

State of Arizona
COMMISSION ON JUDICIAL CONDUCT

Disposition of Complaint 24-497

Judge:

Complainant:

ORDER

March 28, 2025

The Complainant alleged a superior court judge 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).

Copies of this order were distributed to all appropriate persons on March 28, 2025.

2024-497

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.

*This letter is written with respect to all.
my advisory counsel*

*and Judge _____, her entire staff,
and several other public defenders have
witnessed the following acts at their respective court settings which
are still ongoing. After Attorney _____ I received prose status*

*Rule 16.4(B) The charge, class felony, and the (code)-statutes did not
match on the indictment, and Judge _____ let it go as
a scrivener's error. My GS Transcription proceedings were one sideable*

*address of incident still wrong) biased did not support the allegation of being threatened
which is a requirement of Agg. Assault. Grand-jury was
uninformed and lead to his decision by prosecutor.*

*(COR. hearing) let this happen, as well as misrepresented me as a
homeless unemployed BUm, -another plea-
lawyer did absolutely nothing, and fired*

*his secretary for assisting me - and does nothing either.
we haven't spoken in over _____ months and he is still being paid to
do absolutely nothing.*

*Judge _____ is allowing prosecutor to only produce evidence
of his choice, instead of all applicable disclosure.*

*I am not being informed of responses and reply prior
to reply/response deadline. I am also being denied access
upon request to court Record, Event/activity log.*

*Judge _____ minute entry are biased towards the detains
I have motioned the court for a paralegal, new advisory, some
one to assist but this has gone on no assistance for months*

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

FOR OFFICE USE ONLY



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1) Nowadays Everyone uses E-mail and text messaging to communicate especially with the court & records, reports etc. They have those capabilities here, and yet she only issues pencils, papers and stamps for her pro-per defendants. no wonder responses/replies received LATE.

2) I have been charged with "3" bagus Agg. Assaults.

The last 2 on police officers that abused and utilized "Excessive force" on me, and to cover it, charged me with assaulting them.

I used to wonder what the term railroading means
I don't have to wonder ANYMORE!

* I am also getting me the medication ³ that I truly need. + she has not assisted with (motion was Filed)

No money, no rights? Thank you!

ATTN: Court officials

RE: AZ detention facility (county jail)

ct#

CC: your office etc.

Hello, I hope that this letter finds you and your staff well! I have sent your office 2 letters previously, regarding my current situation in County.

I am still here, not receiving the appropriate mental health treatment or medical care. I am in pain, and I need the appropriate care, the records speak for themselves.

Aside from these issues, I chose to represent myself out of necessity. As it appears to me that the court system here is largely taking advantage of its citizens here in

For example: the "disclosure" here which is the same (most always) for every one - an "biasedly" written police report, an indescript, erroneous indictment, and

(non)

Grand Jury transcription, and only the body-cam footage, or video of "their" choosing, not all the evidence - as it is written in the statutes. Despite this its

and the County has texting devices, and email capabilities that can be provided via court order... I just barely was able to convince one of these deputies to make copies of my motion

25 phone

for court after months. My Judge's standard "package" for a pro-se defendant is 4 stamps, 2 pencils, 1 eraser, 4 envelopes and writing paper. ^(per copy) How many people these days send records and reports via postal mail or answer calls from the county jail?

My point to this is that the e-mail/ Tablet funds, and texting device should have been included in said Judge's "standard package". of-course now "they" complain about how long the defense has taken to prepare. They say, "but you're the one who chose to represent yourself!"

yes, I did, because through my own experience I've seen the public defender's office do worse than nothing. This system here is not about right, or wrong, winning or losing, it is however about "paying" in one form or another.

I did not Assault or threaten a citizen, "I threw my E-Bike in the road!!!"

He took it, put it in his driveway thinking it was stolen, or wanting to steal it and refused to return it. I LEFT, and told him he could keep it, I had another Bike, and too many other things to worry about. The P.D. Assaulted me, then covered it up, (a regular police tactic) by charging me with assaulting them.

And yes, in the video, during this "bungled arrest" I did kick out after officer slammed and pinned my head.

yet, the officers were not in reach, they moved forward and caught my feet.

I would like to release the videos to your office. Then officer started punching me in the head - white hand-cuffed.

• There are more videos available via P.D., and county that the county attorney chose not to release (he is supposed to provide ALL the video evidence) not just the ones of his choosing.

• PD - showing the interior, rear-cab footage where "contact" was taking place - and vehicle respectively.

• (county jail) -port 360° video cam and officers' Hand, and Corporal body worn cameras.

I have requested these videos via the county and office, respective records departments, to no avail can you please assist? Today I was told that essential sully-port car

footage) no longer exists.

Attached are copies of my indictment that I am sending to your office care of to forward to someone at the state court or what have

**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.**