State of Arizona

COMMISSION ON JUDICIAL CONDUCT

	Disposition of Complaint 21-209
Judge:	
Complainant:	

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.

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

FOR OFFICE USE ONLY

2021-209

COMPLAINT AGAINST A JUDGE

Name:	Judge's Name:	
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For My Grand Dury	Transcript and () other	relevant
criminal hearing	transcripts, police recordings	reports.
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COMPLAINT AGAINST A JUDGE

	Name:	Judge's Name:	
•	times, and places the along with copies (no keep a copy of the con	his form or plain paper of the same size to file a complaint. Describe in your own words judge did that constitutes judicial misconduct. Be specific and list all of the names, dates, it will help the commission understand your concerns. Additional pages may be attached to originals) of relevant court documents. Please complete one side of the paper only, and aplaint for your records.	
	me into t	aking Unread Guilty Plea, I was Denied	-
	All advers	arial testing of prosecutors case Deniel	
	my 6th Amer	ed Right to a Complete Defense, Denies	1
	Rt. to EF	FECTIVE ASSISTANCE OF COUNSEL.	
	Instructed	to Notify the court that I w	us.
	how repre	esenting myself under 6th Amendment right	
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	Hearing u	with Judge the court was to	old
	by fired.	state appointed counsel that 1	
	was proc	reeding as Self-Representation, as Prot	er
	due to 11	reffective Coursel by Malorneticing Sto	le
	<u>Counsels</u>	and	
	Judg		
• (on the Re	cord), said "	
	ec 41		
		y v	,,
	said		-7
		Said:	

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

FORMAL COMPLAINT

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	Name: on latten	ded a "
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AND STREET AND	plea to me ever, L	Intil morning ofat
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	Napalant	, who should Not even
	ha rassacratina ma	2, But For the Unconstitutional
	De representing ha	Amandment Right to Self-Ros-
·	Denial of my 6 7	Amendment Right to Self-Rep- (Sect Fare Ha V CA,920,5,4 EdS82)
	resontation, as held in	Ja larella Chippos
\	rushed II	nto courtroom around
		while I was chained and cuffel
	together with inmate	es, he said, Drote
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	_	, , , , , , , , , , , , , , , , , , ,
		." He then
	shoved the Den in	my hand, and put the
and the second s	plea on the railing	ig of Jury Box. I told him,
	/ hener even saw	ng of Jury Box. I told him, read or reviewed the plea.
	I did Not Know A	ny Details of Plea, Inever
	En the Charges	I never saw or knew
	saw me o wings,	4

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 1/eff 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. 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 coursel 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
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	On Page lines thru, created -
(1)	
(U.)	Basic Constitutional Rights By saying
	Orote"
	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.
(0)	MISCONDUCT BY COMM. as She Knew or
G.	-land lane Krania that the ARS statutes on
and the second section of the s	should have known that the ARS statutes on
an yelin A sidd bashala standarda Maria a sana	plea, 135/410, 1401, Presumed
	Guilty on elements of offenses. The statutes
	Reversed the Burden Of Proof, and took away the
	Prosecutor's Burden To Prove All elements.
Address and the second and the secon	This in violation of Due Process Clause, and
	made laws " as hold
	in (May VRyan) The otherwit
	never ruled on the issue of Constitutionality. If
	Hever ruled on the issue of constitutionally have
	was ever allowed to see the written law, he would have
	Never, Never - in 6

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.