

State of Arizona
COMMISSION ON JUDICIAL CONDUCT

Disposition of Complaint 22-231

Judge:

Complainant:

ORDER

September 21, 2022

The Complainant alleged multiple legal errors by the superior court judge presiding over his criminal case.

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 Christopher W. Ames & Joseph C. Kreamer did not participate in the consideration of this matter.

Copies of this order were distributed to all appropriate persons on September 21, 2022.

CONFIDENTIAL

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

FOR OFFICE USE ONLY**2022-231****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.

I, _____, believe of misconduct because:
I had been booked in an alleged case from _____ and pretrial proceedings ran to _____ whereas I had been wrongfully convicted & sentenced in _____ by Judge _____. When this judge started to hear the case in _____ there was a conflict of interest & she had rude, abusive demeanor. I had been forced incompetent, yet found competent as _____ w/ prior mental health history prior to _____ appointment in the case. Halfway between pretrial proceedings & when this judge began to hear the case _____ ultimately denied a fair chance for me to be heard in the case. (2) There was a Political-Gender bias & misconduct because the alleged victim was female and I had suffered prejudice by _____ when she had allowed only one side to communicate, and I was discriminated against because the prosecutor was also _____. (3) It was & still is my defense that as an insured homeowner, I was protecting my home and my own life from a weaponized 911, dangerous "blacklist" neighborhood, the alleged victim false reporting and her _____ who were robbing me while high on dangerous _____ drugs. I have been criminalized & wrongfully convicted in this case for using defense of premises and self defense, as the _____ refused to hold the alleged victim responsible for years of felony false reporting.

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(4) My key evidence that _____ refused to hear, is that
proximity causation liability implicated 911 w/ the alleged
victims injury, based on the known abuse of emergency ser-
vices and she _____ on behalf of
_____ who were also female, to lie to the alleged
victims _____ in a bad faith _____ donation, actually
causing the death. (5) 911 false reported a _____ when
none were dead at the time, the _____ in return told her
yr old mom that her daughter was "braindead" & not going to re-
cover to donate organs knowing alleged victim was actually
alive & healing in hospital at the time. (6) I have been framed
for murder & my insurance has been defrauded by prosecu-
torial misconduct on behalf of the State &
Because of the denial of my right to be heard by this judge,
new evidence has been discovered that was with-held by
the state. The alleged victims mom had written "braindeath"
on a (VCR) Victim Compensation Bureau form, agreed to pay back
any money from settlement but did not, after settlement
from my insurance, whereby this is Fraud on behalf of the state
as a failure to disclose in underlying CR case, barely disclosed at
a recent _____ restitution hearing. (7) From the start of this
case, in _____ there has been over _____ cases in
primarily a _____ court, where the parties included
a man vs. woman, & _____ gave favoritism to the woman
but ultimately those cases were appealed successfully, see: attached
CR-Appeal & restitution Appeal for contact info. Also (10) Ct. cases cited.

**IN THE COURT OF
STATE OF ARIZONA
DIVISION**

STATE OF ARIZONA,

Appellee,

v.

Appellant.

APPELLANT'S OPENING BRIEF

COUNTY PUBLIC DEFENDER

COPY

IN THE
COURT OF
FOR THE STATE OF ARIZONA
DIVISION

STATE OF ARIZONA,)
)
Appellee,)
)
VS.)
)
)
)
Appellant.)
)
)
_____)

APPELLANT'S OPENING BRIEF

* Appealed

cases since

(1)

(2)

(3)

(4)

(5)

(6)

(7)

(8)

(9)

(10)

These case are cited as prohibited political activity
under a claim.