State of Arizona

COMMISSION ON JUDICIAL CONDUCT

	Disposition of Complaint 21-202
Judge:	
Complainant:	

ORDER

February 9, 2022

The Complainant alleged that a superior court commissioner violated the law and was not impartial.

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 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).

Commission members Christopher W. Ames and Delia R. Neal did not participate in the consideration of this matter.

Copies of this order were distributed to all appropriate persons on February 9, 2022.

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(***) in re: Attachment #.

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

FOR OFFICE USE ONLY

21-202

PROSECUTOR

COMPLAINT AGAINST A JUDGE

Name:	Judge's Name:	
words what you believe the names, dates, times, and pla	em or plain paper of the same size to file a repudge did that constitutes judicial misconductaces that will help the commission understand your second complaint for your records.	ct. Be specific and list all of the our concerns. Additional pages may
*Failure to take judicial notice of adju	udicative facts coupled with the failure to g	grant me the right to be heard;
-Factual Basis: On I made t	the following statement in open Court (**);
	ty for something I didn't do and I hav d to get through to the right place, and this	
*Conducting his Courtroom in a manr	ner which is prejudicial to the administrati	on of justice;
abatement of my Constitutional Right	ction against me based purely on hearsay ts, effectively causing me to have a deep for mistrust in the fairness of the Arizona Justin	ear of losing my freedom without just
*Abuse of the prestige of Judicial Offic	re;	
*Non compliance with the law;		
*Failure to remain fair and impartial;		
*Failure to promote confidence in the	Judiciary;	
*Judicial Impropriety;	11. 11	
*Failure to uphold the Laws and Cons the State of Arizona.	stitution of	
County and ther	has behind him working as a in County), only having left the	
	ounty Attorney's Office, it is shamefully cle	
arm of the law. Additionally, it is clear manner which he assumes is unlikely		o effectively " my case in a
(**) in re: Attachment #	BAR CHARGE AGAINST	PUBLIC DEFENDER FOR

BAR CHARGE AGAINST

CONFIDENTIAL

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

FOR	OFF	ICE	USE	ONI	\mathbf{Y}

21-202

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.
be attached along with copies (not originals) of relevant court documents. Please complete one side of the paper



Charge Against a Lawyer

1 message

Dear	
This email confirms that . Your charge was ope . Charge is currently in the review if we have any question or need addition	w process. We will be in contact with you soon
Thank you,	
From: Sent:	
To: < Cc:	
Subject: Charge Against a Lawyer	

Charge Against a Lawyer

Name and Address of Consumer	Name and Address of Lawyer

I have spoken with someone in the State Bar Intake Department and I have read the materials indicated.

Yes ___ No _X_

1	Did or does this lawyer represent you? Yes X No
	If "YES", provide the approximate dates the lawyer represented you, and the amount, if any, paid to the
	lawyer. He is Court ordered (public defender). I have never made any type of payment to him.
	If "NO", how did you come into contact with this lawyer?
2	Do you currently have a lawyer other than the one named in this charge form? Yes No _X_
	If "YES", provide the lawyer's name and address.
3	If your charge is about conduct in a lawsuit, provide the following information:
	Case number of the lawsuit: Title of the lawsuit:
	Name of court: Approximate date the lawsuit was filed: What is your connection to the lawsuit:
4	Is the lawyer in possession of money or other property (for example, your original documents or client file) that you believe should be returned to you? Yes X No
	If "YES" please identify the money or property and include any written fee agreement: My case files.
5	What type of legal work was/is involved? Criminal Law/Traffic Offenses
6	What is the general nature of your charge against the lawyer? Delay or lack of diligence Conflict of interest
	Not keeping you informed of progress on your case Not following instructions other
	Blatant disregard of my Constitutional Rights as the Accused
7	State your charge in your own words. 1. Failure to even try to challenge the States evidence; I have told him countless times, over the phone, and through text messages, that I have exculpatory evidence in my possession that I needed his help in getting it to the right places. Every time, my assertions have been ignored. 2. Failure to provide any information or documentation concerning my case. I have also requested to view my discovery on several occasions and the request was ignored. 3. Failure to actually be in court with me. Every time,he has contacted me prior to the start time but when the hearing starts,he is never there. I don't even know what he looks like. 4. Forcing me through Early Disposition Court and blatantly disregarding every constitutional right I hold as an Citizen. Even though I have repeatedly, through phone and text, stated my disapproval of this process. 5. The charges for which I am being maliciously prosecuted for are; Aggravated Assault DV and Criminal Damage DV, All based on Hearsav. Specifically, statements given by way of False Reporting to Law Enforcement, by individuals. has not once tried to talk with me about this and appears to be actively ignoring my assertions. 6. His legal priority clearly lies with the State as there is an unequivocal dogged

	determination to gain a conviction no matter the truth or consequences of my freedom. I don't feel the should have to be convicted and adjudicated just so I can maybe have a chance to appeal.							
I understand that most written charges against lawyers eventually become a public record. I understand that all information on this form, including my name and address, will be available for review by the lawyer and others who may view the file. This charge form and other submissions by me will be sent to the lawyer.								
Da	te: _	_	Signature: _		_			

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.