State of Arizona COMMISSION ON JUDICIAL CONDUCT

| Dispositio | on of Complaint 06-086 | |
|--------------|------------------------|-------------|
| Complainant: | No. | 1282200583A |
| Judge: | No. | 1282200583B |

ORDER

The commission reviewed the complaint and concluded that the judge should have issued a written order denying the complainant's request for a fee waiver as required by Section 5-206 of the Arizona Code of Judicial Administration. However, the judge's failure to issue the order was a legal error and not a violation of the Code of Judicial Conduct. Accordingly, the commission dismissed the complaint and reminded the judge of his obligation to follow the administrative code.

The complaint is dismissed pursuant to Rule 16(a).

Dated: July 20, 2006.

FOR THE COMMISSION

/s/ Keith Stott Executive Director

Copies of this order were mailed to the complainant and the judge on July 20, 2006.

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

COMPLAINT AGAINST JUDGE

Please note the following:

I attempted to file a complaint and subpoena for same, along with a rule 4 (d) motion, and a fee waiver/deferral request in the ______ Court, which is presided over by Judge _______ I was told by the Clerk that I could file nothing; and I had to wait until the Judge ruled on the fee waiver/deferral before I would be allowed to file anything. The Clerk took the documents and told me to call back in a few days. No case number was given. The Clerk would not even stamp the copies I had, to signify that I was there.

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- 2. I called every few days for the next few weeks. I kept being told that the Judge had not decided on my fee waiver/deferral request; and that the Judge was in his right to do as he pleased at this stage. I reiterated that I was a social security recipient and that the fee waiver/deferral should not be a major process for the Judge. Through the weeks that followed the Judge seemed to have cleared his desk of fee waivers/deferrals of other persons. There were no reasons given why this was taking so long.
- On or about I was told that the judge denied the fee waiver/deferral and I could not proceed without paying the filing fees; and also paying for an agent for process (he did not rule on the 4 (d) motion and yet he decided that it would de denied if he did).
- I asked for a copy of the ruling and my complaint returned. The Clerk took the note and nothing was ever returned to me. I have never received a written copy of his ruling.
- 5. I cannot proceed against the judge's ruling, as I have no case number and/or written ruling to do so. The Judge has, essentially, deprived a social security recipient of due process without any reason given. This absolute power cannot be given to a Justice Court Judge, by the State. The Judge has to be held accountable for his actions; and to the Constitution of the United States.
- 6. I sent a letter to Judge on and this is attached as my exhibit A to this complaint. There has been no reply.
- 7. I have decided to try and straighten out this matter administratively, by filing this complaint, with a copy to Judge and Governor Napolitano. Between all of you, you should be able to cause Judge to act in manner that is more supportive of the 14th amendment of the US Constitution. I am also told that Judge is the and, thus, straightening out Judge problems with the 14th amendment would have an impact on all the Justice Courts; and this is imperative for all this State's constituents. Arizona can not be allowed to be a renegade State within the Union.
- If I do not hear from anyone within 30 days of this complaint, I will file a complaint in District Court to stop the State's violations of the 14th amendment in their Justice Courts.
- 9. If at anytime within the next thirty days you can advise me of anything that I have done wrong to cause this matter to occur, I will stop all actions and I will apologize for same. My intentions are honorable. I want this State to be a good place to live under the Constitution of the United States.