

State of Arizona
COMMISSION ON JUDICIAL CONDUCT

Disposition of Complaint 23-240

Judge:

Complainant:

ORDER

December 26, 2023

The Complainant alleged improper legal rulings by a superior court judge hearing 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 Joseph C. Kreamer did not participate in the consideration of this matter.

Copies of this order were distributed to all appropriate persons on December 26, 2023.

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

FOR OFFICE USE ONLY

2023-240

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 immediately each time entering court, requested a determination of the water courses, and declared that I was not licensed to conduct business in any court in Arizona.

First, _____ denied knowing what I was speaking of, then as he substituted other judges to different hearing dates, each substituting judge all denied the determination and continued moving forward. First the court assigned public attorneys in order to block and delay my motions; those attorneys attempted to have me ruled as _____, to which I avoided by ARS 32-2107.01 Disclaimer, then I realized it was necessary to write the motions to remove each attorney by ~~mis~~ misrepresentation or malfeasance, to which the cases were supposed to void all of their inputs and restart from where they began, but the cases just continued as if there had been no interruption. I objected to the first four meetings being held and to being the surety and the judge had me dragged out of the courtroom.

Every motion that I put forward was denied and each attorney point blank told me that they would not make motions on my behalf, nor would they assist me in establishing identity, which is clear mis representation, and I said that to the



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judge, to which he replied"

asked me on if I would stand under his authority. His exact words were, "

~~asked me on if I would stand under his authority. His exact words were, "~~
I replied, " ~~with a tone of~~ " He

" He started raising his voice and repeatedly asked me if I would"

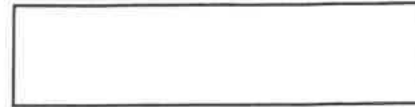
I said, I didn't think that would be safe. I was told that I would be released in hours, giving time for the victim to be notified. I wasn't released until

I was never given any documentation before, during or after any court session, never any receipt for property, nor any documentation on any rulings, I had to ask for every document that I have, and never was I given what the statutes list to ask for as complete disclosure of case info, or case accounting. Each state officer and agent state clearly that they're not aware of the statutes. The judge has never

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Indicated he was monitoring that attorneys were properly defending my interests, nor was he unbiased and encouraging each side state their position, he was very clearly stifling my ability to assert my position or establish my identity knowing full well, I was not failing to act on my own behalf, but was clearing obstructing the operation of law.

I requested a determination of navigability of the watercourses, it was blocked, the court session was delayed, the time of delay was not counted, it was included to the exception to the rule and I am still being prosecuted as if the time for prosecution had not expired and that I had not ~~was~~ motioned for a dismissal for failure to prosecute & within time limits.

He has shown himself as partial towards the prosecution.

has violated : Canon 1, Rule 1.1, Canon 2 Rule 2.2 the state statutes verb "shall" is absolute, and that particular statute must be adhered to and performed. He has overruled and denied each instance.

Canon 2, Rule 2.3

he did not remove the attorneys until after I had begun filing complaints with the _____ about _____

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their conduct. & I doubt very highly those actions of those attorneys were reported to the attorney general, or courts

He harassed me by feigning concern for my ability to ~~comprehend~~ "understand" and refused to accept my request for pro se representation.

And _____ said I could not represent myself because I was indigent, which is not a criteria for denial, but one for justification of appointment.

He asked me on _____ if I knew why ~~to~~ they'd attempted to label me _____, I didn't answer him, but it allows the court to deny my right of reversion. That proves his intent to fraud my trust.

Rule 2.5

He told me he had no idea what I was talking about when I motioned for determination of navigability of the water courses.

Rule 2.6 (A) He very clearly told me that I could only state my name and the threatened to hold me in custody if I spoke anything other than that.

• I stated, "

" I was removed from the courtroom and further held in custody, which is coercion, kidnapping and trafficking and extortion, cause he said I had to pay bail, if I wanted to leave. Bail approves the loan that

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Is being extorted under the guise of prosecution for a crime, of which I am not guilty because the victim entered false statements which the plea agreement refuted and I am a nonresident. Rule 2.06. I've already stated how he refused to allow me to be heard.

Rule 2.10 The judge & whole courtroom heard the state atty. state that if I did not accept the deal of _____ years prison time that it would only get worse, which is a threat. He did not tell her to refrain.

Rule 2.11 Disqualification - I was never given the accountings and full disclosures but I think the judge is the trustee over my trust so that is a conflict and the "victim" is a County Sheriff's Deputy with over _____ years service and I know that he has performed duties in the court while we were cohabitating so that prove they have a profession relationship which proves ~~is~~ conflict of interest, and the fact that he could use coercion by the fact that he controlled my lack of freedom with brute force and captivity is further conflict of interest and bias. And since he gets a kickback from the case, or loan provided by prosecution is economic interest. Rule 2.15 He did not respond to Lawyer misconduct.

**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.**