

State of Arizona
COMMISSION ON JUDICIAL CONDUCT

Disposition of Complaint 19-308

Judge:

Complainant:

ORDER

December 11, 2019

The Complainant alleged a superior court judge denied him his right to a speedy trial.

The role of the Commission on Judicial Conduct is to impartially determine whether a judicial officer has engaged in conduct that violates the Arizona Code of Judicial Conduct or Article 6.1 of the Arizona Constitution. There must be clear and convincing evidence of such a violation in order for the Commission to take disciplinary action against a judicial officer.

The Commission does not have jurisdiction to overturn, amend, or remand a judicial officer's legal rulings. The Commission reviewed all relevant available information and concluded there was not clear and convincing evidence of ethical misconduct in this matter. The complaint is therefore dismissed pursuant to Commission Rules 16(a) and 23(a).

Copies of this order were distributed to all appropriate persons on December 11, 2019.

CONFIDENTIAL

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

FOR OFFICE USE ONLY

2019-308

COMPLAINT AGAINST A JUDGE

Your name: _____

Judge's name: _____

Date: _____

Instructions: Use this form or plain paper of the same size to file a complaint. Attach additional pages, as needed. Please describe in your own words what the judge said or did that you believe constitutes judicial misconduct. To help us understand your concern, be specific and list all of the names, dates, times and places where the conduct occurred. Include only copies of original documents or court recordings that are relevant to your allegations. Print or type on one side of the paper only and keep a copy of the complaint for your files.

ON STATE BAR Knowledge Judge a motion was filed with out my consent or and public defender conspired against me to prolong my jury date, with out my consent, with out filing the proper motion, In violation of my both amendment right to a speedy trail, also In violation of Rule 8.5

A bogus and useless motion was filed for evidentiary hearing to allow third party Defense and corresponding prior convictions. The Judge in open COURT STATED that he was one of the

this motion, so he knew it like the back of his hand knowing full well the motion would NOT be granted, knowing full well to do so would have been against the rules of the court, yet my trial date was put off so that this bogus motion could be heard on the and denied as we knew it would be, my next Trial date being set out to

I Also objected to this stood in open court at the microphone STATED " yet I was Ignored! I was also

well past the time limit put down by the 8.2. rule. I heard Judge ASK Public defender

about the motion for the 8.5 rule (The Judge knew there was no motion that had been filed) my ATTORNEY just shrugged his shoulders and said " knowing full well it takes extraordinary circumstances to continue a trial date,

This type of I am " mind is a threat to the very INSTITUTION of Law in our country IT IS a certain type of TRESON In my thinking DO NOT threaten me! I can

Pass a Polygraph, I heard you !!! Plus the info motioned for was already in Blue Transcript didn't need a motion

(Attach additional sheets as needed)

and now on this date,

my final case management for the time has been canceled!

AND I have no new date. The Judge says he will be sick, How can one forsee this?

I never waived time, my due process has long run out, yet my rights are being " " To be put under foot with out respect or " " of the law!! A question that needs to be answered NOW " " / 0

P.S. If he is that sick (and I have been told " " from one of the guards) why is he making Judgements under the influence of medications? And the clouded mind of illness?