

State of Arizona  
COMMISSION ON JUDICIAL CONDUCT

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Disposition of Complaint 22-294

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Judge:

Complainant:

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**ORDER**

June 2, 2023

The Complainant alleged a superior court judge violated his due process rights in a 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 member Denise K. Aguilar did not participate in the consideration of this matter.

Copies of this order were distributed to all appropriate persons on June 2, 2023.

**CONFIDENTIAL**

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

**FOR OFFICE USE ONLY**

2022-294

**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 allege that Judge \_\_\_\_\_ has willfully violated the cannon requiring a judge to ensure a litigants right to be heard. More critical I legitimately believe he is engaging in the criminal act of Obstruction of Justice.

In the interest for all I will request you review the online court documents in \_\_\_\_\_ I note herein as I am unemployed and it would serve all interest best in this matter.

Judge \_\_\_\_\_ has promptly DENIED [without credible explanation] all of the motions I have filed for one & a half years. In his \_\_\_\_\_ order/ruling, he did not even allow briefing of the matter. I assure you this is not merely a matter of myself not liking his rulings. I genuinely believe there is something on the level of BIAS against myself or even more insidious.....that he is acting to protect subordinate probation staff from a legitimate investigation.

Judge \_\_\_\_\_ order/ruling of \_\_\_\_\_ is the most troubling.

On \_\_\_\_\_ I filed three motions that contained exhibits demonstrating that any general judge would order a hearing. The 3 motions were . On \_\_\_\_\_ I filed a motion requesting the court consider sanctions upon the counsel

A. Motion for an absolute discharge

B. Motion for records & to compel an investigation by the \_\_\_\_\_ County Sheriff's Office of the \_\_\_\_\_ & specific sex offender defendant's who I witnessed engage in sex trafficking for several months

C. Motion for the courts clarification of two term 6 issues related to my probation.

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In his \_\_\_\_\_ Order/Ruling he DENIED every motion, though a review would demonstrate that I provided profound grounds in each motion and it is baffling to the point of grave suspicion of any legitimate basis he could do so.

In the motion to compel an investigation of the \_\_\_\_\_ & in my \_\_\_\_\_ motion I provided an Affidavit attesting under penalty of perjury that from \_\_\_\_\_ I had witnessed more than 5 sex offender probations engage in organized sex trafficking of homeless & mentally-ill people. That I had reported such to \_\_\_\_\_ on several occasions.....that \_\_\_\_\_ did nothing to end the criminal acts and nothing to protect the victims or public.

In my motion of \_\_\_\_\_ I attached two exhibits which are violation reports of defendants \_\_\_\_\_ and wherein it is clear, \_\_\_\_\_ did not mention the sex trafficking in the violation reports and that willfully misled two judges in these matters. That \_\_\_\_\_ is covering-up these matters because they do not want the public to learn how grossly \_\_\_\_\_ failed to discharge their duties.

In his order, Judge \_\_\_\_\_ asserts [vaguely] that he will forward the information to " \_\_\_\_\_ ' that provides NO clarification as to [what] law enforcement agency so that I can verify he did so. I regrettably suspect that he in fact has no intention and has NOT forwarded such to any agency. Every action by judge \_\_\_\_\_ seems to be to block/obstruct any meaningful investigation of the \_\_\_\_\_

In the \_\_\_\_\_ motion/affidavit I state in paragraph #1 that in \_\_\_\_\_ a male \_\_\_\_\_ officer came to my then home and coerced and manipulated me into signing a form that had substantive effect on all future matters. Judge \_\_\_\_\_ is willfully disregarding a direct & serious allegation against subordinate officers.

In the \_\_\_\_\_ motion for clarification of two term 6 matters with \_\_\_\_\_ I set forth in detail how The \_\_\_\_\_ with community treatment partners have engaged in coercion, BRIBERY and other criminal acts against myself. On page #4 of the motion at the bottom of the page I provide proof of said coercion & Bribery and the dishonesty of both \_\_\_\_\_ & top officials with one particular treatment agency, in other words that the therapist's \_\_\_\_\_ were [motivated to keep contracts with \_\_\_\_\_ valued at hundreds of thousands of dollars, were willing to falsify documents and lie. Yet, Judge \_\_\_\_\_ ignores credible, serious allegations of misconduct.

The motion noted above notes a series of credible allegations against the \_\_\_\_\_ & community Treatment Agencies [ 4 of them] who have been for years engaged in a conspiracy of Fraud & Bribery, not only against myself, but hundreds of defendants and de-frauding the public.

On page #2 of judge \_\_\_\_\_ Order at the top of the page he discusses my position that the \_\_\_\_\_ has for years [unlawfully] applied terms upon me [ A Puritanical Agenda] wherein \_\_\_\_\_ & Treatment Agencies have kept me on probation and in treatment.....based exclusively on what consensual sexual contact I have had with informed ADULTS. Judge \_\_\_\_\_ & all judges know the Black letter law that persons on sex offender probation in \_\_\_\_\_ County, as in my case due to molestation of children charge \_\_\_\_\_

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It is well settled that defendants in my situation have only a positive duty to adhere to/follow written conditions/terms/regulations defined by law. There is NO term that discusses at all nor were I ever provided a written term that deals with consensual sexual contact with adults..... because such is not allowed by law. Yet Judge \_\_\_\_\_ completely disregards this blaring substantive matter, to shield subordinate \_\_\_\_\_ officers, which I would believe is highly, highly illegal by Judge \_\_\_\_\_

In short, a careful & legitimated review of judge \_\_\_\_\_ recent conduct/misconduct in matter related to my case \_\_\_\_\_ grossly deprive me of due process and are acts against encouraging trust in the judiciary as a whole.

In whole I believe a legitimate review will conclude in a decision that he should immediately be removed and barred from the bench and if warranted be subject to criminal charges for obstruction of justice.

PLEASE do not lose the core fact that the most critical matter I was trying to accomplish in motions was to get help for sex trafficked victims, hold persons accountable, and due process & appropriate justice for myself who has been the subject of grossly unethical misconduct by the \_\_\_\_\_ that Judge \_\_\_\_\_ wishes, it appears to SHIELD \_\_\_\_\_ from and SHIELD \_\_\_\_\_ from. NONE of which encourages any trust in the judiciary.