

State of Arizona
COMMISSION ON JUDICIAL CONDUCT

Disposition of Complaint 24-336

Judge:

Complainant:

ORDER

December 4, 2024

The Complainant alleged a superior court judge improperly denied his motion to represent himself pro se in a criminal case.

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 Denise K. Aguilar, Joseph C. Kreamer, and Delia R. Neal did not participate in the consideration of this matter.

Copies of this order were distributed to all appropriate persons on December 4, 2024.

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

FOR OFFICE USE ONLY

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.

The last court hearing regarding (STALKING), presided over by Judge was tainted. Pending the hearing I filed a motion for Judge to open an investigation into allegations of misconduct made by me against my then Court Appointed Counsel, and , and , who evaluated me and found me incompetent yet restorable during initial rule 11 proceedings. In the motion, I alleged that and and were conspiring together to keep me bound in Rule 11 evaluations, that misled, misdirected, and purposely and repeatedly failed to meet my goals of the representation held me hostage in Rule 11 evaluations for over months. Failing to get her to recuse herself, failing to have my motion to change counsel denied. I did the only thing I could do. I told her, " That was the day before a scheduled evidentiary hearing in front of commissioner , in which was going to cross examine , and in hopes that their initial evaluations would over ride final opinion that I was competent to stand trial. I'm not proud of the tactic I employed to separate myself from sham representation. Ultimately and were released from subpoena and Commissioner put me back into Court. was assigned to replace, is a plan b, in case didn't work out. I'm alleging that the same behind the scenes shennanigans occurring while led my legal defense are still active. I'm no bodies fool! When and I arrived in front of Judge He told the judge I would like to speak. I had a short message written which judge repeatedly interrupted preventing me from fully stating my position

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On why I wanted to exercise my constitutional right to waive court appointed counsel and self-represent, I 'was' able to tell him that I wanted to go to trial and wanted to self-represent in order that I have the lead in meeting 'my' goals of the representation. I told him that there is evidence that my alleged victims don't want to ever see the light of day, and that I would be able to call in "my" experts who would be able to validate my "abilities". He said "And I repeated,"

"I told him that I was"

"and that the only way out for me would be if God made a way. I'm a "seer", and the "telegrams" the universe sends me are not always flattering depictions of what people we have every right to expect better of are up to. I'm "and work for no one per se. I answer to my conscience, only, and God. The ruling class, consisting of a who is who, locally, who think that the laws that apply to every one else but them are immune from, and cheat others out of justice because of men like Judge and many of his peers within the courtrooms, offices, and chambers of the County Court Complex. I told Judge that as a "I'm trained to collect evidence unconventionally, and that I had all the information I needed. Judge knows is sympathetic to, not my legal defense. He refused to grant my constitutional right to represent myself to lessen my chances of having a fair and impartial trial. I accused him of accepting bribes and using those ill-gotten gains to woo and seduce his clerk. He had me charged with a terrorist threat & enhanced it to a felony 3, in retribution because I also accused him of making deals with criminals and consuming pedophilia. I can't prove it with court ready evidence, yet, but nor can they disprove it. It appears that they're at the top. That they're going to just continue kicking the can further up the road putting off cleaning up their acts. What if God has other plans? Spiritual court is now-OFFICIALLY-in session. ♥

Message Judge prevented me from presenting entirely

I enjoy breaking rules, defying authority, and being unconventional. I do NOT, however, enjoy being a criminal in this arena, standing accused of what I did, as well as that I did not, as though I had. I have been subsequently misled, and misrepresented, by what I feel is ineffective court appointed counsel, through out the course of my legal cases in County Court. My right to due process has been in the hands of men and women who have repeatedly failed to meet "my" goals of the representation. It has prevented me from presenting "my version" of events, from filing supportive and timely motions, and obtaining evidence that would favor me, and in a very compelling way turn the tables against my alleged victims exposing who they truly are, not who they 'appear' or are presented to be. I can not trust a person who defends the guilty as though they are innocent. I can not trust a person who lies to me with a straight face. My client/attorney relationship with

is a broken situation. I want to go to trial. If I win, good. If I lose, good. Because I do not seek to shake accountability and I'm trusting God with the consequences. I'm experiencing something, a "process" with a "purpose", and that "purpose" more so than what I'm accused of got me in on the inside. I've dug a hole for myself, but there was "purpose" in it. I'm a I'm trained to gather intel, evidence, irrefutable proof, unconventionally. It can be disruptive, eye opening, to say the least, at worst a rude awakening for those who are on the receiving end of it, some of whom are in court today, and are likely streaming remotely. Rule 11 is not the answer and my "experience", "purpose", has been shunned by my court appointed counsel, my explanation and requests to reach out to "experts" in "my" field who can assist me in presenting compelling evidence that I'm not always wrong, that I do not suffer from psychotic delusions, was denied on the grounds that "my" experts testimony and evidence was no more than "junk science", inadmissible in court. I am all alone in the world. I am also still alone with court appointed counsel who have purposefully and

willingly railroaded me, rushing me in a direction I do not want my legal defense to go, and stalling any resolutions, simultaneously.

Corinthians 4.9 "Persecuted but not forsaken; Struck down but not destroyed". "Persecuted" is pursuit by someone determined to harm someone else. My "alleged" victims have lied, on both sides, (not about every thing) and I don't currently have court ready evidence to prove it, but I have all the evidence need when weighing their deliberate, calculated, premeditated, harmful actions against a "Pure Heart", against a sworn oath violated at the highest level.

, and , innocent victims.

PROVERBS 25.8 "Do not go hastily to court, for what will you do when your neighbor puts you to shame". What I "said" to the alleged victims has never ridden what they've "done", committed violent, dangerous, felonies against me.

What the court appointed defense teams offered was NOT in my best interests. And the real issue at hand "the purpose" for which I'm now in deep, perhaps too deep, definitely out of my comfort zone, would have continued to have been made a mockery of. A "purpose" that involves righting long standing wrongs, brings forth proper, fair, impartial, equal justice. This is NOT what I wanted but what I've been called to do. I caused good, necessary, trouble. But I can not represent that, through court appointments who have historically not acted in my best interests. I'm in trouble. I don't deny that. I have been a fool. Given my constitutional right to waive court appointed counsel, represent myself, I can prove my "alleged" victims, more than they will care to face, helped me to do it, and that in accepting full responsibility for my wrongs, and any consequences, so long as I represent myself, I have a better chance at acquiring the justice I seek, while simultaneously telling the whole story my alleged victims don't want to see the light of day in a way God will orchestrate so that when justice comes I won't be sorry I asked for it!