

State of Arizona  
COMMISSION ON JUDICIAL CONDUCT

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Disposition of Complaint 12-337

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Complainant: No. 1315610352A

Judge: No. 1315610352B

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**ORDER**

The complainant alleged a presiding criminal court judge conspired with his trial judge, the prosecutor, and his defense counsel to wrongfully convict him.

The responsibility of the Commission on Judicial Conduct is to impartially determine if the judge 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 the information provided by the complainant and the available electronic record, the commission found no evidence of ethical misconduct and concluded that the judge did not violate the Code in this case. Accordingly, the complaint is dismissed in its entirety, pursuant to Rules 16(a) and 23.

Dated: January 16, 2013.

FOR THE COMMISSION

/s/ George Riemer

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George A. Riemer  
Executive Director

Copies of this order were mailed to the complainant and the judge on January 16, 2013.

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

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Commission of judicial conduct,

11/27/12

I would like to file a complaint on judge \_\_\_\_\_ with the Maricopa County Superior Court.

As you know judge \_\_\_\_\_ is the chief judge who is supposed to make sure everything is running not only right, but ethically and morally sound.

Unfortunately, he has compromised his position for friends, colleagues, and political reasons by enabling judge \_\_\_\_\_ as well as but not limited to my attorney

\_\_\_\_\_ man to throw my trial to the state. Mind you, I said this long before trial was over what was going on. So much so that I sued his colleague judge \_\_\_\_\_

in federal court as well as my attorney & prosecutor. But him, like judge \_\_\_\_\_

were on a mission to find an innocent man guilty out of retaliation for filing complaints on their colleagues & suing.

I gave him and judge \_\_\_\_\_ ample opportunity to move my trial to the feds and to appeal me on

attorney → didn't have a huge conflict with because → sued him! But no, he wanted to play politics with my life.

→ filed a motion telling him → want a mistrial due to my corrupt attorney telling the jury that → I'm locked up at m.c.s.o. in super max!

But he turned a blind eye. → told him through a 7 page letter what judge is doing. That he should if had he receive herself at the least my attorney! He doesn't reply.

→ tell him about an inmate going to court with the states main informant and telling him a complete different story that would contradict the states main informant and how my "attorney" wouldn't bring him in because judge wouldn't allow it. They were both on a mission to throw the case to the state. To convict an innocent man and → told you guys at the Commission long time ago what was going on. But you guys do nothing. Maybe write a letter or make a

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phone call and call that an "investigation"

→ have attached the three (3) letters so you can see as exhibits.

→ know you won't do anything, but  
→ write on paper that you will so  
→ want have to see judge  
in the very near future, because I'm  
preparing to.

I'm leaving the choice to you. But  
know → had come to you regarding  
judge you turned a blind eye  
so → see it here.

→ don't want to see judge  
but → will very shortly here.

Please investigate promptly, and  
intervene.

Thank You.

Sincerely