

State of Arizona  
COMMISSION ON JUDICIAL CONDUCT

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Disposition of Complaint 20-078

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Judge:

Complainant:

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**ORDER**

June 25, 2020

The Complainant alleged a pro tem superior court judge improperly held him as non-bondable.

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 June 25, 2020.

①

2020-078

Comp

To the Commission on Judicial  
Conduct,

I would like to place and file a  
Complaint against \_\_\_\_\_, this Judge in  
Case No: \_\_\_\_\_

ON \_\_\_\_\_ IN DIVISION \_\_\_\_\_  
there was a hearing ON state's Req. to hold me  
None-Bondable, this was the Nature of this  
proceeding. Start Time \_\_\_\_\_ through \_\_\_\_\_  
minutes it took this Judge \_\_\_\_\_ Judge

to decide I was to be held  
None-bondable at STATE'S Req. \_\_\_\_\_ minutes to  
Violate my Rights all of them.

State claims they have for the Court  
produced clear and convincing evidence that (me)  
the defendant poses substantial danger to the  
alleged victim \_\_\_\_\_ my wife of \_\_\_\_\_ years.

They claim to have produced clear and convincing  
evidence that the defendant (me) possesses substantial  
danger to the alleged victim and the community,  
justifying holding me against the defendant NON-  
bondable without prejudice at this time until further  
notice of the Court. They produced, "I don't even need  
to say it do I? No. This "again," at the time was  
with Public Defender \_\_\_\_\_ With

(2)

the one and only Deputy County attorney.  
attorney, whom <sup>Same State County</sup> said to Judge  
to give me a

Dollar  
BOND for a simple 'misdemeanor Court  
violation, which I served my entire  
months on. Point being Judge  
told her No, she's been  
a Biased and vindictive official against  
me from the get go. I've a letter from this  
Judge.

Dishonorable Point being (Facts) are  
plainly Abuse her Conduct & Authority as  
a prosecutor, she's been against me way over  
her limit of things she as a prosecutor  
in her immunity is aloud to do. This Judge  
let her &  
do this with 'out me (even their)

It just so happened  
I was very ill that day couldn't make it  
to this hearing from this very jail.  
I was this Sick. Fact is my X attorney  
this his stuff new it to I've  
Proof of this lots. So does my family on streets

(3)

I had even told So on  
the phone in - - letters, and in about  
to (LETTERS in my family possession  
at home Right Now.

To make it worse  
This attorney told both Judge  
&  
that day. That was a 'Flat out lie.  
lie!!!! I refused transport

I had been Refused medical  
treatment for a full month and down to  
pounds Documented.

This Judge  
let them do this and done  
nothing about it.

And at this my wife  
in writing even Swore on the stand in  
misdemeanor Court She Called me there  
for medical emergency She's Stents in  
her heart, high blood pressure & diabetes.  
So Yea I came running to her aid,  
She's my Wife of years.

Does this sound like  
somebody that's in substantial danger? No it  
don't. Plus in a Psychologist Report and

(4)

exam by  
paragraph

Danger to the public or myself or ANY body

Say I'm No Substantial  
This as I'm ON the line is

the only thing this did not lie  
about, he was in the States back pocket.  
He don't even have a

Got to tell ya guys OR  
theirs something very seriously  
wrong here, very, and not just with this, but  
the (Facts) how these Courts judges attorneys  
and State county Attorneys are able to keep  
getting away with this kind of conduct, abuse  
of their job titles as state officials.

NONE OF what I just  
said or been writing your firm has been  
frivolous or wrote to youse frivolity. OR  
maid to be ANY assumptions, at all!!!

There are some very serious  
sinister implications of miss conduct or  
corruption in the fullist. The law or ANY  
body or Judges Deputy County attorneys  
Or anybody that holds a legal stand point ISN  
Immune Or exempt to up holding the  
LAWS by No means "By No means"

(5)

I very much resent the state Bar of AZ, telling me that we consider ~~matter dismissed~~ and ~~matter remains dismissed~~. Were gonna see, Everybody has covered everybody's butt from being brought to justice violating my Rights. I have been violated periodically. These people are Crooks law breakers they Abused their Authority for corrupt dealings.

This Judge let them. Rule Point 6.1. Never made a difference in my case. Biased prejudiced and corruption was done in the Fullist to me.

I want to again as said A'le a Complaint against Judge K.

No then Honorable about this man or his position as a Judge. My next step is Federal Court. Fact Count on it. Everybody has turned a blind eye to this. I will get it out in the open, And it will go to the Federal Appellate Court cause even the people & parties I let know Do Ne Nothing. I will be going to a news channel, this stuff needs to be investigated, very badly. There's something very very wrong here. People I'm just getting legally started count it. File my

**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.**