

State of Arizona
COMMISSION ON JUDICIAL CONDUCT

Disposition of Complaint 17-326

Judge:

Complainant:

ORDER

The complainant alleged a superior court judge issued erroneous rulings.

The responsibility of the Commission on Judicial Conduct is to impartially determine if the judge 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 judge's rulings. In addition, the commission found no evidence of ethical misconduct and concluded that the judge did not violate the Code in this case. Accordingly, the complaint is dismissed in its entirety, pursuant to Rules 16(a) and 23(a).

Commission member George H. Foster did not participate in the consideration of this matter.

Dated: February 14, 2018

FOR THE COMMISSION

/s/ Margaret H. Downie

Margaret H. Downie

Executive Director

Copies of this order were distributed to all appropriate persons on February 14, 2018.

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

CONFIDENTIAL

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

FOR OFFICE USE ONLY

2017-326

COMPLAINT AGAINST A JUDGE

Name: _____ Judge's Name: _____

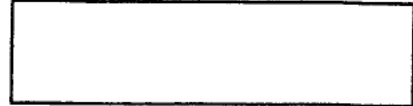
Instructions: Use this form or plain paper of the same size to file a complaint. Describe in your own words what you believe the judge did that constitutes judicial misconduct. Be specific and list all of the names, dates, times, and places that will help the commission understand your concerns. Additional 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.

_____ was my original judge for 3 cases
and made Rulings that were very important in all 3 cases. One
ruling was a _____ that my Defense counsel filed
for _____ the ruling came back in my favor. Another ruling was
" _____ which was ruled in my favor as well after the Suppression"
of my statement. Another ruling in court on record was the prosecutor
put in a motion to have a joint trial on the
case which was originally one case # _____ withdrew her
motion but still argued in court with the _____
and was denied to have a joint trial because she couldn't
meet the criteria or elements required to do so. _____ also
put in a motion or had an oral argument in court when she
disclosed Facebook messages and try'd to use them in court
against me and was also denied due to Inadmissible Hearsay
unless she can bring the people in to testify to the messages
there was no other way to Authenticate the messages, because
Facebook is an unsecured website.
So all these rulings were made and are on record _____ in
Court. When it came time for trial I was switched
judges because _____ had a trial coming up on his calendar.
I ended up in _____ Court. Before trial I put motions
in limine to preclude all Facebook messages. We had an oral
argument in front of _____ and ask to have a 404(b) hearing

CONFIDENTIAL

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

FOR OFFICE USE ONLY



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.

or 403, 401 hearing. The prosecutor in oral arguments said she already authenticated the Facebook messages using Other Act Crimes. Which I was never found guilty of those acts so these inadmissible hearsay and evidence and have no relevancy to the case. To use inadmissible evidence to authenticate inadmissible evidence/hearsay violated my rights to equal protection of laws. When I asked to have the proper hearing denied my motion and was very rude to my lawyer while doing so. So no 404(b) or 403, 401 hearing occurred and the Facebook messages were admitted into my case as evidence and shown to the jury during trial. Another thing that was admitted into my trial was a video of the _____ from cell 3 cases that _____ also used. Another thing was _____ asked if she could say two of the victims were deceased because if they were alive they'd be here to testify. My defense argued that if they were alive I wouldn't be charged for the _____ case or the _____ case, because the case was an unreported and outta 6 victims none contacted police because of the drug activity. So no, neither victim would be there to testify if they were alive because I wouldn't be in jail. But still for some reason _____ allowed the testimony into trial which lead to questions such as, "why are they lead investigation

of this case?" And how did this case become an investigation if no one called the police? Or how did these people die? All questions the jury asked and got no answer to because the judge told them they have to go off the information given.

Which is misleading, multiply material witnesses got on the stand and said they were deceived. That violated my due process...

So I was wrongfully convicted of an and the jury only found me guilty on 2 counts of for the 2 victims that showed up to testify that couldn't identify me or I was never in possession of these stolen property.

I filed a motion for mistrial and it was denied with no explanation by . I filed a motion for new trial it was denied

by . I filed a motion to remand my Grand Jury indictment for misleading the jury it was denied. In the grand jury remand the Det. misled the jury by fabricating the victims statement of the description of the person who actually committed or assisted in the crime being a

of age. Detectives failed to give jury my description being a light

with curly back hair. Instead they fabricated the victims' statement a said:

"again misleading. Also, the Detective told the jury my DNA was possibly on the because there was 2 male DNA's and 1 female DNA

comes to be when my defense team had an analyst test it she said it's impossible to tell what gender is on this and that my DNA is inconclusive and

Page# 4/4

Not found anywhere on anything. And since I'm
my DNA is going to stand out oppose
to someone who's white or Mexican. Once again misleading
but judge said it wasn't and denied my motion to
renew. Now I want to go to trial on this case where
is allowing my prosecutor to enter
evidence from the case I was
wrongfully convicted for into my double homicide case.

Now with all that being said everything judge
ruled on, judge allowed to have a
second chance at everything and succeeding.
Somehow over ruled or acted like rulings
didn't stand in his court room. My rights as a juvenile
were violated my rights as an adult are being violated. My
due process, my rights to equal protection of laws, it's like
ever since I was removed from court room
I no longer have rights. I put in a motion to change judges
and God willing I get back as he's a by the
book judge and fair in all matter for both parties. I've
been kidnapped and incarcerated since I was 17 years old I'm about
to be 20 year old, I just want to go home to my mom. If there's
anything you can do to help me or point me in the direction
of help please write me back. And I really hope you can act
on judicial error it's almost like it was personal
and I've been nothing but respectful.
Thank you for your time.