

State of Arizona
COMMISSION ON JUDICIAL CONDUCT

Disposition of Complaint 22-414

Judge:

Complainant:

ORDER

June 28, 2023

The Complainant alleged a superior court judge pro tem violated rules regarding jury selection and made improper rulings 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 members Colleen E. Concannon and Scott C. Silva did not participate in the consideration of this matter.

Copies of this order were distributed to all appropriate persons on June 28, 2023.

To whom it may concern at the Az. Commission on
Judicial Conduct. The Honorable

of
; on the morning of

9 in case #

, did knowingly, & willfully conduct an
illegal jury selection. No strikes to State or defense,
she literally picked jurors & alternate herself, & had
the trial up & running, by just after , which
also included a minute recess.

Jury selection done legally takes hours, if all goes
smoothly. She would later allow the alleged victim
to blurt out the defendants
juvenile, adult, & even a few violent crimes that he
made up, without instructing the jury to disregard.
She had my record in front of her, so that also
proves that she allowed the alleged victim to perjure
himself.

When it was proven that the did in
fact perjure himself, by his own staged body
cam evidence, that didn't even match the date of the
offense in question. She allowed the trial to go on, even
though a felony had just been committed in her court
room, right in front of her, on the record. By not
declaring a mistrial, she knowingly, & willfully co-conspired
to those felony acts.

These are not misconduct issues, they are
"criminal" issues! Her Honor should be
disbarred, disrobed, & charged criminally, for her
acts. Picking my jury was such an egregious act,
I can't even find case law where it has ever happened
before! Please send me a formal complaint packet

20P2

2022-414

or just consider this letter my formal complaint.

Send 90

Deputy testified under oath he didn't know why
were at trial, because I had made a full confession.
After his body cam evidence proved he had just commit-
ed a Felony of perjury. Her Honor allowed
him to retract his testimony, instead of calling for
a mistrial, effectively making her a co conspirator to that
felony. Plus the deputy had given me a break for
weed eating my ditch, which isn't a crime on the
"alleged" offence date & didn't come back until 4 days later
to stage the video after being demoted from
his badge, & be prosecuted, just like Her Honor
should lose

I would also appreciate if you could investigate
the records, before you inform her, & once you
find every word of this letter to be truth, please
report your findings in

Thank you for any & all consideration you may give this
matter.
Sincerely,