

State of Arizona  
COMMISSION ON JUDICIAL CONDUCT

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Disposition of Complaint 18-126

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Judge:

Complainant:

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**ORDER**

The complainant alleged a superior court judge was incompetent, denied him his right to a speedy trial, and denied him his right to effective counsel.

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. Accordingly, the complaint is dismissed in its entirety, pursuant to Rules 16(a) and 23(a).

Dated: July 5, 2018

Copies of this order were distributed to all appropriate persons on July 5, 2018.

*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

2018-126

Pg 2

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 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.

OFTEN Seems confused and has displayed  
Erratic behavior. Since taken over  
my case from Judge \_\_\_\_\_ did not  
know I had rule 11 hearing and donald  
hearing even though his was looking  
at the records and they were performed  
\_\_\_\_\_ and \_\_\_\_\_ respectively.  
scheduled two additional Donald Hearings  
without request or cause just to cancel  
them at the court date because one  
had already been done. Refused my  
right to a speedy trial or effective  
counsel stating that yes they are  
rights, but they are not going  
to honor them here, and that  
I am only guaranteed a warm body  
my counsel is not required to  
do anything and yes I have a  
right to defend myself but they  
are not going to honor that.  
I am not allowed to address or  
petition the court despite a civil  
suit filed against my current counsel  
\_\_\_\_\_ which the court has  
been notified 2 is a violation  
of rule 6.3 Substant 191 conflict  
of Interest and her being

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Accused of violation rules of  
Supreme Court professional conduct  
4.2 or 1.3 diligence, or 1.4 communication,  
1.6 confidentiality of information,  
1.1, competence. act and that when  
I am facing life in prison the  
Court clerk

Judge  
give in

conspiracy to deny me of my  
Constitutional rights violating  
my 1st, 5th, 6th amendment. Instead  
of Investigating the issues he had  
me removed from the court.

The Court clerk refuses communications  
regarding problems with counsel  
or motions, The Judge refuses to  
allow me to address or petition  
the court or investigate my  
right to a speedy trial, due process,  
equal protection or EFFECTIVE  
counsel, my counsel

HAS refused all reasonable  
request for information, does not  
respond to mail, kite, phone, e-mail,  
refuses to discuss or mount a defense

spacing to come up  
 with only 1 of 12 medical  
 records which was useless +  
 File a motion with the wrong  
 case number + fictitious  
 information last day of court  
 after Agard missing another  
 meeting she appeared by phone,  
 told the Judge she has problems  
 and doesn't know when can  
 see me Agard and when  
 the Judge laughed at her  
 motion refused to defend it.  
 The prosecutor is allowed to tell  
 the Judge he doesn't need to  
 investigate because he thinks  
 I'm a liar and the Judge  
 just agrees, when everything  
 I'm stating is recorded in  
 court and can be verified. The  
 Bar of AZ refuses to investigate  
 stating it's the Judge's problem.  
 and so I am left with a  
 civil suit were

and one named +  
 contacting you. I don't know  
 how his behavior can not be  
 Erratic, Incompetent, and confused  
 and this entire ordeal viewed as  
 anything less than conspiracy.  
 please help.