State of Arizona COMMISSION ON JUDICIAL CONDUCT

	Disposition of Complaint 08-329	
Complainant:	No	o. 1352610460A
Judge:	No	o. 1352610460B

ORDER

The commission reviewed the complaint filed in this matter as well as the court file, and found no evidence of ethical misconduct on the part of the judge.

The complaint is dismissed pursuant to Rules 16(a) and 23.

Dated: April 7, 2009.

FOR THE COMMISSION

\s\ Keith Stott
Executive Director

Copies of this order were mailed to the complainant and the judge on April 7, 2009.

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

SENT CERTIFIED MAIL RETURN RECEIPT REQUESTED

DEC 3 1 2008

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

RE: Follow up on Complaint against Case by

Superior Court Judge

To whom it may concern:

On December 21, 2008 I sent a formal complaint against the above referenced judge to the above referenced "Commission". Said complaint was received by the commission on December 23, 2008. Since the filing of said complaint more events have transpired that I feel are important to be communicated to and considered by the Commission.

On December 23, 2008 after not receiving any notice of a hearing being set for the above referenced case I once again contacted the Superior Court. I was transferred to the Judicial Assistant for the Honorable whom I mistakenly thought was the Presiding Judge. Ms. informed me that Mr. would not be the Presiding Judge until the year 2009. Upon informing me of this important fact Ms. transferred me to the Judicial Assistant of the current Presiding Judge the Honorable . This individual identified herself as . I explained to her that Judge had failed to properly consider the Objection I had filed on December 16, 2008. She requested the case number which I gave her and advised me that she could find no record that said objection have been filed. that I had in my possession a conformed, date stamped copy of said objection that I would be happy to transmit to her electronically. Ms. her email address . At 12:09 P.M., via email, I sent her a conformed copy of the objection along with the complaint I filed with the commission against Judge (Exhibit A). At 12:49 P.M. Ms. contacted me on my cell phone and assured me she was printing out the attachments and that she would get the objection to Judge Right away.

Meanwhile I contacted Judge 's JA who informed me she located the objection in Judge office that same day and hand-carried it to Judge 's JA as to why she sent it to Judge and she said because Judge

¹ From the inception of this case the Superior Court record clearly shows that the Case was assigned to Judge

In the initial complaint to the Committee Mr. included a conformed copy of his objection along with a catalog of exhibits and a true copy of 13 exhibits. Included with exhibit 13 is a copy of a default judgment issued by the Justice Court which was stamped received by Judge on August 31 at 12:09 P.M. This raises the question of why would Judge off to Judge 5 days after it was sent to him? This important fact further begs the question of what was a Superior Court Judge's stamp doing on a Judgment which was clearly under the Jurisdiction of the Justice of the Peace?

didn't handle civil cases. Upon locating the objection which had been missing since the day I filed it I emailed Ms. to inform her of the whereabouts of said objection. She responded to my email stating that Judge had assigned the case to the Honorable Judge (Exhibit B). Mr. 's Judicial Assistant contacted me and a hearing was scheduled on December 26, 2008 at 11:00 P.M. The result of said hearing was that the financial institution was ordered to return my funds to me and it was further found that the Answer sent by the financial institution was defective and did not meet the requirements of ARS -1595. I am happy with the way Judge Conducted this matter and his actions were both professional and worthy of praise.

With regard to Judge and the County Superior Court in general I am more disgusted than ever. In a minute entry dated 12-23-08 that was prepared by Judicial Assistant the minute entry falsely states that it was (Exhibit C) "... referred to the Honorable for the following reason:

The Honorable , hereby recuses himself/herself herein, ... " in addition the same minute entry falsely states that it was filed at 9:14 a.m.! This minute entry serves only to show the extent the corrupt County Superior Court will go to attempt to protect one of their Judicialy incompetent Judges.

If Ms. in fact prepared and filed this minute entry by 9:14 AM on December 23, 2008 then why would she have me go to the trouble of having me email her a conformed copy of the objection at 12:09 p.m. almost 3 hours later?

This is just a mild example of the injustice I have witnessed and been submitted to by the Corrupt County Superior Court. At the risk of reprisal carried out by the goon squad more openly known as the County Sheriff's Office, I will submit a total of 6 more complaints against 3 more County Superior Court Judges as well as 3 complaints against 3 Judges seated with Division 2 of the Court of Appeals in which I will provide clear and convincing evidence that all 6 of these judges have openly and willingly violated their Judicial responsibilities with regard to the rules of court, the standards of ethics as set forth by the Arizona State Supreme Court and specifically with the requirements of Canons 1-3 as stated by the Arizona Supreme Court.

I will show how the willful violation of the aforementioned rules resulted in the endangerment of my two children for nearly a year because prejudiced and incompetent judges failed to comply with the rules as well as as they failed to display any reasonable hint of common sense. I will also show how the corruption of the County Superior Court has been extended to Division 2 of the Court of Appeals.

I have submitted this complaint and will submit the future complaints in hope that the Arizona Commission on Judicial Conduct and the Arizona State Supreme Court will take swift and appropriate action to bring honor and fairness to the otherwise unethical Superior Court of County as is required by the Constitution of the State of Arizona and the Constitution of the United States of America. I think I speak for all residents of

County that we are sick of the abuses brought forth by these arrogant judges who are seated by this court. Year after year these judges run unopposed because of the simple fact that few outside of their corrupt circle of control will even attempt to make a stand against them. I think the Arizona Supreme Court has taken a positive step in the Right direction by naming the Honorable to become the Presiding Judge of the County Superior Court however I do not believe he can fix these problems without the intervention of the Arizona Supreme Court and the Arizona Commission on Judicial Conduct.

I affirm under the penalty of perjury that the foregoing statements and the information along with the allegations contained in this complaint are true

dated 12-30-08