## State of Arizona COMMISSION ON JUDICIAL CONDUCT

Disposition of Complaint 07-271

Complainant:

Judge:

No. 1288510651A

No. 1288510651B

## ORDER

The commission reviewed the complaint filed in this matter and found no misconduct on the part of the judge. The issues raised involve legal and procedural matters outside the jurisdiction of the commission. The commission is not a court and cannot review evidence to determine whether or not a witness's testimony is accurate. Therefore, the complaint is dismissed pursuant to Rules 16(a) and 23(a).

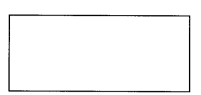
Dated: February 5, 2008.

FOR THE COMMISSION

<u>\g\ Keith Stott</u> Executive Director

Copies of this order were mailed to the complainant and the judge on February 5, 2008.

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



## COMPLAINT AGAINST JUDGE

1) This is the SECOND complaint the undersigned is filing with this Commission against \_\_\_\_\_\_. The first complaint was about a misdemeanor case \_\_\_\_\_\_\_\_ where \_\_\_\_\_\_ was the presiding Judge. She did then convict me for responding to a CIVIL SUBPOENA to which I was legally required to respond even refusing to admit the SUBPOENA as my prime disculpatory evidence !

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2) THIS PRESENT COMPLAINT is based on a NEW criminal case

currently PENDING in THE COURT, where is posing as the "victim". Doing so, she already did perjure herself (hearing on ) under oath as a witness for the Prosecution, in grossly lying about my past conduct and distorting the truth shamelessly. This lies are in addition to her original complaint against myself when she did first contact the County Sheriff.

3) A summary of the facts are as follows : On \_\_\_\_\_\_\_, allegedly did receive a phone call. The ENTIRE conversation, which did not last for more than 15 seconds goes as follows :

Caller : "Congratulations, you got a promotion."

Caller : Solution : "Who are you ? " Caller : Solution : Solution

The same day afternoon, I was arrested in my home by the County Sheriff's Department, placed in detention on three criminal counts (including THREATS charges !). I had to post a \$ 2,500 bail to secure my release from jail which did occur the next morning around 3.00 am.

I NEVER MADE ANY PHONE CALLS TO \_\_\_\_\_\_. As a matter of fact, on \_\_\_\_\_\_ I was just released from the \_\_\_\_\_\_ hospital after a severe case of kidney poisoning (rhabdomyalisis) after three weeks of hospitalization and intensive care. I was still physically extremely weak. As a matter of fact, soon afterward I was put on dialysis and I am now in line for a kidney transplant.

My complaint is based on the fact that, even, IF I MADE THAT CALL,

(and that's a big IF) the reaction of the Judge and of the Sheriff's dept. are TOTALLY OUT OF PROPORTION AND OUT OF ANY JUDICIAL NORM and based on malicious distortions of the facts and on blatant lies.

) lies and distortions as a sworn witness on

For that reason, I will here summarize only the most blatant ones :

(21) She claimed that the fact she received a newspaper article about the case where she did convict me hereby added as Attachment 1) was a THREAT !

 $\frac{1}{2}$ ) She claimed that previous comment to her, in open Court and in front of many witnesses was a THREAT. As a matter of fact, I went once to her court room and when the hearings where adjourned and when everybody was leaving I did address her in public as follows:

"Your Honor, I am the first and only person in the United States to be convicted for replying to a legal Subpoena".

Obviously there is NOT one iota of threats in those remarks. She maliciously distorts the truth in order not the address comments strictly related to HER JUDICIAL PERFORMANCE.

The truth is that I was never a threat to anyone. My first judicial complaint against also shows my commitment to the rule of the law. It is true that I do definitely believe that is a corrupt Judge and even more so a corrupt and a perjurious witness, and that she should be disciplined accordingly, but nothing in my behavior indicates any threats, even by the most liberal extend of the imagination.

6) Another example of "effects without causes" logic that uses is her claim that "for ten days after the phone call, she had to be escorted to and from her car as a protection. "

(7) I do repeat that it is impossible for me to address here all the PERJURIES committed by \_\_\_\_\_\_. She is definitely abusing her position as a Judge to incite the Sheriff's dept. against myself. Consider also the fact that the prosecution now filed more that seven different Counts against myself, all because of an alleged phone call that lasted for fifteen seconds !

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As an addition, I am providing one of the Motions that my Attorney did file for this case (Attachment 2). The most serious of the charges, the fist Count dealing with threats, was dismissed by the Honorable Judge who ruled that THERE WAS NO PROBABLE CAUSE for this charge. Trial is still pending on the remaining Counts. I am determined to establish my total innocence in this case.

(3) I am submitting that \_\_\_\_\_\_ is a shame for her profession and that she is further, a liability for the \_\_\_\_\_\_ County. Indeed, I will be able to establish that there was NO PROBABLE CAUSE FOR MY ARREST AND INCARCERATION on \_\_\_\_\_\_, even admitting that I made the alleged phone call. The truth is that I did not call \_\_\_\_\_\_ on the phone, not on that day or ever.

( D) I am at your disposal to provide any further information about this complaint. Please do not hesitate to contact me in the future if you do need any further details or testimony.