

State of Arizona
COMMISSION ON JUDICIAL CONDUCT

Disposition of Complaint 17-192

Judge:

Complainant:

ORDER

The complainant alleged a superior court judge violated his constitutional rights in a criminal matter.

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(a).

Dated: September 28, 2017

FOR THE COMMISSION

/s/ George A. Riemer

George A. Riemer
Executive Director

Copies of this order were distributed to all appropriate persons on September 28, 2017.

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

Complaint Against [redacted] Judge

From the beginning of my involvement with this judge my fundamental, inalienable rights have been repeatedly and blatantly violated in a one-sided free for all to convict me of crimes of which I am 100% innocent.

On [redacted] I made an agreement with the [redacted] concluding that I am a living [redacted] operating under the laws of the Republic on the land jurisdiction of [redacted]. The [redacted] agreed I am NOT a [redacted] "as defined by [redacted]. Hence, no proof/evidence could be provided that I was liable to the corporate [redacted] "of the [redacted]. This written agreement by the parties is documented in the [redacted].

[redacted] "proving the court never obtained subject matter jurisdiction due to a lack of FINAL ORDER OR DETERMINATION Being placed on the record." [redacted]

[redacted] "Rankin v. Howard 633 F.2d 844 (1980). [Sec Court + Record for this and many other Notices] Judge [redacted] couldn't care less about the constitutional and/or inalienable rights of living [redacted] and [redacted]. He has treated me rudely and disrespectfully the entire time, often yelling at me instead of answering very basic questions to afford me the opportunity of defending myself. Questions such as "Do Arizona [redacted] " apply to me as a living [redacted] operating on the land jurisdiction of the [redacted]? How does the [redacted] have authority over me in particular as a private living [redacted]? What is the true Nature & Cause of the alleged

charges against the legal fiction known as

? Dozens of basic questions posed to Judge [redacted] only to be ignored and ridiculed. Judge [redacted] has been determined to force me to be the [redacted]; the trustee, surety, agent or representative of the defendant regardless of my reservation of rights and denial of consent to act in such a position. [See court record for multiple Notices]

" [redacted]

" 42 U.S.C. 1983

As stated, Judge [redacted] couldn't care less about my God given rights or those secured by Federal Law. He has been acting in collusion with the attorneys for the corporation of [redacted] to force me to stand under the charges against a legal fiction even after knowing my lawful status under law and my religious beliefs. Judge [redacted] has repeatedly forced an attorney on me that I had to repeatedly file on the record for refusing to assist me. ([redacted] and not even one contact to discuss a defense) Judge [redacted] knew this and started a trial knowing defense counsel had never even spoken to me, all the while the judge denied ALL OF my [redacted] witnesses, and [redacted] documents to completely exonerate myself from ANY wrongdoing. Then during the trial I was forced to wear "[redacted]" in front

of the jury while neither defense counsel or the prosecution said anything to anyone about it, Only to win AT ALL COSTS; even though they know I am innocent of ANY of these Bogus Charges. The prosecution was brought in " [redacted] " as the prosecution had access to All phone calls being used as evidence against me. They only used " [redacted] " of [redacted] calls out of hundreds of calls. The calls clearing me of all wrongdoing were suppressed by the attorneys and this Judge in acts to convict me regardless of the truth. The Judge acted in collusion with the defense counsel and prosecution to deny me all of my inalienable rights for financial gain, a conflict of interest. The Judge is a signer and/or part of a racketeering scheme to defraud me by allowing BONDS to be issued in my name for the financial gain of " [redacted] " and/or " [redacted] ", as clearly shown by the [redacted] presented to the [redacted] bearing my name and requesting Federal Assistance to cover alleged charges by the legal fiction, [redacted]. Without going into the entire process by details from start to finish, Judge [redacted] is acting under a financial conflict of interest against me, [redacted] the Beneficiary of the Estate being defrauded by the acts of [redacted] via Judge [redacted] cooperation and through his threats, intimidation & coercion of me to act as stand-in surety for the defendant's estate. This has all been presented to Judge [redacted] on the court record and by private service made by [redacted], and documented for evidentiary purposes. All

public records establishing these facts of financial conflict of interest are held by the [redacted] and all

" [redacted] " under the attached [redacted] requests are contained in the [redacted]

Due to Judge [redacted] denying me all basic rights or even to know how to defend myself from these Bogus charges against a living [redacted], I have continued to reserve my rights to common law, deny consent to contract for any of the services offered and waive all benefits. Judge [redacted] has assisted the corporation to RAILROAD me for crimes that not only do not apply to living [redacted] but also crimes I NEVER even contemplated. All to keep others with the same beliefs from asserting their rights or to vindicate themselves from a fraudulent racketeering scheme controlled by the corporation [redacted] for financial gain. Judge [redacted] allowed evidence of prior bad acts that he knew (with recorded affidavit of Truth on the record [redacted]) that I was NEVER involved in and had ABSOLUTELY NO KNOWLEDGE OF. This prior bad acts information was the ONLY way to discredit me since the [redacted] didn't actually have ANY REAL evidence that I had committed any unlawful acts. The party actually responsible for the prior acts taking place in [redacted] was ready to testify to the facts I had ABSOLUTELY NO KNOWLEDGE OF PRIOR ACTS, but Judge [redacted] and the appointed counsel forced on me by Judge [redacted] (See BAR COMPLAINT against [redacted]) refused to call him to testify to clear me. More one-sided corruption.

I filed to represent myself. [redacted] due to the counsel forced on me clearly making it known he was working with the "[redacted]" to convict me for "[redacted]" I had not committed. I filed to represent MYSELF as a living [redacted] and NOT a legal fiction "[redacted]" defined by [redacted]. This was denied rudely each and every time in violation of my clearly established constitutional rights [Const. U.S. Amend. 6]. I clearly declared my standing as a living [redacted] and requested remedy on multiple occasions on the record. Judge [redacted] refused to provide ANY REMEDY or to disclose what remedy is for me, a living [redacted] operating on the land jurisdiction of the [redacted], a non-combatant [redacted]. All these and more are clearly outlined in my [redacted].

As I was left completely in the dark as how the court was acting outside of the law and equity, I repeatedly appointed Judge [redacted] as my Trustee to act in a Fiduciary Capacity over my Estate and protect my interests as the Beneficiary. Judge [redacted] clearly acted against me as my Trustee and violated the Trust by trespassing against my estate. [Also in violation of Judicial Conduct 2.11]

Judge [redacted] refused to dismiss the case even after knowing the court did not have an affidavit of an injured party against me to give the court any jurisdiction to hear a matter against a living [redacted]. As said before, this has all been done for financial gain in collusion with the [redacted] Office; knowing I AM 100% INNOCENT OF ANY ILLEGAL ACTS.

**THE COMMISSION'S POLICY IS
TO POST ONLY THE FIRST FIVE
PAGES OF ANY DISMISSED
COMPLAINT ON ITS WEBSITE.**

**FOR ACCESS TO THE
REMAINDER OF THE
COMPLAINT IN THIS MATTER,
PLEASE MAKE YOUR REQUEST
IN WRITING TO THE
COMMISSION ON JUDICIAL
CONDUCT AND REFERENCE
THE COMMISSION CASE
NUMBER IN YOUR REQUEST.**