

State of Arizona
COMMISSION ON JUDICIAL CONDUCT

Disposition of Complaint 16-311

Judge:

Complainant:

ORDER

The complainant alleged a superior court judge failed to attend to his medical needs, was prejudiced against him, and refused to allow him to represent himself in a criminal case. The complainant also alleged a second superior court judge failed to attend to his medical needs, improperly conducted his trial in his absence, and violated his right to self-representation in the same criminal case.

The responsibility of the Commission on Judicial Conduct is to impartially determine if the judicial officers engaged in conduct that violated the provisions of Article 6.1 of the Arizona Constitution or the Code of Judicial Conduct and, if so, to take appropriate disciplinary action. The purpose and authority of the commission is limited to this mission.

The commission does not have jurisdiction to review the legal sufficiency of the judicial officers' rulings. In addition, the commission found no evidence of ethical misconduct and concluded that the judicial officers did not violate the Code in this case. Accordingly, the complaint is dismissed in its entirety, pursuant to Rules 16(a) and 23(a).

Dated: December 21, 2016

FOR THE COMMISSION

/s/ George A. Riemer

George A. Riemer
Executive Director

Copies of this order were mailed to the complainant and the judicial officers on December 21, 2016.

This order may not be used as a basis for disqualification of a judge.

I understand the commission cannot reverse court orders or assign a new judge to a case.

I declare, under penalty of perjury, that the foregoing information and the facts I have provided upon which my allegations of judicial misconduct are based are true and correct.

Signature: _____

Date: _____

INSTRUCTIONS

Use the following space or plain paper of the same size to explain your complaint. Explain why you believe what the judge did constitutes judicial misconduct. Be specific and list the names, dates, times, and places relevant to your allegations. Additional pages may be used and relevant copies of documents may be sent with your complaint (please do not send original documents). Use one side of each page only and write legibly or type your complaint. Please keep a copy of your complaint for your records.

See Attach (7) Grounds

The abuse of discretion and violated Petitioner right to represent himself making him choose between his health or self representation. The fact the courts and Attorney had trial why Petitioner was Admitted in hospital.

EITHER RESULT IS NOT THE TYPE OF "ROUTINE DISCOMFORT [THAT] IS PART OF THE PENALTY THAT CRIMINAL OFFENDERS PAY FOR THEIR OFFENSES AGAINST SOCIETY." See (McGuckin V. Smith) 974F.2d 1050 (1992) (quoting Rhodes V. Chapman) 452, U.S. 337, 347, 101 S.Ct. 2392, 2399, 69 L. Ed. 2d 59 (1980)

See Attach Ground
And Exhibits

And

Denied motion for

Denied 5th and 6th Amendments to the United States Constitution as incorporated by the Fourteenth Amendment to the U.S. Constitution as well as Article 2884, 21 of the Arizona Constitution and Violation of Judicial Ethics/Conduct
Ground -

Supporting Facts;

I complained several times to _____ in her Court Room how I was being mistreated and disregarded about Petitioner _____ was being left on me and made to handle my own _____ with my bare hands. This was recorded several times in her Court Room. On _____ . I went to Court with my intestines hanging out with dirty Old Wafers to it. Due to _____ medical staff Failure to respond reasonably to provided Petitioner a adequate treatment. Due to _____ didn't care nor did she call any medical staff to attend to my open wound which she had the Authority to do, or call ambulance, which she had the ability to do. Upon seeing this disregard to my medical needs of Petitioner and failed to take any action to assist a serious medical need with open wound that could lead to infection and diseases, I reported to Commission on Judicial Conduct (See: Exhibit) and Filed lawsuit for deliberate indifference and gross negligence etc. etc. of my medical health and welfare against medical staff at _____ care more about criminal case than my health issues and life. So Petitioner Amended lawsuit with her name and denied to Amended in case and denied to Amended anymore, so Petitioner Filed it in case _____ and Filed motion to Change Judges due to Conflict of Interest which was denied (See: Exhibit) _____ became bias and refuse to remove herself off criminal case knowing knew about - ()

Ground - continue 2016-311

Supporting Facts:

lawsuits. She abused her decision on my Identity, Speedy Trial, and Proper Status, and suppression evidence against Petitioner, and motions about my health. This was a Threat to my Safety and Health as well as my constitutional rights. I had Authority to make ruling dealing with my health circumstances. The ability to Speak up make a Just ruling and to make her voice be heard, to Order that I be seen Properly by medical staff concerning my health issue. On Petition was reversed by The Surgery wasn't done correct. I had external bleeding. In the year I still look toward the official for help. I told I was dying due to external bleeding of a surgery had done to me. Be cause without blood transfusion I will be dead. For over 6 months I asked to represent myself because I want a Fast and Speedy Trial, but was bias toward me and abused her decision by not letting me represent myself after months, when my Speedy Trial was violated on granted me proper status to represent myself and abused her decision and told me I have days before trial and I would not get No Continues. but I was given One because or the day she granted me proper, I was admitted in to hospital and given more blood transfusion, because of the internal bleeding, I complain about to the courts, and wasn't given any of my paperwork on my case From the Attorney I Fired. Should of removed herself off case because of the lawsuit that created a conflict of interest which can clearly be seen by her orders to My case was sent to for Trial with order by to take me to trial by all means necessary. No Continues and I like to file lawsuits, etc. etc. but before -

2 of 7
2 of 7

Supporting Facts;

Ground - continue

Left

Court room she had director

of

medical to come to court telephonically why

and

who represent medical along with

and

in my criminal case. Say I can go to trial

and represent myself that I could sit in the wheel chair and don't move. All

of them were defendant(s) in lawsuits about my medical treatment

lawsuits filed see:

and

from medical

Staff all the way up to

all disregarded the Pain I was in

bloody stool/feces, dizziness and light headed, Shortage of breath, up set stomach

Due to My hemoglobin being low, where the Protein that helps carry

my Oxygen throughout my body and Hematocrit being low my

red blood cell compared to other components in blood. after I

had just had blood transfusion and it drop again. they all was

aware of the external bleeding and disregarded petitioner complaints.

Knew I just went to hospital for

Blood transfusion

but still force me to trial as proper/prose knowing or reasonable should

knew I wasn't medical fit.

knowing knew of my Pain

and other symptoms and left order for

which cause her

to have bias attitude towards me and forced me to represent myself

from a wheel chair with external bleeding, and in pain.

also

followed

orders to have officers to force me

to court by any means necessary, and forcing me to remain in court

in extreme pain and ignored my complaints of my medical needs to court

I'm force to come and stay in court in pain to keep from getting

jump by officers. due to Judges Orders, I complained to

and filed motions on(

Not Attach)

that my stomach hurt due to previous surgery. I was suffering from low hemoglobin

that continue to drop, causing bloody stool/feces, shortage of breath, dizziness

of

Supporting facts;

lightheadness, blurry vision, due to lost of blood
tried to help

and

and cover up my enternal bleeding by Pumping
me up with (IRON Pills) by Ordering I TAKE the Pills that was
making me constipated. And threaten to take my Proper/Prose Status
if I don't, and continued to deny my motions. Alot of this was
Recorded under Seal records due to hipp law.

Showed No

concern For my ailing health. And Force me to trial anyway, I was bent
over in wheel chair everyday in trial due to Pain in Stomach and dizziness
and 12 Jurors Saw this. PreJudice me, at trial. On

My Trial

Started. The Petitioner was representing himself. The Petitioner Drally
asked For continuance based on his Stomach Pain, Dizziness/lighthead,
based on blood being in his Stool/Feces and his hemoglobin levels
were low.

, For the Courts denied my orally continues and
Jury Selection began, during Jury Selection the Petitioner kept complaining
of Pain and feeling ill and asked , For the superior court to
let him be seen by medical, also I asked for a continuance, at this
time.

denied

but I was taken to medical. But due to lawSuits against

I Feel their treatment toward me was completely bias stating my Sugar was
just low, I need to eat. I stated I'm not hungry, I complained to medical
and , that it was my hemoglobin. Due to blood lost, and my

Stomach hurt and I'm feeling Dizzy, I told
had the ability to order that I be seen Properly by a hospital Doctor con-
cerning my blood lost due to my blood, Stool/Feces, she knew about,
I was Ignored and appeared in

**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.**