

State of Arizona
COMMISSION ON JUDICIAL CONDUCT

Disposition of Complaint 09-198

Complainant: No. 1368910717A

Judge: No. 1368910717B

ORDER

The commission reviewed the complaint filed in this matter and a transcript of the complainant's hearing and found no evidence of ethical misconduct on the part of the judge. The complainant alleged, in part, that the judge improperly forfeited his bond. In fact, the judge only conducted the initial appearance of the complainant and did not order forfeiture of his bond. Accordingly, the complaint is dismissed pursuant to Rules 16(a) and 23.

Dated: November 18, 2009.

FOR THE COMMISSION

\s\ Keith Stott

Executive Director

Copies of this order were mailed to the complainant and the judge on November 18, 2009.

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

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

FOR OFFICE USE ONLY

CJC 09-198

COMPLAINT AGAINST A JUDGE

Your name:

Judge's name:

Date: 7-22-09

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.

I WAS SCHEDULED FOR APPEARANCE ON APRIL 21ST OF 2009 IN PINAL COUNTY SUPERIOR COURT. AT AROUND 1:30 A.M. OF THAT DAY I WAS ARRESTED IN THE CITY OF GLENDALE (WHERE I RESIDE) FOR A MISDEMEANOR ^{JUST} AR BENCH WARRANT. I WAS SENTENCED TO FIVE DAYS AND NO OTHER POLICE REPORT WAS FILED, SO, I WAS EVENTUALLY PICKED UP BY PINAL COUNTY FROM 4TH AVE. JAIL IN MARICOPA COUNTY ON MAY 7TH. UPON MY COURT APPEARANCE ON MAY 8TH 2009 IN FRONT OF JUDGE I SHOULD HAVE BEEN GIVEN THE OPPORTUNITY TO OFFER THE PROOF, THAT WAS IN MY HAND, AS TO THE "WHERE AND WHY" THAT I MISSED COURT ON APRIL 21ST 2009. HE NOT ONLY REFUSED TO ALLOW ME TO ADDRESS THE COURT BUT SERIOUSLY WOULD NOT TAKE THE TIME TO REVIEW WHAT ACTION SHOULD HAVE BEEN TAKING PLACE AT THIS GIVEN TIME. HE BARKED AT ME THAT MY \$3500⁰⁰ BOND, THAT MY FATHER HAD PAID IN WHOLE, WAS FORFET AND GAVE ME A FIVE WEEK CONTINUENCE, I AM STILL TODAY IN PINAL COUNTY JAILHOUSE. I BELIEVE AS A JUDGE HE SHOULD HAVE GIVEN ME MY RIGHT TO A VIOLATION HEARING AND IF HE THOUGHT JUDGE, THE PRESIDING JUDGE OVER THIS CASE THAT FORFET MY BOND, SHOULD BE INVOLVED, TO PUT ME ON HER DOCKET WITHIN A REASONABLE TIME-FRAME INSTEAD OF FIVE WEEKS. I THINK A LAWYER WORTH THEIR SALT COULD SEE THE PROBLEM WITH THE DATES OF MISSED APPEARANCE AND FORFETURE ON THE SAME DAY AS OAD; NOT TO MENTION THE LACK OF PETITION BY THE PROSECUTION FOR ANY ACTION, (I HAVE ASKED FOR COPY OF ^{ANY} PETITION TO REVOKE OR MODIFY RELEASE BY PROSECUTION AS PER CRIMINAL CODE AND RULE 7.5 OF PROCEDURES BUT HAVE RECEIVED NOTHING).

(Attach additional sheets as needed)