

State of Arizona  
COMMISSION ON JUDICIAL CONDUCT

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Disposition of Complaint 20-238

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Judge:

Complainant:

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**ORDER**

November 25, 2020

The Complainant alleged a justice of the peace (now retired) improperly sanctioned him in a traffic 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).

Commission member Gus Aragón did not participate in the consideration of this matter.

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

**CONFIDENTIAL**

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

**FOR OFFICE USE ONLY**

2020 - 238

**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.

See attached complaint.

## Complaint

I would like to file a formal complaint against the man, \_\_\_\_\_, acting as Justice of the Peace, who is acting as a Judge for the \_\_\_\_\_ Justice Court at \_\_\_\_\_.

He neglected to defend my Rights first, he is indifferent to justice, he works for profit not fairness, he broke a contract and did not fulfill the contract terms, nor fulfill the compensation in lieu of the terms.

My intent is to file a lawsuit against \_\_\_\_\_ his court business, his court clerks as accessories, his professional insurance holder, Officer \_\_\_\_\_ the \_\_\_\_\_ for collusion, the \_\_\_\_\_ the \_\_\_\_\_ for mis-training officers. I also have \_\_\_\_\_ denying, in writing, to defend my Rights over a privilege that was not in effect or applicable to any code, nor was there a victim of any harm at all, by me. All these actors and Departments/Territorial Entities have taken an Oath to protect the American people's Rights over any privilege, first and foremost, as a public servant. I am not aware of any contract that compels me to perform under code in my private life. I am a man, not a legal person. \_\_\_\_\_ is operating under privilege as a legal person, and I believe it should be revoked permanently. He and his employees are in violation of statutes and codes that they presume to enforce under oath, but attack the people with, yet once presented with the factual evidence, it is discarded, and they all become imposters receiving pay under false pretenses. I am starting here with \_\_\_\_\_ and intent to proceed with a Federal Civil case against all the parties named, in a Federal Civil case before a grand jury. I believe the statutes and codes, the employee rules of our public servants, are clear. The servant is not the master.

I received a complaint form from \_\_\_\_\_ while he was on routine patrol systematically mis-applying motor vehicle code on private American travelers, not paid drivers. I wrote to the court in my defense as a private living Man (not a legal person), who was traveling (not driving), as is my inherent and inalienable Right (not privilege), to enjoy and express my Rights without harassment since there was no incident or victim of any kind. I presented facts of codes that defend my Right to travel vs a privilege, not even in effect, at the time of harassment from the robber-baron. All my claims have been dismissed as "my opinion" according to \_\_\_\_\_ got my info from \_\_\_\_\_ His fine is greater than the amount of my damages.

I provided to the court clerks, and Judge \_\_\_\_\_ in writing as my evidence in defense, all of the Constitutional statutes, codes, and definitions of the appropriate terminology and definitions, and the power to enforce them. This included several Supreme Court Rulings by better qualified people than myself or \_\_\_\_\_ obviously. All of my facts, the Constitutional Law that he is supposed to defend, on my behalf at all costs, was completely and utterly discarded in lieu of persistence of extortion. \_\_\_\_\_ is committing fraud, he is an imposter, he is committing extortion and collusion with local officers, among many Civil Rights violations, collusion with the \_\_\_\_\_ to enforce his fraud and extortions by imposing suspended license sanctions and fees greater than the amount of damages accrued from a victim, with no evidence of harm. Only to steal money under threats. That is a crime against me, and others. It is a flagrant trespassing on my Rights. They are not protecting or defending anyone or anything, they are committing crimes against peaceful, private Americans who have not committed any crime.

If [redacted] does not understand the difference between Rights and privileges, he is grossly incompetent and misinformed in his role, and therefore an unqualified to hold an office judging people when he is in clear violation of the very same rules. I wrote to Judge [redacted] several times, and provided him with all of the information that he should have already known, in case he forgot ([redacted] times), and I told him in a letter, that if he and/or [redacted] did not provided a bonded claimant with a bill of particulars from damages caused by me, AND IF he still required me to appear in his court, I stated that failure to provide a claimant would result in a \$ [redacted] fee, paid to me for my time and harassment. This letter was sent Certified US Mail and Judge [redacted] had over [redacted] to refute my fee, or cancel my case due to lack of evidence of a crime. He did neither and just figured he would steamroll me in his court, to which I appeared as agreed. I have both [redacted] and Judge [redacted] stating on record that neither of them were able to produce a bonded claimant against me. I tried not to move on without it being addressed, but they forced the situation with intimidation, again violating his Oath to protect my Rights from terrorists/fraud/forced contracts/indentured servitude/theft of fruits of my labor (the only value/equity). He violated a clearly worded contract, and was given an out, but chose to disregard me again. I have a lawsuit completed and in compliance of the Constitutional fee schedule totaling approx \$ [redacted] per person. I would like to give the corrective powers the opportunity to correct these long overdue malpractices against private Americans. Public Servants must not impose their will of financial intimidation tactics to steal money under threat onto good people. The police are supposed to protect and serve, not threaten and extort, and if our Judges are one sided to make money for a system that violates our Rights, then they don't serve humanity, and that doesn't benefit the community that allows the system to exist, and then we prefer that it not.

The imposed unlawful sanctions against me are soon coming to be an issue, leading to more fees and discrimination against me as the time comes to renew registration on my personal property to be compliant with the State rules. These unlawful sanctions have already cost me money, for which I don't deserve to have to pay for, since I did no wrong to anybody, in the way of increased car insurance rates. Also, harming me by limiting employment options in these tough times by restricting my ability to get work that requires a [redacted] background check, and basic work as a [redacted] in which I could be making \$ [redacted] at least, per day. Crime, imposed onto me over misapplied motor vehicle code. There is no contract to compels me to perform under code in my private life. I intend to invoice all the parties for these lost wages accrued, retroactively.

I will include the documentation I sent to the court, to my best ability. I am seeking help in getting my lawful \$ [redacted] plus breach of contract damage fees, which I contracted with him over, first and foremost. Secondly, I would like help filing a claim against his professional insurance for almost \$ [redacted] which is the fee schedule for violations of Federally recognized Civil Rights detailed in the invoice, and to restore my [redacted] record to its previously clean report with good standing. I will also appreciate guidance in preparing the matter of lawsuits against all the other remaining parties.

Thank You,

To Whom It May Concern,

Thank you for your time in reviewing this matter. I have done my best to compile the order of correspondence with Justice of the Peace acting Judge for Justice Court, in which I defended my Rights, and provided him with the statutes/codes that defend my Rights, several times. I have numbered them in chronological order. Please see the document list. The very last page is the invoice with the violations list of statute and codes, Amendments, charges, etc. Thank You.

In summary of the following documents, and to state my point very clearly from the start, I would like bring attention to the fact that all charges are "complaints". I have not been charged with any crime, and no lawful claimant exists. My complaints are charges against and colluding cohorts, who are facing charges by me for defending my Civil and my Constitutionally protected Rights against privileged legal persons and business entities. I thought Judges were impartial, except to defend people who have been harmed, and get compensation according with the damages. Acting Judge is acting with indifference to the evidence and the truth, for his own ignorant, arrogant, self serving, biased position of privilege used trespass on my Rights, presenting no evidence that I requested.

The term "Motor Vehicle" is clearly defined as "used for profit" and all of the complaints, the code enforced from the outset. The violation of its own definition of the who clearly doesn't understand its own role, is imposing harm on me, without any evidence of wrong-doing. I was not in a "Motor Vehicle" so the code pertaining to it is inapplicable. This is basic, first day stuff. and are living up to the persona of incompetent, ignorant, government workers, spitting in the face of competency.

I was not engaged in the "T" for Transportation, nor in an "MV" which is used for commercial purposes. They should not exist as a servant or an entity operating under privilege. All their paperwork for claims of infringing on my Rights is from the

I believe a class action lawsuit against is necessary in order for these "service" (they serve themselves, not the people) departments to start acting in honor, not for profit farming, and for the people to get the Justice they deserve by getting their unlawful ticket money returned. "They" have extorted the local communities long enough. The People do not hire servants to harass and extort them. We fire them. We jail them.

The measure of a good public servant is not how much money they can extort from their fellow man for their job privilege, that doesn't benefit the community, rather than how useful, helpful, knowledgeable, and honorable they put their position to use for our benefit first. The servant is not the master. They have privilege, the public has Rights. It is a job. If they don't want to literally serve us, they are free to go get a different job, in the private sector, away from law, preferably not in any service industry.

GOD, Man, Country. No other order. My God given inherent and inalienable Rights and my peaceful beliefs are my property, and all parties have trespassed on my Rights. Firstly, I have harmed nobody. Nobody has a claim against me for damages incurred by me. I am the only one with equity in the matter. I am a man, not a legal person obligated

to code. I am seeking help to get true justice by defending my Rights against all terrorists who willfully violate them. I have proven that I have given them every intention to do the right thing with the correct information, and they repeatedly chose not to. Their intent to harm is clear. I seek damages, and Judge        has clearly defied my contract with him, that he did not refute, nor provide the information defined in the terms on the \$        contract. He had over        to do so. Please help me receive the damage compensation against        first, and then all other parties involved.

Thank You,

**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.**