

State of Arizona
COMMISSION ON JUDICIAL CONDUCT

Disposition of Complaint 23-255

Judge:

Complainant:

ORDER

October 13, 2023

The Complainant alleged improper legal rulings and illegal conduct 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 members Barbara Brown and Colleen E. Concannon did not participate in the consideration of this matter.

Copies of this order were distributed to all appropriate persons on October 13, 2023.

In Admiralty

To: AZ Commission on Judicial Conduct

The hope is that upon receiving this correspondence that it will find whomever has the pleasure of reading and understanding the gravity of what action is required. It will find them in the very best of spirits and the greatest of health. In this country when a person is arrested by the police, they are innocent until proven guilty. A person has a right to a speedy trial, to face their accuser; the right to due process; and other rights under the first 10 amendments where public servants have NO impunity. When these unalienable rights are violated, Public Servants also have a responsibility of not having excessive bail on the beneficiary especially when asked to show the receipt of the bond that paid the inheritance tax for the source of the funds. This information is listed in their transaction reports.

; Commissioner

are all guilty of not conforming to the Bank Secrecy Act; in filing their reports; and producing the correct records that shows the cash only/bail already paid. Instead starting with

he and

along with

have conspired in creating a ruse, by creating a first a brand new criminal # with 13 counts with the dates of the accusing the

name identity/beneAvery of alleged crimes. Even the description of the suspect is questionable on these alleged crimes. The description depicts that the suspect is with eyes; this

(2)

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alone is a false description of the named entity / Beneficiary
 ; Commissioner

Commissioner have together created an unconstitutional Rule 11 process without consent which violates the Beneficiary's 5th, 6th amendments; 8th amendment. Because unless the named entity/Beneficiary poses a danger to others or likely to not show up for trial, the named entity shouldn't have to sit in jail for some court date or some unconstitutional rule 11 process that has been forced. This is the basic promise of "due process" the named entity gets to hold onto the freedom unless and until a jury convicts and the entity is found guilty. The courthouse is suppose to be the epicenter of justice; but it is often a great center of injustice. The United States puts more people in prison than any country in the world. The Named entity has a recorded

"on file with the County recorder's office. Albeit when a "has been recorded, those judicial public servants should be educated on the Extradition Act of 1868 and Repatriation process that removes all previous unauthorized appointments of a receiver. This Recodulation shows the "State of" that the codes, statutes no longer apply to the named entity. The named entity is the only entitlement holder and majority shareholder only receiver and authorized authority. When this "

"was recorded it inadvertently removed the entity from the Federal Corporation (i.e. State of Arizona) of which the named entity Repatriated into the berthing territory of the Republic of . An Estoppel Document has also been placed on the assets of named entity; sent from the Secretary of State from the Republic of and the Federal Reserve of which Supersedes all previous deeds, which are put in

to fund the Federal government (corporation) (i.e. State of Arizona).

Roughly nine out of ten people are detained can't afford to pay to get out which is "Bill of Rights," clearly forbids excessive bail. Our criminal justice system punishes people for their poverty. This is not justice, makes no sense and doesn't improve public safety. With that said; as a American citizen the named entity is very much aware that by having a ~~second~~ Declaration of Status on

file with the County Recorders office as mentioned

earlier, COB aka Certificate of Live Birth; Filing the taxes on the alleged charges criminal # ; Which was

7 counts and all these Documents have been continuously been submitted to the Clerk of Court. This information is not

racket science. To continually warehouse the named entity for some form of payment or bail when the named entity has not defaulted in reminding the court of the beneficiary status is at best criminal on the part of all parties that are participating in this conspiracy. We are asking that this governing body launch a full blown investigation on all judicial Officers Conduct.

once said that when the people fear government we have tyranny. The following rogue judicial officers should not be above conduct correction.

; Commissioner

; Prosecutor

; Commissioner

Thank you for your speedy Response in correcting this matter.

Family of

Beneficiary / Exempt from
heavy

Reserve All Rights/ Waive None