

State of Arizona
COMMISSION ON JUDICIAL CONDUCT

Disposition of Complaint 18-390

Judge:

Complainant:

ORDER

The Complainant alleged a superior court judge was prejudiced against him, conspired to violate his constitutional rights, and violated several provisions of the Code of Judicial Conduct.

The responsibility of the Commission on Judicial Conduct is to impartially determine if a judicial officer 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 a judicial officer's rulings. In addition, the Commission found no evidence of ethical misconduct and concluded that the judicial officer 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: April 18, 2019

Copies of this order were distributed to all appropriate persons on April 18, 2019.

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

CONFIDENTIAL

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

FOR OFFICE USE ONLY

2018-390

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.

Judge of the court of fail to comply with
ARIZ RS. ct 81. CONTINUE TO CONSPIRE WITH ALL
AND COURT

APPOINTED ATTORNY.
AND AS WELL AS OTHER JUDGES.

with malice AND without probable cause for the purpose of
denying equal protection AND other specific constitutional rights
EXPLAINED IN THIS COMPLAINT.

ON Trial date showed favoritism that threatens
the integrity of the judicial process. by allow for the
state a continuance for trial WITH NO EXTRAORDINARY CIRCUMSTANCES
existing, to justify a continuance, instead of he
would not object to the continuance. I practicing my

ARIZONA CONST. ART. 2, SECTION 24, " : in a criminal prosecution
the accused shall have the right to appear AND defend in person
AND BY COUNSEL, AN ADDRESS THE COURT THAT I OBJECT TO THE CONTINUANCE

AND THEIR WAS NO EXTRAORDINARY CIRCUMSTANCES EXISTING TO JUSTIFY A
CONTINUANCE, I EXPLAINED THAT THE DEFENDENT FILE
SANCTIONS FOR DISCLOSURE VIOLATION AND SUGGESTED CONTEMPT PROCEEDING MIGHT
BE APPROPRIATE.



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.

All were denied do to show favoritism to the states in
AN abusing the discretion of the court as she did on
ON when I notified the court I wanted to go to trial
AND my speedy trial time limits are being violated AND the delay
would result in prejudice to the defendant

Trial was set for in front of AS
counsel. was force on me by who I explained
that I wanted trial on AND attempted to waive
counsel to proceed proper. Judge state
to remove counsel so he was going to rule in chambers

later violating Rule 81, Rule 2.2, AND Rule 2.3 AND Rule 1.1, 1.2
AND 2.5(A), USCA 4th Amendment, due process AND right to speedy trial
time limits AND USAC 6th Amendment, Rule of crim. b.1, C. (see complaint on)
moving my trial date to the case was assigned to
for trial a final trial hearing at AND trial at
violated my speedy trial time limits by set trial to start on

ON I was to court room
were was I attempted to take a seat next to him and was
threaten by the clerk of the court and official to
from or inform him that the defendant I need to be in the
seat not at the other end of the desk were I look guilty, the
issue was resolved by removing one of chairs Leaven

Page 4.

Just before the start of JURY selection, I Attempted to communicate with [redacted] About our defence. We was going to present. Doto me Haven minimum contact with Him About

Ignored me, I then attempted to notify [redacted] that we needed to turn in Physical evidence that will Prove my innocents. Again I was ignore violated all Rules of professional conduct and United States constitution. in one call He told me that the Prosecutor Ask if I will

I said no He told me the Jury is going to be mad do to [redacted] And will just find me guilty to get home to family and friend. I told Him they are not support too. He then stated if I wait it will be more favorable to me. He Also told me the plea for [redacted] was a [redacted] And He will not negotiate with me and Hung up on me.

I worried that my life was in danger And my wellbeing was not safe. I put this All in the Removal of counsel motion date: [redacted] still All my Right was violated

so I Had no choice but to [redacted] in the [redacted] in front of Judge [redacted] court And [redacted] officials And County Attorney And Assistance And [redacted] JURY selection

People. And not [redacted] Judge, county attorney, or Reported it so A full investigation can be conducted into [redacted] misconduct As well as the court's

Page 5.

Despite the _____ in the _____ to _____ from.
And the _____ of right to counsel
through motion AND conduct.

The _____ court HAS forced:

Apon me, UNconstitutionally AND He is showing He is
A full participant in this criminal syndicate AND
will ASSIST in the wrongful use of legal process
to subject _____ to A denial of constitutional
Rights.

A motion for waiver of counsel was

AN in front of Judge _____ ON

where she violated AR.S. sup. Ct Rules, Rule 81
code of Jud. conduct, 1.1, RULE 1.2, 1.3, AND
Rule 2.2, RULE 2.3(A), RULE 2.5(A), Rule 2.6
Rule 2.7, Rule 2.11(A), Rule 2.9(A, (a)), Rule
2.15(A) (B) (C) (D) AND

14 Amend due process
USCA. AND USLA 6th Amend AND Rules of crim proc 6.1(K)
Right to waive counsel AND Right to a speedy trial
time limits, ON _____ Judge _____ denied

Access to the court, violating Rule 2.6(A) Ensuring

the Right to be HEARD, AND ARIZ const Art 2, section 24.
Providing: the Accused shall have A Right to Appear AND
Defend in person. AN the USCA 14th amend due process
By the violation she violated _____ Amend USCA

Right to waive counsel AND proceed to trial proper
(Faretta v. California, 422 U.S. 806 819, 95, S. Ct 2525
45 LEd 2d 562 (1975), (State v. Grand 152 Ariz 483
486, 733 P. 2d 1066, 1069, (1987),

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As A Judge KNOW she was wrongfully
using the legal process denying His sixth
Amend U.S.C.A. Right to waive counsel
Know by denying Access to the court
on He will not be able to argue
the basis of the motion to waive counsel.
Knows the court has a duty to inquire as to
the basis of the motion to waive counsel and
the courts must make the inquiry on record.
Motion to waive counsel set forth sufficiently,
specific factually based allegations, requiring
the court to conduct a hearing into the motion to
waive counsel (see motion for waiver of counsel attached
to this complaint.) it explains never got
from on application, so needed to
make his request for withdrawal by motion and
served upon the defendant, this case was set for
trial shouldn't be permitted to withdraw
unless his name
and address and assigned statement stating
awareness of the trial date and that
will be prepared for trial. Judge
knows Rule 81 Ariz code of judicial conduct
Rule 2.15(B)(D) she violated by not reporting
to the appropriate authority about
his violation of Rule of crim proc 6.3.C. and
14th Amend U.S.C.A. raising a substantial question

**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.**