

State of Arizona
COMMISSION ON JUDICIAL CONDUCT

Disposition of Complaint 25-203

Judge:

Complainant:

ORDER

July 29, 2025

The Complainant alleged a superior court judge violated speedy trial rights 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).

Commission members Joseph C. Kreamer, Regina L. Nassen, and Christopher P. Staring did not participate in the consideration of this matter.

Copies of this order were distributed to all appropriate persons on July 29, 2025.

TO: Arizona Commission on Judicial Conduct
1501 W. Washington Street, Suite 229
Phoenix, AZ 85007
(602)452-3200
cjc@courts.az.gov

Comp

FROM:

DATE:

RE: EMERGENCY INJUNCTIVE RELIEF WITHIN 24 HOURS BY THE AZ
COURT JUSTICES TO REMOVE THREE DISREPUTABLE
OFFICERS: _____, AND _____
FOR SO MANY FEDERAL AND STATE CRIMES INCLUDING BUT
LIMITED TO THE BELOW OUT OF 90 POTENTIAL TITLE 18
U.S. CODE VIOLATIONS:

- (1) OBSTRUCTION OF JUSTICE, A.R.S. § 13-2409, 18 U.S.C. § 1503;
- (2) FALSE OATHS A.R.S. § 13-2702, 18 U.S.C. § 1621;
- (3) PERJURIES, A.R.S. § 13-2702, 18 U.S.C. § 1001;
- (4) FALSE RECORDS, A.R.S. § 13-2702, 18 U.S.C. § 1512;
- (5) TAMPERING WITH EVIDENCE, A.R.S. § 13-2809, 18 U.S.C. § 1512
- (6) CONSPIRACY TO VIOLATE CIVIL RIGHTS, A.R.S. § 13-1003; 18 U.S.C. § 241;
- (7) SLAVERY, AZ CONST., ART. 2, SECTION 3, US CONST., THIRTEENTH AMDT. "SLAVERY", "INDENTURED SERVITUDE", "FORCED LABOR", US CONSTITUTION, THIRTEENTH AMDT., SLAVERY, A.R.S. § 13-1308, 18 U.S.C. § 1583, INDENTURED SERVITUDE, A.R.S. § 13-1308, 18 U.S.C. § 1583, FORCED LABOR, A.R.S. § 13-1308, 18 U.S.C. § 1589, U.S.A. V. DIDDY;

- (8) DEFRAUDING THE FEDERAL GOVERNMENT BY "FALSE CLAIMS" PUBLIC DEFENDER CONSPIRACY, LANHAM ACT VIOLATION OF FALSE ADVERTISING AND FALSE AND DECEPTIVE PRACTICES, **"AFFECTIVE ASSISTANCE OF COUNSEL"** GIDEON V. WAIN-WRIGHT AND AVERY V. STATE OF ALABAMA (**"In Effective Assistance of Counsel: The Lingering Debate"**) to DEFRAUD THE FEDERAL GOVERNMENT via GRANTS FOR LEGAL REPRESENTATION PER A CONSTITUTIONAL SIXTH AMDT. VIOLATION PER PUBLIC DEFENDERS AND JUDICIAL MISCONDUCT AND FRAUD (FRAUDS ON THE COURT) **AZCAP CASE: ANGELICA R. V. HON. POPKO; JAKE V.)**
- (9) CONSPIRACY TO COMMIT AN OFFENSE, FOR STARTERS, A.R.S. § 13-1003, 18 U.S.C. § 1349 (CHAIN-LINK CONSPIRACY);
- (10) FINANCIAL TERRORISM (SECTION 806 OF THE PATRIOT ACT) 18 U.S.C. § 2332b;
- (11) PUBLIC NUISANCES, A.R.S. § 13-2917; 18 U.S.C. § 6504;
- (12) PUBLIC CORRUPTION A.R.S. § 13-2314; 18 U.S.C. § 1962 (A) (B) (C) (D), HENNIGAN V. MCKINSEY, STATE V. WHALEN, U.S.A. V. DIDDY, AND U.S.A. V. WHITING;
- (13) TREASON AND INSURRECTION 18 U.S.C. §§ 2381, 2383, 2384, AND 2385 TO OVERTHROWN THE DEMOCRATIC AMERICA AND ITS GOVERNMENTAL LAW - THE US CONSTITUTION AND IT AZ CONSTITUTION, ART. 2, SECTION 3 - THE US CONSTITUTION;
- (13) WAR CRIMES, CRIMES AGAINST PEACE, CRIMES AGAINST HUMANITY, HUMAN RIGHTS VIOLATIONS, MEHMOVIC V. VUCKOVIA, 198 F.SUPP.2D 1322, 1358-60 (N.D. GA. 2002), MUSHIKIWABO, 1996 WL 164496 AT *3, 18 U.S.C. 2441, "JUSTICE FOR VICTIMS OF WAR CRIMES ACT, PUBLIC LAW: 117-351, PASSED 01/05/2023 (S. 4240 SEN. CHUCK GRASSLEY, "JUDGEMENT AT NUREMBERG (NAZI, TRIALS);
- (14) STATE AND FEDEAL WITNESS TAMPERING, A.R.S. 13-2804, CRAIG V. INDUS. COMM'N OF AZ, No. 1 CA-IC 23-0002 FILED 01-09-2024, HADDLE V. GARRISON, 525 U.S. 121 (1998);
- (15) CONSPIRACY TO GET A "TAINTED" CONVICTION, A.R.S. § 13-1003, STATE OF AZ V. GOFF, 99 ARIZ. 79 (1965), 407 P.2d 55,

MASSIAH V. U.S.A., 377 U.S. 201, 84 S.CT. 1199, 12 L.ED. 246,

GILBERT V. BOMEX, 155 ARIZ. 169, 745 P.2D 617

- (16) CONSPIRACY TO IGNORE THE _____ DAYS (SPEEDY TRIAL) TO PROSECUTE PER, A.R.S. 16A A.R.S. Rules Crim. Proc., Rule 8.6, AZ ST RCRP Rule 8.6
(If the court determines, after excluding any applicable time periods, that a time limit established by these rules has been violated, the court must dismiss the prosecution with or without prejudice.)

DATE OF FALSE ARREST: _____ to _____

(A TOTAL OF _____ DAYS IN EXCESS OF ADDITIONAL DAYS.)

STATE OF AZ, _____ CNTY. PROSECUTORS OFFICE AND THEIR _____ LICENSEES-CNTY. ATTORNEY AND CNTY. ATTORNEY AND THE OTHER ROGUE DEPUTY CNTY. ATTORNEYS HAVE ABSOLUTELY "NO JURISDICTION" TO PROSECUTE THIS FALSE ARREST; BASED UPON THE STATUTE OF LIMITATIONS TO PROSECUTE UNDER A "SPEED TRIAL" AND _____, _____, AND _____ ARE CO-CONSPIRING WITH THE PROSECUTION AND PUBLIC OFFENDER'S COLLUDING TEAMS WHILE ENGAGING IN UNCONSTITUTIONAL CONDUCT:

PRESTON V. U.S.A., 923 F.2D 731;
U.S.A. V. TORKINGTON, 812 F.2D 1347 (11TH CIR. 1987);
ASHELMAN V. POPE, 778 F.2D 539 (9TH CIR. 1985);
PIERSON V. RAY, 386 U.S. 547;

- (17) OBSTRUCTING OF PENDING PROCEEDING BEFORE THE DEPARTMENTS, A.R.S. § 13-2810, 18 U.S.C. § 1505
(State Court Rules are current with amendments received through _____. The Code of Judicial Administration is current with amendments received through _____.)

BECAUSE OF THE CORRUPTED THREE STATE ACTORS' :
, AND "UNCONSTITUTIONAL
CONDUCT", I.E., DID NOT ACCOMMODATE
PER "REASONABLE ACCOMMODATIONS", I.E., PROVIDE AN
"ETHICAL", "UPSTANDING" "COMPETENT" ATTORNEY AFTER
THREE "PUBLIC OFFENDERS" INCLUDING "
AS "ATIFISERS" SEE "NO DEFENSE MOTIONS" FROM THREE
CONSPIRATORIAL "LICENSEES", IN
COURT "CLERK'S OFFICE" "DOCKET SHEET" FOR
CASE:

, AND WERE REQUIRED TO DISMISS
THE FALSE ARREST CASE AND DIDN'T, RATHER, DELAYED
THE PROCEEDINGS, DISRESPECTED BOTH AND
OFFICER OF THE STATE AND FEDERAL COURTS,
AND FRUSTRATED THEM BY DELAYING THE DISMISSAL WITH
PREJUDICE BECAUSE CNTY. PROSECUTORS INCLUDING
CNTY. ATTORNEY HAD A FRAUDULENT
INSUFFICIENT CRIMINAL INDICTMENT WITH A DEFECTIVE
GRAND JURY INDICTMENT; BASED ON "OMISSIONS" OF
MATERIAL FACTS AND THE EVIDENCE TO EXONERATE MR.
(STORE "
" VIDEO-AUDIO" THAT WOULD LEAD TO A MISTRIAL.

(OFFICER-OF-THE COURTS) IS
FILING A STATE RISK MANAGEMENT "NOTICE OF CLAIM" PER
"FORCED LABOR TO PAY HER BILLABLE HOURS AND WAGES
FOR ALL OF HER BILLABLE HOURS "REPORTING" CRIMES IN
COURT BECAUSE THE AZ AG OFFICE VENGEFUL
SERIAL CRIMINALS FRAME WHISTLE BLOWERS, I.E., "FALSE
STATEMENTS TO LAW ENFORCEMENT" AND AID-AND-ABET
MORAL TURPITUDE CRIMES FOR THE LAST -YEARS, MINI-
MUM IN VIOLATION OF US CONST., FIRST AMDT. "FREEDOM
OF SPEECH", "RETALIATION", "RIGHT TO PETITION THE
GOVERNMENT WITH ONE'S GRIEVANCE VIA (1) CIVIL COM-
PLAINT AND/OR (2) CRIMINAL COMPLAINT;

STATE AND FEDERAL OFFICER-WITNESS BILL-
ABLE HOURS FOR "REPORTING" TO THE AUTHORITIES
"SUSPECT CRIMINAL ACTIVITY" IN

SEE:

PROSECUTORIAL, PUBLIC DEFENDER, AND JUDICIAL
MISCONDUCT, FRAUDS ON THE COURT, LEGAL MALPRACTICE
AND PROFESSIONAL NEGLIGENCE WHILE FRAMING PRE-TRIAL
VIA CONSPIRACY TO GET A TAINTED
CONVICTION:

STATE OF AZ V. GOFF, 99 Ariz. 79 (1965), 407 P.2d 55,
MASSIAH V. U.S.A., 377 U.S. 201, 84 S.CT. 1199, 12
L.ED. 246,

GILBERT V. BOMEX, 155 ARIZ. 169, 745 P.2D 617

U.S.A., STATE OF CA, EX REL JULIA MACIAS V. PAC.
HEALTH CORP., 12-960 RSWL (JPRx),

U.S.A., STATE OF CA, EX REL JULIO BORDAS V. DIGNITY
HEALTH (SETTLED: \$22.5 MILLION DOLLARS)

U.S.A. V. NORA, (5TH CIR. 2021), CASE NO. 18-31078

(18) CONSPIRACY TO "FRAME" PLAINTIFF
WITH AT LEAST SEVEN FALSE ARRESTS RE: STATE OF AZ,
CNTY. 115-YEAR "RACIAL GENTRIFICATION CIVIL
WAR OVER "LAND GRABS" IN VIOLATION OF US CONST.,
FIFTH AMDT. CONDEMNATION, "FAIR CASH VALUE"; FOUR-
TEENTH AMDT. "EQUAL PROTECTION CLAUSE", ALRIGHT
PARKING SYSTEM V. BD. OF EQUALIZATION, PARAGRAPH 11
(HOW TO DETERMINE "FCV" OF A DOWNTOWN PROPERTY IN
1962), AZ CONST., ART. 2, SECTION 3: US CONST.,
SECTION 4, DUE PROCESS, AND SECTION 13, EQUAL PRO-
TECTION, A.R.S. §§ 13-1003, 18 U.S.C. 1349 WITH
PROS. AFTER DISCOVERED
PROS. FRAMED VIA
18 U.S.C. § 1347 (MEDICAID FRAUD), ANTI-KICKBACK
STAT. VIOLATIONS, AND FALSE CLAIMS FOR ENGAGING IN
WAR CRIMES VIA "ASSUALT" AND "MEDICAL BATTERY" VIA
PSYCHOTROPIC DRUGS TO SILENCE
"POLITICALLY" AND "SOCIALY" IN VIOLATION OF
HUMAN RIGHTS VIOLATIONS: 5

**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.**