

State of Arizona
COMMISSION ON JUDICIAL CONDUCT

Disposition of Complaint 24-279

Judge:

Complainant:

ORDER

October 11, 2024

The Complainant alleged a superior court judge made improper rulings in his 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 October 11, 2024.

TABLE OF CONTENTS:

1. Intro	3
2. Erroneous Indictment	5
3. No notice of Indictment given	7
4. my robbery and my arrest	14
5. Extradition	17
6. judge	18
7. Public Defender.	21
8. Incarceration	25
9. Investigator:	27
10.	31
11. Conclusion	37
Exhibit A: Remand to the Grand Jury ↓ 8 Exhibits total	42

COMPLAINT AGAINST A JUDGE

Name: _____

Judge's Name: _____

This is a formal complaint against, but not limited to: judge
who in my opinion, worked in coordination with judge
County Attorney
Public Defender
Police Detective
Investigator
and other expected adverse parties to make my life living hell.
Together, they have had me incarcerated for more than a year of my
life, without trial, based on an erroneous indictment (exhibit 1)
Under false summons (exhibit 5), when I was never served notice of
indictment. Judge _____ is aware of this and has refused to
correct the record when I confronted him about the issue via videolink in
IF I must issue a separate complaint against judge
who likes to dress up in a pedo-bear costume while hugging
a child, a man who previously advocated gay marriage rights, then
mail me an additional complaint form so I may submit it to you. Thank
you in advance.

My improper incarceration has enabled a constructive fraud
conspiracy between Prosecuting Attorney's Office's "victim",
undercover police officers and
other expected adverse parties to commit a character assassination
against me and a systematic cover-up of clearly exculpatory
and exonerating evidence online through: deleting my
Telegram channel
OF Dark-Rape Fantasy Bondage, Discipline, Sadism, Masochism
(BDSM) movies. and the removal
From _____ and thus in turn _____ starring
Prosecuting Attorney's Office's "victim",

Who is laughing while being whipped and choked doing near identical BDSM lifestyle activities as to what I am being accused of doing criminally to her. Also being covered-up online are the Google search results of "

" deletion of online direct messages sent by her admitting and elaborating about her involvement with the

a Newspaper confirmed Satanic Sex Cult where a massive collection of leaked training videos show on camera the Outer Head of the Order admits to a published doctrine of human blood drinking and sex magic involving children.

The enabling of this cover-up is in my opinion Judicial misconduct perpetrated by judge and is being perpetrated by judge. This has denied me the opportunity to prepare and dispute allegations made against me by the State of Arizona and has denied me the right to put forth evidence to prove my innocence.

Based on the emails published on Wikileaks and verified as authentic by Google with Domain Key Identification Mail (DKIM) Signatures shows Former First Lady and Former Democratic Party Presidential Candidate campaign manager is clearly engaged with the same Satanic Practices as the i.e. Spirit Cooking Dinner. This is the same child abuse cult as Prosecuting Attorney's Office's "victim" is forensically proven as being in.

A judge or candidate for judicial office shall not engage in political or campaign activity that is inconsistent with the independence, integrity, or impartiality of the judiciary.

I am convinced that Judge _____ is playing a dirty political game by siding with a Forensically proven member of a cult with a published doctrine of sex-magic involving children by issuing a bench warrant for my arrest for failure to appear to the arraignment on _____ knowing full well that I had not been properly served notice of indictment. She violated her Code of Judicial Conduct showing, in my opinion, a lack of impartiality with a malicious political motive to aid and abet a woman whose conduct brings the judiciary into disrepute.

2° Erroneous Indictment

On _____ Detective _____ of _____ P.D. presented misleading and inaccurate testimony before a Grand Jury. He failed to present exculpatory evidence and failed to properly instruct the Grand Jury (Exhibit 1). Most of his testimony was based on a second interview with prosecuting Attorney's Office's "Victim" _____ on _____ whereby the body camera footage clearly shows hand gestures and body language by Detective _____ that is highly indicative of a coached and rehearsed interview in order to bury the consensual nature of the encounter on _____ between myself and her. She is a porn star, and according to witness _____ works for _____ P.D. She should have been interviewed by a different police station in order to eliminate any possible conflicts of interest. She has a court mandated breathalyzer in her car in order to start it as part of her dismissal for her DUI charge.

The indictment was later reviewed in _____ by _____

Legal Defender For _____ County, _____ where Fatal errors were discovered. (Exhibit A) Legal Defender For _____ County, _____ Filed on _____ a motion to remand to the Grand Jury based on rule 12.9 of the Arizona Rules of Criminal Procedure. The motion to remand to the Grand Jury has remained in a state of suspension since this time despite repeated calls to both Legal Defender _____ as well as later private Defense Attorney _____ to end its suspension because I am not interested in agreeing that I am guilty to anything.

Detective _____ was the State of Arizona's only witness at the Grand Jury Hearing. The probable cause for my ongoing incarceration has been openly challenged judge _____ is aware of this and even brought it to the attention of private Defense Attorney _____ in _____ when he took over the case from Legal Defender For _____ County.

Audio has been redacted and erased from: _____ (Exhibit 3) Redacted _____ and from: _____ (Exhibit 4) respectively.

I have not seen the recordings, but in my opinion, the police doctored the evidence to both conceal admissions of the consensual nature of the encounter on _____ as well as testimony of prosecuting Attorney's Office's "victim" _____ being initiated into the _____ Satanic Child Abuse cult. I think this is an abuse of my procedural as well as substantive due process rights. I think that both judge _____

**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.**