

State of Arizona
COMMISSION ON JUDICIAL CONDUCT

Disposition of Complaint 18-096

Judge:

Complainant:

ORDER

The complainant alleged a superior court commissioner was biased against her and performed a judicial review without her permission in a mental health case. The complainant also alleges another superior court commissioner (now retired) was biased against her and violated her constitutional rights.

The responsibility of the Commission on Judicial Conduct is to impartially determine if the commissioners 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 commissioners' rulings. In addition, the commission found no evidence of ethical misconduct and concluded that the commissioners 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: May 23, 2018

Copies of this order were distributed to all appropriate persons on May 23, 2018.

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

Judicial Conduct

did a Judicial Review without my permission. I do not know if is supposed to ask me if they can do a Judicial Review but, I signed a consent form to approve of an appeal was supposed to do for me. They never did.

did a Judicial Review without any notes regarding a defense for me and nothing has been written or said by me in the court records. I never was asked to speak on my behalf as in case against of

does not know me, has never met me. How can a make a decision on someone without having both sides of the information. He is taking word with all the libel slander and has already become biased. All of this has occurred because I want to sign out of and seek private medical attention for my thyroid disease and multiple head injuries I have sustained in life, if I deem necessary.

never called me nor did he allow me to attend any additional hearing to defend myself. I wrote a deposition to and (enclosed) so he could see I'm a competent person with thyroid problems. has now been included in the alleged action of defamation of character and not allowing me to defend myself. I would like action taken against him. never gave me the benefit of the doubt because he sees so many people that are diagnosed by a book they titled This book justifies personality traits that is all. I motion that you go to the library or borrow one of these books and read it yourself. It is full of leading questions and statements.

That is all I wanted you to know.

Sincerely,

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Representing self

Protected

Plaintiff,

v.

JUDICIAL CONDUCT AUTHORTIES

Defendant,

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24 **COMPLAINT: In the matter of the misconduct of**
25 **in collaboration with :**

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27 **DEFINITIONS:**

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30 **V.O. – Value Options**

31 **Tx – treatment**

32 **Dx – diagnosis**

33 **misDx – misdiagnosis**

34 **Rx – Prescription**

35 **“Schizophrenia”, “Paranoid Schizophrenia”, “Schizoaffective” – S. or P.S.**

36 **Definition and Explanation of S. or P.S. - – In my opinion, since we are talking**
37 **about an opinion (non-medical) I would like to add that the non-Latin word**
38 **“Paranoid Schizophrenic” would make anyone change their attitude and become**
39 **biased. This misdiagnosis and label has ruined my relationships with everyone**
40 **that finds out. This is a privacy issue and I cannot keep others or Law**
41 **Enforcement from this label. It has defamed my character caused libel slander**
42 **everywhere and I can never get back to whom I once was all because there is no**
43 **justice is in hand when it comes to a non-Latin word that has no meaning or one**
44 **medical definition. Because of this made up word non-American English word**
45 **that is also non-Latin, non-Medical based word with no one definitive sentence to**
46 **make it scientific and factual. “Violent Paranoid Schizophrenic”, “Paranoid**
47 **Schizophrenic”, “Schizophrenic”, and even “Schizoaffective” is libel slander. I**
48 **cannot tell you how difficult it has been to obtain an attorney or Lawyer in my**

49 case of misdiagnosis, failure to diagnose, defamation of character, libel slander,
50 among other Constitutional Rights that are being ignored. *Judicial Conduct Rule*
51 *2.3 Federal and State Constitutional Rights*

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53 **COMPLAINT SCOPE:**

54 It was my time to appear in front of the judge and defend myself, so I thought. I
55 entered the room and the Judge did not stand up she was already sitting there.
56 She had just encountered a disgruntled patient and clearly was not in a good
57 mood. Her posture throughout the whole hearing was poor *Judiciary Conduct*
58 *Rule 1.2*. She didn't sit up, she was leaning back in her chair, legs extended under
59 her podium or desk, and hands clasped together resting on her stomach, her head
60 was up. She looked like she was going to take a nap. Clearly she was not in a
61 good mood and my attorney kept telling me to "shut up" when I tried to whisper
62 to her. said nothing to my attorney when I was repetitively told to
63 "shut up" *Judiciary Conduct 2.15 (B), 3.1 Comment 1*. had already
64 reviewed a statement from a Volunteer that was at on a
65 team *Judiciary Conduct Rule 2.1, Rule 2.4 a) b) c)*. She in no way has witness
66 anything pertaining to my case. read from a second petition rewritten
67 for the same case by this volunteer under,

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69 "PETITIONER requests that the court:

- 70 1. Set a date for a hearing; and
- 71 2. After notice and hearing find that the person is suffering from a mental
72 disorder the result of which renders her persistently or acutely disabled."
73 *Judiciary Conduct Rule 2.2 1. Rule 2.10 (B), Rule 2.11(A) (1), Rule 2.11(A) (2) (d)*

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75 *And the second Petition:*

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77 **TREATMENT PLAN RECOMMENDATION:**

78 It is out opinion that the patient requires continued hospital care and treatment
79 at this time. Other alternatives... (See enclosed copy of both Petitions by
80 Petitioner – a volunteer at the time not a case worker. She was
81 on a team and had just begun volunteer work, with no hours or
82 experience, at and did not appear
83 as witnesses)

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85 ANSWER TO BOTH PETITIONS:

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87 No other alternatives were explored. They are falsifying records.

88 My domestic violence was dismissed and they never proved it in a court of law.

89 These Judges I turned in, took a man's word for it
90 and never proved in a court of law that I am violent. These Judges and Constable
91 never gave me time to speak or benefit of the doubt that my ex is the abuser and
92 is pushing it on me with libel slander and defamation of character by telling

93 I'm a "Violent Paranoid Schizophrenic"., *Rule*
94 *1.2 Comments 1. 2. 3. 4. 5. 6. And Rule 1.3 4.* As has in her head from
95 made up notes, hearsay, libel slander, and defamation of character
96 all because my hypothyroidism of an altered mood. *Rule 2.2 1. 2. 3. 4. Rule 2.3*
97 *(A) (C) (D) Comments (A) (B) (these Rules 1.2, 2.2, 2.3, 2.4, and a question: does a*
98 *Judge or Constable need an education in medical background to understand in*
99 *order to determine a fair outcome of a hearing or trial, Rule 2.5 (A) (B) (C) and*
100 *Comment 1. (Should include education in the medical field in order to comply with*
101 *Certified individuals), 4., 2.6 (A) (B) Comment 1. 2. 3., 2.7 and Comment 1. 2., 2.8*
102 *(A) (B), 2.9 (2)(3).*

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104 COMPLAINT SCOPE CONT.:

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106 already had a decision in my case *Judiciary Conduct Rule 2.3*. The
107 witnesses was a volunteer at the time who cannot represent
108 She was not an employee at this time, has no hours or experience, and
109 was not my case worker at the time.

**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.**