

State of Arizona
COMMISSION ON JUDICIAL CONDUCT

Disposition of Complaint 14-063

Judge:	No. 543001088513617 A
Complainant:	No. 543001088513617B

ORDER

The complainant alleged two superior court judges unreasonably delayed the resolution of criminal charges filed against him.

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 review, 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 review the legal sufficiency of court rulings. Accordingly, the complaint is dismissed in its entirety, pursuant to Rules 16(a) and 23.

Dated: March 26, 2014.

FOR THE COMMISSION

/s/ George A. Riemer

George A. Riemer
Executive Director

Copies of this order were mailed to the complainant and the judges on March 26, 2014.

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

CONFIDENTIAL

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

FOR OFFICE USE ONLY

2014 063

PLAINT AGAINST A JUDGE

Your name _____

Judge's name: _____

Date: _____

Instructions: You can use this form or plain paper of the same size to file a complaint. Please describe in your own words what the judge did that you believe constitutes judicial misconduct. Be specific and list all of the names, dates, times and places that will help us understand your concerns. You may attach additional pages but not original court documents. Print or type on one side of the paper only, and keep a copy of the complaint for your files.

I was involved in a case against me accused of assault. I requested a motion for dismissal based on the lack of evidence the Judge decided he wanted to continue in spite of the fact and ordered I have an attorney I said I would meet with one and before I knew it I had no choice but to accept an attorney. He and the Judge decided to move it into the rate 11 courts. I'd also like to mention his courts did not provided notification for the next court date after my first appearance in witch I had a warrant sworn out then the court took a life of it own disregarding my rights. I could put in a new plea, and I could get the case to be see in trial. I had wate to plead no contest believing I'm innocent having spend 11k less than month in Jail I was told these action were not allowed. I had wated to accept a sentence by pleading no contest it was not allow and severely my right were revoked. I would hope problems like these can be avoid
Thank you

(Attach additional sheets as needed)

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When this case was being seen in the
 rule 11 courts by Judge
 it took months. I wasn't able to have
 case seen in court or put in an alternate
 plea like, no contest. Having been in jail
 for more time than the original month
 plea agreement, after having been in
 court's my case was dismissed without
 prejudice, then sent to the
 courts being, what I would consider,
 sentence to forced mandatory treatment, in spite
 of the dismissal. The force treatment is a
 5yc drugs after being called clinically
 incompetent ~~suppressing~~ than the right to dismiss
 my case without prejudice. sentence was ~~and there~~
 the statutes ~~attribution~~ to ~~years~~ giving me
 no rights ~~my~~ ~~eventual~~ ~~and~~ ~~speedy~~
 trial so I can present my case or put
 in a plea of no contest. I also had attended
 courts just to have another court
 date ~~so~~ causing me to spend more
 time in jail unable to post bond
 due to the phone system. I hope you
 can take this form ~~with~~ so some ~~concerns~~
 can be made to prevent civil right being ignored. Thank you