

State of Arizona
COMMISSION ON JUDICIAL CONDUCT

Disposition of Complaint 25-408

Judge:

Complainant:

ORDER

October 10, 2025

The Complainant alleged a superior court judge violated his rights by failing to challenge evidence against him 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 allegations of the complaint in this matter solely raised disagreements with legal rulings. The Commission does not have jurisdiction to overturn, amend, or remand a judicial officer's legal rulings. "A good faith error of fact or law does not violate this rule. However, a pattern of legal error or an intentional disregard of the law may constitute misconduct." See comment 3 to Rule 2.2 of the Code of Judicial conduct. Any violation of the Code of Judicial Conduct must be proven by clear and convincing evidence.

A mistake in a ruling does not automatically mean that the judicial officer has engaged in judicial misconduct. Judicial officers are required to exercise their discretion in making their decisions. Even if a judicial officer's decision is legally or factually incorrect, the ruling is generally considered to be "legal error" and not "ethical misconduct" that the Commission can address. When a complaint to the Commission solely relates to the correctness of a judicial officer's legal decisions, the Complainant is seeking the Commission to function in the capacity of an appellate court. Correcting legal errors is the role of the appellate courts, not the Commission.

The Commission is a regulatory body with limited jurisdiction. The Commission is not a court, and as such, it does not have any authority to overturn a judicial officer's rulings, intervene in a case, assign a new judge to hear a case, or award any monetary or other relief. The Commission process cannot be a substitute for seeking appellate review.

The Commission reviewed all information submitted by the Complainant 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).

A Duty Panel comprised of Commission members Regina L. Nassen, Scott H. O'Connor, and Christopher P. Staring considered this matter.

Copies of this order were distributed to all appropriate persons on October 10, 2025.

Case#
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Comp
2025-408

Motion;

VS
State of Arizona

(1) Requesting the judge
be fired &
Removed from my case for
the violation of Constitutional,
Civil & state Right under the
Color of law.

(2) For Conspiracy under ch-42
(sec)-241, Deprivation of Right
under, ch-42-242, violation of,
A.R.S. 36-516 violation of.
Constitutional, Rights, 14th Amendment.
Both Factors, violation of
Constitutional, Right 6th Amendment.
(3) violation of Constitutional Right
8th Amendment.

(1) I, _____, here by file,
this motion for the following, Against judge.
do to the fact he violettet
my rights under the color of the law, with malice.
and malignant inter this judge has also enter into
Conspiracy, Against me, under ch-42 (sec)-241 asking to
Remove this judge from my case.

- 2-) Judge. has also deprived me of my rights, under, Cr-42-(sec)-242. deprivation of rights.
- 3-) Judge has also violated my rights under ARS-36-516 knowingly violated my rights.
- 4-) This judge has also violated my Constitutional rights, under the Color of law, 14th Amendment. the rights to Due Process.
- 5-) Judge has also violated 14th Amendment, the Equal Protection Clause.
- 6-) This judge has also violated my 6th Amendment. to a fair and just trial and court proceedings. with his Conspiracy against my person;
- 7-) This judge has also violated my rights under the Color of law, to the 8th Amendment. to Cruel and unusual punishment.

8-) These are all the violation the judge has fail
the Acknowledge in my case.

(1) judge and officers refuse to due a, D.N.A
Rape kit to prove my innocent, for, I'm innocent.
OF said Crime, I'm falsely accuse OF said
Crime.

(2) judge fail to grant to me the, Brady law, when.
I requested it, Equal protection rights, 4th Amendment.
Illegal Search & Seizer, for arresting Officers.
are known to have a Corrupted history on files
while performing there duttys as officers of
the law, violation, Constitutional rights, 14th Amendment.

(3) This judge also fail to Impeach said victim.
For. I have the rights to Confront my victim
Face to face in Court proceedings under the
Constitution OF United state, I have the
rights to Confront, said victim the judge fail to
grant me, Subpenea the, I filed to Confront.
Said victim in my case for, I'm innocent
OF said Crime.

(4) The judge Granted Officers to use OF a fake
and falsificate, Search warrant, in my case.
which is illegal and Corruption by both parties.

(5) I, requested the, Emergency 911 call with never was show it, in Court by prosecutors, nor my lawyer, there for officers manipulated and. Coherst my arrest under false allegations & Pretents.

(6) Judge permitted the prosecutors to hide evidence and to indictment with false allegations and Convicme.

(7) Judge permitted the lawyers to hide and disclose. evidence that was crucial and essential evidence on my case.

(8) Judge also fail to request a gun residue test. From prosecutors, to prove my innocent, which I had just had . . . into my lawyer had proof, of my medical . . . to days Prior to my arrest, I could not committed. said crime.

9.) This are all Constitutional and civil & state rights Judge . . . has violated in my Case this judge has enter into Conspiracy under ch-42 (sec)-241, I'm Requesting to this judge be Fpre and removed from my case, For I am in Fear for my life, by this judge's Conspiracy, I am Falsely Incarcerated.

For, I'am in Fear for my life
I'am Falsely Incarceleted.

By state tha Following is true in
Correc and to tha best of my. Knowleged.

Respeef fully, Submitted

x

OF

**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.**