

State of Arizona
COMMISSION ON JUDICIAL CONDUCT

Disposition of Complaint 10-033

Complainant: No. 1385210850A

Judge: No. 1385210850B

ORDER

The complainant alleged the judge failed to disqualify herself and allowed a warrant to be improperly served. The commission reviewed the complaint and found no evidence of ethical 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 judge's decision is correct. Therefore, the complaint is dismissed pursuant to Rules 16(a).

Dated: April 21, 2010.

FOR THE COMMISSION

\s\ Keith Stott
Executive Director

Copies of this order were mailed to the complainant and the judge on April 20, 2010.

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

2010-033

When I arrived at the courthouse yesterday morning, I came with the understanding that I was there to sign some documents to put an end to a three year old case and have some fines suspended, as well as to have a warrant that was wrongly issued when I was admitted into the Banner Behavioral Health Center at Good Samaritan Hospital back in October 2009 to deal with some mental health issues. Judge [redacted] and the court had knowledge of my whereabouts and she knew why I was in the hospital but still issued the warrant anyway as well as signed an order to show cause for a failure to complete an anger management program that the judge knew I could not complete due to my victimization as a child and my diagnosis of Post Traumatic Stress Disorder or PTSD and Bipolar disorder. In the succeeding weeks the court made no effort to contact me or my fiancée

[redacted] by phone, mail or when Robert called in to get the courts fax number so he could send the court and judge a copy of my hospital admitting documents. I did not find out about the warrant until late November 2009 when I was checking thing the public records website for court records. In December 2009, Mr. [redacted] finally made contact with the Coolidge City Prosecutor Paul Santone and made an agreement, because I had directed him to handle my affairs due to my medical issues. The agreement that was made was that I was to be taken to the Coolidge Municipal Court, nothing was to happen to me, and I was to sign documents, leave and never deal with the Coolidge Municipal Court, Coolidge Police Department or the Coolidge City Prosecutors Office ever again. The reason I would never again deal with the above entities is because I live forty miles away and rarely if ever visit Coolidge anymore.

This plan did not happen; the Prosecutor played Robert and I as fools, lied to both of us and reneged on the original agreement by allowing me to be arrested in the courtroom in front of the public. The individual also at the center of this outrageous conduct is Judge [redacted] who stated in open court "You have a valid warrant, take her into custody". This Mr. [redacted] consulted several attorneys that practice both criminal and civil laws and they have never heard of a person who came to court of their own free will to be arrested inside the courthouse, let alone in the courtroom. This was an affront to the judicial system, the state of Arizona and the citizens of Arizona.

I am also alleging that Judge [redacted] failed to recuse herself on several occasions because of our relation by marriage. The link can be made between me and Judge [redacted] through my father's side of the family. Judge [redacted] is married to my father's nephew's son. As such this judge should not be hearing cases involving any member of the family. There are several cases involving me and my sisters and cousins by whom Judge [redacted] has heard cases by which by her presence made a conflict. I have approached the Judge about this issue several times and the judge has denied these allegations. Also, it can also be traced by my second cousin [redacted] who is Judge [redacted] cousin by blood.