16-2011 Presiding by Public Defender Jason Rosell
Doctor Report competent to stand trial. I never
participate in any examination.

* 6-28-2011 Presiding By Public Defender
Jason Rosell refuse my dispute and order me out court
room.

* 7-8-2011 Presiding By Public Defender Jason
Rosell Release condition denied after 8 months of
incarceration

* 7-12-2011 Presiding By Penedia Public Defender Stephanie
Discuss the Statute they denied it the wrong Statute.
I believe neither was a Judge or Attorney.

* 7-28-2011 Presiding By Patricia Star Public Defender Jason Rosell
Set another hearing, pretrial conference and confirm trial
date. (2)

* 8-22-2011 Presiding By Public Defender Jason Rosell
Pretrial conference set trial date

* 8-29-2011 Presiding By Public Defender Jason Rosell
Trial postponed for 9-6-2011. was order to give fresh print's.
I refuse.

* 8-31-2011 Presiding by Susan Kravac Public Defender Jason
Rosell Discuss Statute she denied it was a trespassing
Statute

* 9-6-2011 Presiding by Public Defender Jason Rosell
order Rule-11 denied of a speedy trial.

* 10-20-11 Presiding by Public Defender Jason Rosell mandatory
an examination. If I don't cooperate. He going to hold me.