

State of Arizona
COMMISSION ON JUDICIAL CONDUCT

Disposition of Complaint 13-332

Judge:	No. 1032714831A
Complainant:	No. 1032714831B

ORDER

The complainant alleged a superior court judge made a number of prejudicial rulings in his case.

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 review, the commission found no evidence of ethical misconduct and concluded that the judge did not violate the Code in this case. The commission does not have jurisdiction to review the legal sufficiency of court rulings. Accordingly, the complaint is dismissed in its entirety, pursuant to Rules 16(a) and 23.

Dated: February 12, 2014.

FOR THE COMMISSION

/s/ George Riemer

George A. Riemer
Executive Director

Copies of this order were mailed to the complainant and the judge on February 12, 2014.

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

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

FOR OFFICE USE ONLY

2013 332

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 you believe 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.

I was convicted in a jury trial on _____ in _____
County Superior Court. Of Conspiracy to Commit Kidnapping Count 1,
Conspiracy to Commit Armed Robbery Count 2, Conspiracy to Commit
Aggravated robbery Count 3, Conspiracy to Commit Possession of a
Narcotic Drug Count 4. We used an entrapment defence, and was
proven beyond a doubt that we were entrapped, the jury came
back with two questions, they wanted to know the definition
of inducement, and another definition I believe it was coercion.
The judge refused to give definitions of these questions when
counsel ask to give Ninth Circuit instruction manual definition for
these words. But the judge said he would give a definition out
of a common dictionary. Counsel would not agree to this because there
would be different definitions.

_____ Judge _____ refused our Rule 24.1,
when ask to overturn jury verdict. It was proven that our case was
proven, and for that and a couple other reasons I believe he abused
his judicial discretion, and was negligent to a point that he
should be reported.

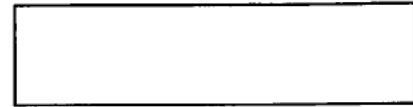
_____ Judge _____ said things in court that should
prove that he thought this case should not have been prosecuted
in the manner he allowed it and at the very least, he made

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declared a mistrial. He said that he thought that "this case was a bad case when he got it." He also told Counsel that "if we lost this case that it was because Prosecutor out tried them." Judge also allowed a video in the middle of trial with captions on it. The captions that were on the video was a complete lie only used to attempt to prove disposition. Any body actually listen to the video could clearly hear what was said. Counsel also paid to have a professional to enhance the video and swing it would not allow it in. I believe as well as my codefendants that Judge knew that the video admitted was wrong. Any one with any common sense could put the video in context and tell that that could not be what was said. I believe that Judge allowed the video just to be vindictive toward defense counsel, and that he did so in complete disregard of defense's right to a fair trial.

Judge also refused to allow me new counsel both before the trial, as well as between my conviction and my sentencing. There were motions that I requested my counsel to file and he wouldn't. Even Judge commented on my defense counsel's disregard for my defense, and the trial court, my Attorney.

Name

Judge Name

missed several court hearings in a role. My counsel has done several things that would warrant me a new counsel.

I believe that Judge is guilty of Judicial misconduct. Anyone with a degree in law, and has the position to Judge another person should do so with complete respect to a person's rights, and has an ethical duty to do what's right. Judge clearly abused his powers by allowing prosecutor misconduct and that his manner in general as far as my prosecution was concerned, as well as my constitutional rights.

I humbly request that Judge be investigated. And ask that this Commission do what they believe is right, a person in power should champion rights and refrain from abusive, vindictive actions toward a person and or a person's defense attorney. Please investigate this matter and your find that these allegations are true.

Thank you in advance for your assistance

Respectfully

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