State of Arizona COMMISSION ON JUDICIAL CONDUCT

Disposition of Complaint 09-149

Complainant:

Judge:

No. 1282000157A

No. 1282000157B

ORDER

The commission reviewed the complaint filed in this matter and found no evidence of ethical misconduct on the part of the judges. The complainant disagrees with the court's finding. The commission cannot change a court's decision; therefore, the complaint is dismissed pursuant to Rules 16(a) and 23.

Dated: July 23, 2009.

FOR THE COMMISSION

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

Copies of this order were mailed to the complainant and the judge on July 23, 2009.

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

FOR OFFICE USE ONLY

CJC

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

COMPLAINT AGAINST A JUDGE

Your name: _____

Judge's name:

Date: 6/02/2009

09-149

Instructions: Describe in your own words what the judge did that you believe constitutes misconduct. Please provide all of the important names, dates, times and places related to your complaint. You can use this form or plain paper of the same size to explain your complaint, and you may attach additional pages. Do not write on the back of any page. You may attach copies of any documents you believe will help us understand your complaint.

To State Of Arizona, Commission On Judicial Conduct: I have a serious Com-
plaint of Misconduct against Judge: of The County Supe
rior Court Of Arizona, for what I have Witnessed during 5/27/2009 Case
#CV Hearing beginning at 9:30am and ending around 3:00pm in
• As the Plaintiff in this Civil Lawsuit, I am Sure that I came
to this Hearing Well prepared with my Evidence to prove the fact that
Sister/Realtor:(the Defendant) is responsible for Frauda and
Trickery that occurred during 1/2006, but Judge would Not Consider
any of my Evidence and in fact, at times, this Judge had treated me Unfair
with Disrespect and Prejudice Behavior! During this Court Hearing, I had
also requested that an "Order Of Protection" against the Defendant:
be granted, because of Disturbing, Obscene Phone Calls being
being left continuously by the Defendant on my Voice- Mail Phone System
(Mental Abuse), but this was Wrongly Dismissed by Judge Instead of
this Judge acting neutral between the Plaintiff and Defendant, he was 100%
on the side of the Defendant and held a Personal Grudge against me! When I
was explaining of involvement in a Fraud matter while on the
Stand, I had become a little Emotional, then this Judge had Ordered me off
The Stand! This Judge then became Disrespectful toward me and said that my
Mental Ability should be in Question and that I should meet with my Ther-
apist on a more Regular Basis. Toward the end of this Court Hearing (about
3:00pm) this Judge said that he had heard in the Passed some things about
me (but would Not be any more specific). He also said that as the Plaintiff I do not have a Shred of Evidence to support my Case. This is completely
Folge begauge I had (Attach additional sheets as needed) Came to this Could nearing
Well prepared, but was <u>Not</u> Accepted by this Disrespectful, Inappropriate Judge: Judge The fact in the matter is that on this Hearing Date:
He was 100% against me as the Plaintiff and has proven to be responsible
for Misconduct! Judge had also Denied my Request for disconduct discussed
to this Court Hearing and had bismissed my <u>Valid Subpoena</u> for this Same Witness in an Earlier Pro Bate Court Case.

FILED in Court Record IN THE SUPERIOR COURT 05/18/2009 OF 04:45 PM , State of Arizona 05/18/2009 HON. Judicial Assistant Div: 2 CV Plaintiff, vs. I am Being toceated Defendant. iz With Unba ia c **ORDER** The Court has been presented with the Plaintiff's motion filed May 4, 2009, in and which the Court received a copy of for review on May 18, 2009. To the extent that the Plaintiff's pleading seeks to join a party approximately 20 days before trial, the motion is not timely and therefore denied. To the extent that the Plaintiff seeks to compel a party to appear for trial, Plaintiff should follow the rules for the issuance of subpoenas. Note: Il & the time was even 30 Day Before the trial Date my Request For my witness to Be summoned Prabibles Also BE Den **Office Distribution:** cc: COURT ADMINISTRATOR 00 trach a (3)