

State of Arizona  
COMMISSION ON JUDICIAL CONDUCT

---

Disposition of Complaint 06-015

---

Complainant:

No. 1276200133A

Judge:

No. 1276200133B

---

### ORDER

An initial review of the complaint filed in this matter reveals that the issues raised are groundless and do not involve allegations of ethical misconduct.

The complainant claims that his attorney was rendered incompetent by the therapeutic drugs the attorney took for chemotherapy. However, the attorney's motions and other pleadings are intelligent and coherent, and there is no evidence that the attorney was incompetent. There was no reason for the judge to remove the attorney, and the judge's decision cannot be overturned by the commission.

Because the contents of the complaint do not support the claims, the complaint is dismissed pursuant to Rule 16(a).

Dated: February 14, 2006.

For the Commission

/s/ Keith Stott  
Executive Director

Copies of this order were mailed to the complainant and the judge on February 14, 2006.

*This order may not be used as a basis for disqualification of a judge.*

To Commission of Judicial Conduct.

JAN 20 2006

From:

[REDACTED]

CJC-06-015

Re: Complaint Filing Against [REDACTED] County  
Judge [REDACTED] for appointing  
Rule 32 counsel suffering from [REDACTED]  
cancer, having [REDACTED] cancer surgery, chemo-  
therapy, narcotic drugs, opiates, tranquilizers  
during representation. Then Judge  
[REDACTED] denying court access and  
competent attorney on request upon  
disclosure of attorney appointed by Judge  
[REDACTED].

Dear Commission;

Judge [REDACTED] knew in [REDACTED] of 2004  
that the lawyer he appointed; [REDACTED]  
[REDACTED] had [REDACTED] cancer and could not  
effectively represent me or my Rule 32  
issues.

[REDACTED] was then taking drugs and  
he had [REDACTED] cancer surgery in [REDACTED] of  
[REDACTED] and is still taking heavy doses of  
drugs.

Judge [REDACTED] should have immediately  
appointed me new counsel when he  
learned of [REDACTED] life threatening disease  
instead he used [REDACTED] drug  
induced ramblings to deny and thwart  
me relief. Then when I learned about

CJC-06-015

my attorney's disease and addressed my concern's to Judge [redacted] he refused to even acknowledge my pleading's and denied my request for relief.

I know your commission does not address denial of motions. This complaint is not about the motion's.

This complaint is for Judge [redacted] appointing a [redacted] cancer patient, fighting for his life, on a plethora of drugs and tranquilizers, to thwart and undermine my claims and deny me access to the courts or properly present my issues through a lawyer who is clearly not competent.

Thank You for Your Time in this matter  
Sincerely,

[redacted]