

State of Arizona  
COMMISSION ON JUDICIAL CONDUCT

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Disposition of Complaint 20-073

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Judge:

Complainant:

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**ORDER**

June 25, 2020

The Complainant alleged a pro tem superior court judge denied him the right to be heard in a criminal matter.

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 Commission Rules 16(a) and 23(a).

Copies of this order were distributed to all appropriate persons on June 25, 2020.

I

am making a complaint against a formal Complaint.

IN . I was again in this Jud-  
ges Court Room with [redacted] who  
at the time was my Public Defender, but since has  
been fired & Replaced for his gross INEFFECTIVE assistance  
of Counsel.

Ive now a New another Public defender  
his name is [redacted] who as well is very  
himself ineffective of his representation of me very.  
The other attorney was fired with a [redacted] hearing.

Fact is at the time I saw Judge  
in [redacted] dont have the day date, because Im  
being refused this information I need, for -  
reasons - [redacted] of which for my felony case of  
No. [redacted] And [redacted] because it shows  
I was denied the right to speak in court, I have  
a innvested interest and am aloud to contest a lie  
that was maid against me by a court official, the  
DA. "Ive a right" to Recieve any and all Adio,  
Video, or Documental Transcripts Evidence, that  
proves this claim Im making. This piticular DA, Ive  
not his Name Cause my attorney Ive Now, is with  
holding evidence, & will not do nothin for me.

I was at a Court hearing with  
my wife [redacted] of ( [redacted] years) we were asking  
the No Contact order be lifted, and before any  
This took place [redacted] middle towards end of year.

## (2) Complaint against Judge

body could say a word my attorney at the time and the Judge were interrupted by this DA, jumping up out of his seat and stated on minute entry Recording said I had in hit punched my wife in her face and hurt her very badly severely. Well this FACT was a lie, lie then and lie now.

In I met my wife while in Prison all ready. Tried telling my Attorney at that time he "wouldn't let me talk". Judge told me "times I could not speak to be quiet". my attorney then but not now been fired since then I whispered times in his car this DA lied. done nothin just told me to be quiet.

My wife of " " years saw heard and witnessed the whole thing just as I've stated this exactly as I said it happened. Word for word.

Then Victims Rights and her Advocate told her she had to leave the Court Room that she didn't have a Right to be in there. That was wrong to another violation, of all our Rights.

The Judge, prosecutor, & my Attorney at the time, have all denied me

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these documents Audio, video and documental transcripts evidence to prove my Claim, So what this is done by refusing me these Rights, is Refused me a Right to a fair trial. has denied me this information, as well as I cant get MR. Public defender to give or get me this evidence, That I clearly by law and Rights am intitled to. Ive been denied my Constitutional Rights & representation through and by MR. my Attorney now.

I have left numerous messages with his Receptionist, his Secretary Mrs. And and what the Content of the Call was for and about. Spoke to them all - - in person over the phone, as well left voice mail messages of what I needed and why, Sent letters stating & asking. Even to MR. him-self. These are all Crimes keeping this evidence from me. me to a Very Very unfair & very biased, impartial Trial.

So this is my Complaint on Judge formal complaint against Judge for not letting me speak and contest this lie being maid against me, by the DA.

now this for now, this violation is a Reversible harmless error, because

(4) Complaint against judge

it possibly can be fixed or addressed with all I've requested for and defer my felony trial. "But" if I'm not accommodated then it creates an Appealable serious issue.

What my Public Defender is doing by with holding or not making proper motions to review this evidence is against the law, and in the State of AZ. Or its a Crime, he's holding other evidence against him by my Attorney ago for my felony trial

This is also involved (Coercive pleading) in what they're doing. I've all news dates times how when who etc. That I spoke to on this issue should of been only one person to speak to that my Public Defender whose denial me access to this into 3 more. I'll be havin wife do a Sworn Deposition on this.!!!!

These are all Crimes under the Criminal Code. These people all work hand in hand to help one another violate my Rights & my wife's. When this hits Appellate Court Superior Jan Kilia huge Law Suite to all parties involved, & parties who done nothin as well to stop it, their gonna be held liable to for turning a blind ~~eye~~ Eye. This is I'm afraid getting started. I've got my copy of this letter. God bless