

State of Arizona
COMMISSION ON JUDICIAL CONDUCT

Disposition of Complaint 20-283

Judges:

Complainant:

ORDER

December 23, 2020

The Complainant raised allegations against four judicial officers: 1) alleged a superior court judge improperly told her there was not enough evidence on her case; 2) alleged a pro tem justice of the peace engaged in improper courtroom procedures; 3) alleged another pro tem justice of the peace failed to take an interest in improper procedures by law enforcement; and 4) alleged another superior court judge improperly denied her request for new counsel.

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 members Barbara Brown, Michael J. Brown and Joseph C. Kreamer did not participate in the consideration of this matter.

Copies of this order were distributed to all appropriate persons on December 23, 2020.

Com
20-283

Dear Arizona Commission on Judicial Conduct;
I previously wrote to your Office in regards to this Matter. Unfortunately, I was unable to get your response because I was rearrested for the same offense.

My charges are Aggravated Assault, for a year old woman, who moved-in across the street from me, saying that I hit her with my on . I was at my church, attending the Plus two counts of Aggravated Harassment, for the same woman, named , saying that I chased her, in my , on I was in

This should be a simple matter involving the Public Defender, who is representing me, getting 2 surveillance camera videos (from and on) and getting Sworn Statements from my I told the Public Defender, my whereabouts. He was supposed to have gotten my church witnesses' Sworn Statements on video by my last Hearing, which was on Instead, minutes before the Hearing, he handed off my case to another Public Defender.

My hearing before , was on Between those two dates, I discovered MANY things about my case. First & foremost, the best friend of works in the Public Defender's Office. Her name is . Her & have been best friends since childhood. They lived across the street from each other, growing up. Since has had complete access to my case, she has been able to manipulate it to

however her & see fit.

Secondly, I discovered that has High-Functioning Mental Retardation, which I had suspected, since I have a head/skull is large, deformed, unusually shaped, & oblong, like she just came out of the birth canal & it never properly formed. behavior & even her comments during Hearings are very inappropriate and bizarre. Two examples are:

1) Over many objections, 'Kept talking about the night of while I was being arrested. She stated that I was performing a witchcraft ceremony in her front yard, with a pentagram, spells, potions, & a wand. In reality, I was so sick with the stomach flu, I could barely walk from my to the police truck. And,

2) In police report AND even in the Hearing, states that she hasn't had sex in . Her sex life, or imagined abstinence, has nothing to do with this matter. Her mom, her, have the reputations as being the "Each of them has at least one illegitimate child.

Thirdly has done this before. After breaking into his home several times, like she has done to me, instigated & gave false testimony about her former boyfriend, after he kept trying to break up with her. He's been in prison for the past My next door neighbor's son, was infatuated/obsessed over. He had to move to just to get away from her, after she moved-in across the street from me was married to her last husband & they lived in He filed for divorce & when he was

moving out his personal belongings, he ended up dead.

Fourth, a key player behind these charges & who's been assisting the whole time is

a lifelong friend of [redacted] They grew up together, lived on the same block growing up, were in the same grade, & walked to school together with [redacted] is good friends with

is seen numerous times, thru out each week, at [redacted] is probably the reason behind many of my complaints/

reports against [redacted] & her boyfriend are missing, i.e. 2 rape reports, the last one filed 2 weeks before this whole ordeal. As a professional, [redacted] should have excused himself from this

case to avoid a conflict of interest, the same with [redacted] Instead, [redacted] has gone above & beyond to help the

Prosecutor find & even make-up information against me. name is mentioned 13 times in my Bates/Discovery. More than

any other [redacted] Plus [redacted] has provided a false/made-up Narrative, also included in the Bates/Discovery.

When [redacted] called [redacted] calm & states, " [redacted] arrives to take the report. In the first

paragraph, it states, "... [redacted] "In the 4th paragraph of his report, [redacted] I changes her story to say that she

was hit, then while she was still outside, she called 911. remarks in paragraphs 6 AND 7 about [redacted] unusual behavior

(Note: Most of the people who are [redacted] age, that I've met here in jail, know [redacted] because she used to sell drugs). Other things in the

police report are also contradictory, besides her sex comment. On [redacted] in the [redacted] Court hearing, [redacted] states that I hit her, parked

in her driveway, drug her off of her front steps, while cursing & punching her

then I threw her into the passenger seat, & that's when she was able to escape INSIDE of her trailer, where she locked the door & then called 911. (This story is the most far-fetched of the three because is younger than me; weighs pounds more than I do; and in I had I had a residual disabilities). So story of the " has changed 3 times.

On , a day before one of my hearings, I was finally allowed to view the police interrogation video of . Much of it was missing;

- Police telling me that a was run over by both my front & back tires of my has & claims 3 different stories about being hit but that was not one of them);
- Police telling me that they'd give me a copy of the rape report (they never wrote up & "lost" the evidence of the first rape report in I still have not been given a copy of the report);
- Police stating MAAY times that they'd call my church witnesses;
- Police calling my witnesses;
- The Arresting Officer stating 3 times, AFTER CALLING MY WITNESSES,
";
- Then stating that he's going to release me & "
- Then his boss, the rude man who interrogated me & kept trying to make me trip on my words, telling him, "

So the police interrogation video was tampered with. years ago, the entire had to be fired, due to . Even the people whom they arrest are the

has never had a full [redacted] &/or even any [redacted]
working on their force. I am [redacted]

In the [redacted] Hearing, [redacted] made a racist slur directed at me.
She thinks I'm [redacted] Even tho' [redacted] " [redacted] is a Hispanic last name, it
belonged to [redacted]

On [redacted], after being arrested the night before, I told the
Judge where I was & how [redacted] had been harassing me since she
moved in [redacted] ago. The constant breaking-into my home, stealing,
digging in my trash, & harassing my guests & me, made it very difficult
to live there, insomuch as I had been living elsewhere for the past
[redacted] with friends & family, & would only return occasionally,
until [redacted] behavior had become unbearable again. The Judge
released me & ordered me to get an Emergency Order of Protection, which
I did. Then [redacted] got one against me.

I showed up for my [redacted] Court date. My church made
sure that I had a [redacted] for a witness,
The Judge, Judge [redacted] told us that my name was not on the
docket. He directed us to the office across the hall, where we were told,
" [redacted] "and" [redacted]

"I was released from pre-trial probation. I
thought that was the end of it. But it was just the beginning.

On [redacted], I lost my Order of Protection against [redacted] due to not
having legal representation and the fact that the acting judge, Dave
[redacted] committed IMPROPER COURTROOM PROCEDURES
by: 1) Failing to respond to two Motions (Telephonic Appearance Request
& Date Change Request) and 2) Failing to provide me copies of paper-
work brought by [redacted] "In any other Courtroom, the Hearing would
have taken 5 minutes by the Judge asking each party,"

**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.**