

State of Arizona  
COMMISSION ON JUDICIAL CONDUCT

---

Disposition of Complaint 20-007

---

Judges:

Complainant:

---

**ORDER**

April 16, 2020

The Complainant alleged a superior court judge violated his constitutional rights and threw a motion he filed in the trash. The complainant alleged a second superior court judge violated his constitutional rights, did not afford him an opportunity to be heard, and improperly refused to release him to attend a funeral.

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 April 16, 2020.

Dear Judges Commission,

I

maliciously prosecuted in  
different charges awaiting trial. I have  
had different judges in the course of  
my court dates the last

am being  
county on

since

Judge  
nd Judge

Judge  
Judge

violated my 6<sup>th</sup> and 14<sup>th</sup> amendment

rights when I requested a  
giving her a motion and she threw my  
motion in the trash when I fired my public  
defender

Hearing by

.. I was never

given that  
place on

Hearing that event took

Instead I was given another

public defender. I wrote a motion and  
presented it to Judge

on

mentioning that she never gave me a

Hearing and violated my constitutional rights  
she denied my motion and my public defender

Refused to hand the Judge my

motion on my behalf. Now I have

as my lawyer and my Judge is

Judge

has also violated my constitutional

rights. I'm sending a motion that I tried to file on my behalf on Judge told me that he would accept my motion on our next court date and ended the court hearing before I could speak. My lawyer took the motion but I made copies. The prosecution has offered me time served to plea guilty to the charges that I'm innocent of. has also tried to coerce me into taking a plea saying my trial risk is years and I'm a first time offender. Judge has violated my 1<sup>st</sup>, 8<sup>th</sup>, and 14<sup>th</sup> Amendment rights I mentioned that and he ignored me. Everything is on court record. My mom was dying and refused to let me see my mom before she died. Long story short my mom died and Judge wouldn't let me attend the funeral I even offered a 3<sup>rd</sup> party release and ankle monitor I was still denied. I'm being held on an excessive cash only bond. Article 2 section 15 and my 8<sup>th</sup> Amendment rights were violated! That's cruel and unusual punishment. Aren't I still innocent until proven guilty? My 1<sup>st</sup> Amendment rights are being violated because the judge doesn't let me speak on my behalf and my 14<sup>th</sup> Amendment rights are violated when the judge denies my motions. Also, refuses to look at my mail

Judge says he has a policy to deny mail that doesn't come from my lawyer. I also sent motions that got sent back to me. I'm suffering here and the Judge refuses to do anything about it and cuts me off before I can speak. There is no reasonable evidence against me! I also have a bullet in my abdomen and bullet fragments in my hips, groin, and legs. The man that shot me is getting away with it and the prosecution is charging me with false charges of Burglary to cover it up. The judge refuses to address these issues! This is wrong and unconstitutional. The judge needs to be held accountable for his actions. I also have many lawsuits I have filed with the district court. My cases need to be dismissed and the judge will not look into my case. My prosecutor knows that he has no case and will

not dismiss my cases! Instead I get to suffer like I have been doing for almost

Please help me. County is unjust and unconstitutional! Everyone must be held accountable! You wouldn't be just helping me you would be helping everyone in this jail! There is people in here! I guarantee that about of us are being held on trumped up charges and excessive bail. I'm innocent

and I get to suffer be in prison and do it over and over again everyday. The next day it's the same thing all over again but I can get out the day I say I'm guilty of charges I'm innocent of and be a convicted felon for charges that I'm innocent of. This is not justice and this is not constitutional. I'm a \_\_\_\_\_ and a law abiding citizen. I don't deserve this treatment and this

County Justice system needs to be shut down! My constitutional Rights have been violated, I'm in here on false charges, My Reputation has been slandered, I have medical needs that need to be addressed, and my innocence needs to be made public, these cases should be dismissed on the account that my constitutional rights have been violated. Will you do something about this or let it slide?

X

Signed  
By

In the \_\_\_\_\_ of the state of Arizona  
In the county of \_\_\_\_\_

State of Arizona  
Plaintiff

Case #15

vs \_\_\_\_\_

Motion For Change of Counsel

Hearing Requested)

Honorable Judge

The Defendant appearing here in Writing by and through himself has an irreconcilable conflict with his court Appointed Attorney

The Defendant is facing multiple felony charges. The defendant desperately needs the help but has absolutely zero faith in his court Appointed Attorney

In his actions to date the Defendant has been bullied by said Public Defender into Perjuring himself in court. In doing so breaking any trust and faith in said attorney. The Defendant has a constitutional right to adequate counsel. Representation under the and in accordance with the 6<sup>th</sup> and 14<sup>th</sup> Amendments of the United States Constitution Article 2 section 24 in accordance with State V. Ariz. 52, 53 912, 75 P<sub>3d</sub> 142, 143 (App State V.

Ariz. 52, 53 9123, 968 P<sub>2d</sub> 578 (Emphasis Added)

"Concluding that [F]ailure to hold a hearing on an allegation of fundamental Constitutional violation is reversible error." The Defendant

respectfully requests a hearing to remove and replace his said counsel court Appointed Attorney for the

following reason: Mr. \_\_\_\_\_ has tried to coerce defendant into changing testimony, has threatened defendant with ridiculous sentence, has tried to perjure Mr. \_\_\_\_\_ in front of this court. Said court appointed attorney

**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.**