

State of Arizona
COMMISSION ON JUDICIAL CONDUCT

Disposition of Complaint 21-007

Judge:

Complainant:

ORDER

March 31, 2021

The Complainant alleged a superior court judge acted in excess of his jurisdiction and forced him to enter a diversion agreement.

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 March 31, 2021.

2021-007

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.

JUDICIAL MISCONDUCT OCCURS WHEN A JUDGE ACTS IN WAYS THAT ARE CONSIDERED "UNETHICAL OR OTHERWISE VIOLATE THE JUDGE'S OBLIGATIONS OF IMPARTIAL CONDUCT; THIS DEFENDANT IN _____; WILL PROVE THE "

- ARIZONA "JUDGES" MAY BE REMOVED IN ONE OF THREE WAYS:
 - A. JUDGES MAY BE IMPEACHED BY A MAJORITY VOTE OF THE HOUSE OF REPRESENTATIVES AND CONVICTED BY A TWO-THIRDS VOTE OF THE SENATE
 - B. THE "SUPREME COURT" MAY CENSURE, SUSPEND, REMOVE, OR RETIRE A JUDGE UPON THE RECOMMENDATION OF THE "COMMISSION ON JUDICIAL CONDUCT" - THE HONORABLE _____; # _____ (OATH OF OFFICE)
 - C. RECALL ELECTION

1 STATEMENT OF CLAIM

2
3 VIOLATIONS OF 18 U.S.C. § 1503 BY
4 THE HONORABLE JUDGE
5 WHO HAS "THREATENED THIS DEFENDANT
6 WITH INCARCERATION FOR FILING GRIEVANCES
7 AGAINST THE GOVERNMENT, WHICH IS
8 ALLOWED UNDER THE 1ST AMENDMENT;
9 ABUSE OF POWER TO INFLUENCE
10 MENTAL HEALTH EVALUATIONS, WITHOUT
11 OR COUNSELORS;

12 THE HONORABLE JUDGE
13 CONTINUES TO SHOW A " " "
14 IN BEING ABLE TO " " " THE
15 OFFICE OF THE JUDICIARY HONESTLY,
16 AND ALSO, HONOR THE "OATH OF
17 OFFICE / AFFIRMATION, AND CONTINUES
18 TO " " THIS PLAINTIFF "DUE
19 ADMINISTRATION OF JUSTICE"

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21 EXHIBIT A
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can attorney general be

ALL NEWS SHOPPING VIDEOS

Obstruction can include crimes committed by judges, prosecutors, **attorneys general**, and elected officials in **general**.

EXHIBIT A

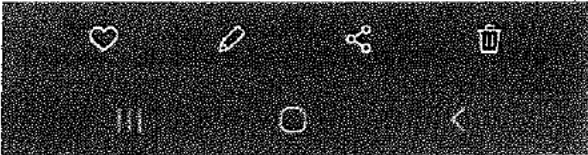
Wikipedia › wiki › Obstruction_of_...

Obstruction of justice - Wikipedia

Feedback

People also ask

What is the penalty for federal obstruction of justice? ▾



STATEMENT OF CLAIM

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3 WHEN A JUDGE KNOWS THAT HE
4 "LACKS JURISDICTION, OR ACTS IN THE
5 FACE OF CLEARLY VALID STATUTES
6 EXPRESSLY DEPRIVING HIM OF "JURISDICTION,"
7 JUDICIAL IMMUNITY IS LOST,
8 "RANKIN V. HOWARD, (1980) 633 F.2d 844,
9 CERT DEN. ZELLER V. RANKIN, 101 S. CT. 2020,
10 451 U.S. 939, 68 L. ED 2d 326
11

12 EXHIBIT B - ALTHOUGH THE COURTS HAVE
13 DEFENDANTS AND
14 THIS LETTER DIRECTED TO THE
15 HONORABLE JUDGE ; THE
16 JUDGE HAS CONTINUED TO " " "
17 DIAGNOSIS, HIPPA, AND
18 AND INSTEAD HAS
19 " " AND PROCEEDED
20 UNDER THE "FALSE PRETENSE" OF NOT
21 KNOWING, "ACTING IN EXCESS OF HIS
22 JURISDICTION"
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To: EXHIBIT B
From:
Subject:

This letter is to inform the court of the vast improvement and progress that [redacted] has made over the past [redacted] came to [redacted], while he was in [redacted] he was not receiving help to address his mental health at the time, nor could he find safe independent living. Once he was enrolled into the program [redacted] was willing to engage in assessments to see what level of care he need once those were complete, he was a willing and active participant in his own treatment. [redacted] was engaged, motivated and taking his medications as prescribed per his mental health provider. As [redacted] continue to make progress it was identified that he was ready for independent living, we enrolled him in a specific program that helps individuals within home supports such as counseling case management and finances. As [redacted] was able to find independent living in [redacted] through the program of [redacted] he was able to fulfill his legal obligation of the lease agreement that was signed and during that entire [redacted] was enrolled in ongoing one on one counseling during that entire time which benefited him greatly as he continues to use the coping skills learned during that time and continues to apply them to his daily life at this time. [redacted] has made major progress in his decision making and identified new thinking patterns that have lead him to in a very stable place at this time.

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Pg #

**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.**