

State of Arizona
COMMISSION ON JUDICIAL CONDUCT

Disposition of Complaint 20-034

Judge:

Complainant:

ORDER

April 24, 2020

The Complainant alleged a superior court judge had lodged fake criminal complaints against him.

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 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 member Joseph C. Kreamer did not participate in the consideration of this matter.

Copies of this order were distributed to all appropriate persons on April 24, 2020.

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

FOR OFFICE USE ONLY

2020-034

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.

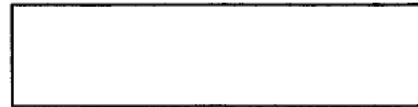
For his complaint, asserts that Commissioner Superior Court violated Rule 61, Arizona Code of Judicial Conduct; (1) Rule 1.1, compliance with the law, (2) Rule 1.2, promoting confidence in the judiciary, and (3) Rule 2.10, judicial statements on pending or impending cases, argues that a bar committee inquiry should be conducted while he is able to make a prima facie case by clear and convincing evidence under clearly established law that should be sanctioned pursuant to Article 6.1, Section 3 and 4 of the Arizona Constitution and Rule 63, Arizona Supreme Court Rules. (see Arizona Supreme Court docket for Comm. disciplinary records), complaint and

contends that In re Abrams, 227 Ariz 248 (2011) controls "get your rocks off" judiciary lifestyle, he argues that sanctions outlined in Pawley, 208 Ariz 27 (2004) control because this complaint revolves around false testimony, fake criminal complaints and his desire to deprive of his freedom interests where has attached a "tracking collar" to body with

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the unlawful use of computer tracking
software and software to intercept
cellular telephone communications, (See US vs.
Christianson, 801 F.3d 970 (2015), holding the unlawful
use of investigative software to devolve a corporate
executive violates RICO and carries a presumptive
sentence of months).

lodged asserts that since has
"fake" criminal complaints causing false
arrest to avoid the discovery of infidelity where
has maintained a secret "get your rocks off"
relationship with a married woman.

complaints that to avoid controversy,
has maintained "frivolous" criminal proceedings
against him (See In re O'Dwyer, 221 So.3d 1 (2017)),
acting under color of law and clothed in authority
to deprive him of his constitutional right(s).

1. State vs.
County Superior Court; asserts that
lodged this criminal complaint against him absent
and victim or victim report.

The alleged

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victim is able to testify that no 911 call or police report generated to allow a constitutional arrest, however, when "sizes up" an attractive woman, he is able to use intercept telephone software to move people out of his way. was sentenced to one year imprisonment against the contention of exwife and alleged victim

a. Case No.

midemeanor complaint for an alleged harassment of Arizona State President

(See Exhibit A, counterfeit "false" report
complaint resulting from Officer via telephone
to through back telephone number. can
be reached by email?

It was later determined that Arizona State does not employ anybody by the name of [redacted] the branch president - [redacted] and is available for comment, the bank has since change it's name to [redacted]

Once lodged the "false" report and lodged the criminal complaint, removed the case to Superior Court, (

Page 3(b)

State vs. _____ and caused me to
lose time at work and school where
I was enrolled at _____

The case was later
dismissed.

3.

_____ State vs.
_____ county Superior Court, a
pending case where _____ was charged
under _____ "fake" _____ incident
report for diverting corporate money into
the state account to pay old fines and
restitution. _____ is the president and
resident statutory agent of two registered
Arizona corporations and argues that
has targeted him with tracking software
to devalue those companies for personal
gain and/or vindictive motives. (see US vs.
Christianson, 801 F.3d 970 (2015)). In this
case _____ generated a "false"
incident report, (see In re Minor, 205 N.J.
631(2011), craftfully written with
fictitious sheriff's who do not exist and
many supporting witnesses who do not
exist charging _____ with frauds that
were not reported and allege no victims.
_____ was so bold that he testified before

3(b)

April 3(c)

2' Superior Court grand jury to secure an indictment. argues that knowingly and intentionally committed state perjury on the record and should in light of the timeline be sanctioned by the State Commission on Judicial Conduct.

asserts that "is trying to carry his child," (see US vs. Lanier, 520 US 259 (1997) and his behavior toward he exercises acting under color of law on the females he "preys" upon.

U. 3:13-cr-00044-RRB, USA vs. U.S. District Court for the District

at In was convicted and sentenced to months imprisonment when traveled to and testified on record, under oath, and before a US Judge and jury at trial that he was an

and that was using his personal investment account to steal money from E. Trade, testimony

**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.**