

State of Arizona  
COMMISSION ON JUDICIAL CONDUCT

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Disposition of Complaint 19-121

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Judge:

Complainant:

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**ORDER**

July 31, 2019

The Complainant alleged a pro tem appellate court judge was a “fraud” and had improperly dismissed his appeals.

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 Rules 16(a) and 23(a).

Commission members Diane M. Johnsen 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 31, 2019.

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

**FOR OFFICE USE ONLY**

**2019-121**

**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.

For my complaint I accuse \_\_\_\_\_  
of deprivation of rights acting  
under color of law (18 USC 242), and  
lodging false declarations (18 USC 1623) on  
my appeals causing dismissal and cancellation  
absent due process of law.

Under *US vs. Christianson*, 2015 WL 11120665,  
the use of data link computer tracking  
software is unlawful where the information  
captured is used to devalue corporate net  
worth for personal gain or hostile takeover.  
\_\_\_\_\_ contends that \_\_\_\_\_

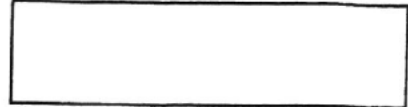
\_\_\_\_\_ office is unlawfully collecting corporate  
customer lists and payment processing  
trade secrets for personal gain and/or  
hostile takeover, he argues that \_\_\_\_\_ and  
his office have devalued his corporate net  
worth and \_\_\_\_\_ his corporate trade  
secrets causing malicious prosecution and  
false arrest.

\_\_\_\_\_ and his office have lodged false

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declarations on case no:  
rs. State, causing procedural and  
process violations leading to dismissal.  
The same has happened on other appeals  
in the State. Court where those to  
were cancelled out and dismissed.

argues that and his office  
are and requests an inquiry into  
those allegations, notwithstanding sanctions  
under Rule 63, Az. Sup. Ct. and VABA  
standards 3.0 and 5.2.

DATED THIS day of  
\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_  
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\_\_\_\_\_  
\_\_\_\_\_  
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