

State of Arizona  
COMMISSION ON JUDICIAL CONDUCT

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Disposition of Complaint 21-209

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Judge:

Complainant:

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**ORDER**

December 8, 2021

The Complainant alleged a superior court commissioner should not have accepted or allowed his plea agreement.

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).

Commission members Louis Frank Dominguez and Christopher P. Staring did not participate in the consideration of this matter.

Copies of this order were distributed to all appropriate persons on December 8, 2021.

2021-209

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.

Background: I had been arrested and Denied All bond or bail on \_\_\_\_\_ through \_\_\_\_\_ in \_\_\_\_\_ County Jail and in \_\_\_\_\_ Court. Trial judge

I was RailRoaded, Coerced and threatened into signing an "\_\_\_\_\_". I was Denied my Rule 32 before being Granted the ORDER on \_\_\_\_\_ For my Grand Jury Transcript and \_\_\_\_\_ ( ) other relevant criminal hearing transcripts, police recordings, reports.

I have proceeded through State and Federal Appeal process. last \_\_\_\_\_ as ACTIVE STATUS, timely status as PRO-PER Petitioner. I received last notice on \_\_\_\_\_ by \_\_\_\_\_ Court.

I have filed mv \_\_\_\_\_ "and" \_\_\_\_\_

with \_\_\_\_\_ County \_\_\_\_\_ Court. in \_\_\_\_\_ \* Case History - on \_\_\_\_\_ I \_\_\_\_\_ fired my state appointed counsel, \_\_\_\_\_ during his

Jail visit, because he refused my request to put in a Continuance, so we could begin my defense finally, after \_\_\_\_\_ of Being Denied all my evidence. Discovery, Never disclosed the "\_\_\_\_\_"

listing \_\_\_\_\_ Legal Defenses, Denied Right to see transcript of False Confession on Police Recording on \_\_\_\_\_ as it was used to Coerce

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me into taking Unread Guilty Plea, I was Denied  
All adversarial testing of prosecutors case, Denied  
my 6th Amend. Right to a Complete Defense, Denied  
Rt. to EFFECTIVE ASSISTANCE OF COUNSEL. I  
Instructed \_\_\_\_\_ to Notify the Court that I was  
now representing myself under 6th Amendment right.  
later, on \_\_\_\_\_ at Settlement  
Hearing with Judge \_\_\_\_\_, the court was told  
by fired state appointed counsel \_\_\_\_\_, that I  
was proceeding as Self-Representation, as Pro Per  
due to Ineffective Counsel by Malpracticing State  
counsels \_\_\_\_\_ and \_\_\_\_\_  
Judge \_\_\_\_\_ Denied my 6th Amend. Right  
(on the Record), said "

" "

said."

said."

end Note (see Denied, Covered-Up Transcript, Requested  
on "Filed Motions in State and fed. cts.)

## FORMAL COMPLAINT

Name: \_\_\_\_\_

Judge: \_\_\_\_\_

\* On \_\_\_\_\_

I attended a "  
" before Commissioner \_\_\_\_\_

I, \_\_\_\_\_ was forced to appear with state  
appointed counsel, \_\_\_\_\_, who was forced upon  
me " He never presented the

plea to me ever, until morning of \_\_\_\_\_ at

" \_\_\_\_\_ as I was already in  
chains, handcuffs, belly chains attached to several  
other criminal defendants sitting chained  
together in the Jury Box.

Derelect \_\_\_\_\_, who should Not even  
be representing me, But For the Unconstitutional  
Denial of my 6<sup>th</sup> Amendment Right to Self-Rep-  
resentation, as held in (S.Ct Faretta v CA, 922 U.S. 4 Ed 582)

( \_\_\_\_\_ : \_\_\_\_\_ rushed into courtroom around \_\_\_\_\_  
and came to me while I was chained and cuffed  
together with inmates, he said, "Quote"

" He then  
shoved the pen in my hand, and put the  
plea on the railing of Jury Box. I told him,  
" I never even saw, read or reviewed the plea,  
I did Not Know Any Details of Plea, I never  
saw the Charges, I never saw or knew

the minimum sentence. I never saw the

"  
I told that at court on the Judge  
ordered the plea to be Provided to me, but  
you, as forced upon state counsel failed to  
give me a copy or to see any copy of plea.

I told I called his office phone  
at least times over last, and I left  
messages on voicemail, that I must get a copy  
of plea to do a review and discuss  
any issues I had with language of plea.

(3-9-16)

said at court,"

end Quote. So flipped through the plea  
pages to show me where to put my initials  
and sign, date in a matter of

I never saw him until a  
when the court was called into session by my  
name and case, I stood there "Dumbfounded,  
in shock of being Rail Roaded by the Illegal  
tactics, orchestrated corruption of state counsel  
to get pleas " "signed on the record by  
MISCONDUCT, COERCION.

# FORMAL COMPLAINT

Name: \_\_\_\_\_ Judge: \_\_\_\_\_  
( ) on " \_\_\_\_\_ transcript, Pg, line \_\_\_\_\_  
\_\_\_\_\_ told \_\_\_\_\_ in Colequey "  
of the Plea Agreement is to show it's  
necessary to correct a "  
On Page \_\_\_\_\_ lines thru \_\_\_\_\_ created "  
(1) \_\_\_\_\_ and \_\_\_\_\_ " against  
Basic Constitutional Rights By saying

Quote "  
on the Original Charges and have a jury trial,  
\* on the matter. You are Presumed Innocent.  
The State MUST PROVE the charges against  
\* you beyond a reasonable doubt on each element  
of the Offense.

(2) MISCONDUCT BY COMM. \_\_\_\_\_ as She Knew or  
should have known that the ARS statutes on  
plea, 13§1410, 1401, Presumed  
Guilty on elements of offense(s). The statutes  
Reversed the Burden Of Proof, and took away the  
Prosecutor's Burden To Prove All elements.  
This in violation of Due Process Clause, and  
made laws "  
in (May v Ryan) \_\_\_\_\_ " as hold  
never ruled on the issue of Constitutionality. If  
was ever allowed to see the written law, he would have  
Never, Never - iii

**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.**