

State of Arizona
COMMISSION ON JUDICIAL CONDUCT

Disposition of Complaint 20-045

Judge:

Complainant:

ORDER

May 28, 2020

The Complainant alleged a superior court judge had deprived a criminal defendant of his rights.

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 May 28, 2020.

Comp

20-045

From:

Sent:

To: Commission on Judicial Conduct <CommissionJudicialCo@courts.az.gov>

Subject:

I hope to contact the most important party, or persons who are the best and powerful enough to do what can be done about this judge

county Court in .

Myself and many others have witnessed, defenseless victim made into a criminal monster. Now what is a result to judge judicial misconduct with the abuse of power causing a trail jury to a altered verdict and opinionated judgment.

judgement was ruled in a case where the only witness was falsely testifying and was in violation of judicial procedure cause the judge was aware of his false statements and testimony was ilegal and with or without factual basis and should legally be of the judge not to let it go on.

This case had no evidence at all that ties the defendant to the crime, under oath the indictment was only granted under the hersay rule for only of counts passed up to the court with no legal juristic conditions of several peliminary hearing following or more hearings followed trial set or more times in one particular case

Now the defendant sits in county jail due process violated by complete overall misconduct deprived of his rights has been incarcerated since

After willing and complete cooperation from the defendant showing good cause in all court process from over a and a .

is very ill now and has been for weeks awaiting the judge to sentence him as each time comes to date there is more time pushing it further in violation of due process clause in the factual basic with more than insuffuicat evidence, the motion would be greatly appreciated if just please look into this case. Thank you for your time