

State of Arizona
COMMISSION ON JUDICIAL CONDUCT

Disposition of Complaint 15-043

Judge:

Complainant:

ORDER

The complainant alleged a superior court judge had violated his due process rights by failing to grant his motions.

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.

The commission does not have jurisdiction to review the legal sufficiency of the judge's rulings. In addition, 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: March 4, 2015

FOR THE COMMISSION

/s/ George A. Riemer

George A. Riemer
Executive Director

Copies of this order were mailed to the complainant and the judge on March 4, 2015.

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

To: Az. Commission on Judicial Conduct, Chief Justice
Attorney General of Az,
Az. Governor,

1'OMP

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2015-043

I'm writing to file this formal complaint against the County Judicial System, case point specific, to the illegal actions per the Brando Judges & all others who never graduated law school, yet, managed to manipulate the public, into believing, they are qualified candidates per the votes, of the ignorant public, based on the political lies, of the candidates. My collective informs me this is well put: 'Please read attached motions, I've filed, receiving no filed objections, by the State, yet, the unqualified, can't grant my motions, as he's a complete imbecile, when it comes to the interpretation, of actual law. When I'd filed my initial complaint with the Court his clerk quickly sent me the address to the Az.

Commission on Judicial Conduct & the Az. Bar Association, to file against the county Attorney & my counsel, whom I've since fired, as well as, second candidate for counsel, who isn't qualified to argue a speeding ticket. Now, please do comprehend, the following are already involved, in this investigation, I've initiated, here in Az., in after doing worse to there, I just caught 2 previous Governors, a previous state A.G., Judges, Cops for corruption & murder, the highest ranking law enforcement official in State Police Corrections Officials etc.. I keep requesting a poly graph, but, well, those involved refuse to administer it on the manufactured case I'm held on, completely illegally, because they fear the answers, before they ask the questions, which shall confirm, they're the criminals, not me. Here's a list of those aware of the illegal corruption, I've been filing information to: U.S.A.G. U.S.

Courts U.S. U.S. District Attorney Az.
Court & the Please

comprehend, U.S.A.G. & hold over 1000 pgs. of information against Arizona alone. Dirty Cops, a judicial system illegal in 49 states & the federal government. The media holds probably 300 pgs. so far & alot of that info is actual documentation prepared & signed by those involved themselves. The responses from the Bar Association were priceless. Now, she's a true imbecile, because, like you, I warned her in advance, all documents were going to the media. Court transcripts a bunch of Deputy County Attorneys, for failing to act under color of law, perjury, tainting jurors, falsifying cases, then we have my case info against FBI, HST, Marshalls, Border Patrol, County Sheriff's etc... Now, everyone is watching everyone & my P.O.'s & media are

watching all y'all to see whos actually gonna be first in line to do the right thing. Oh & this ought to be an incentive. I've sent a request to

U.S. Joint Chiefs Chairman

to establish Martial Law in Arizona, well, because the last idiot governor had no control over her state. Remember, Arizona waged war against me. I only battle with pen & paper, as, "The Pen Is Mightier Than The Sword." Enjoy the attached motions I filed in

yet, still no decisions on all but one, which was granted to the letter. The motions I'm sending merely show the blatant disregard for due process rights and actual law. Request the rest from the Court for the big picture. Respectfully -

Contact the Ar. Court Clerk to obtain the motions, all eleven plus the objection I'd filed. Only the first "motion to appoint counsel" was granted - in detail - to the letter:

has blatantly violated my due process rights and I won't stand for anymore of this abuse of legal authority, which he's not even qualified to exercise to begin with. I've attached two particular motions I've filed to give you an idea whats really going on in the County Kangaroo Court System. Also, be advised, I'm qualified, under 2 aliases, by U.S. 1st U.S. District Court in to practice in U.S. Courts.

Sadly for Arizona, I do know the law. I'm insisting the new governor begin the impeachment process for all non-law school graduates and voted in judges. A judge is by appointment only.