

State of Arizona  
COMMISSION ON JUDICIAL CONDUCT

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Disposition of Complaint 10-066

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Complainant: No. 1387910733A

Judge: No. 1387910733B

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**ORDER**

The complainant alleged a pro tem justice of the peace engaged in a conspiracy with the opposing counsel and issued incorrect rulings. The commission reviewed the complaint 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: June 18, 2010.

FOR THE COMMISSION

\s\ Keith Stott

\_\_\_\_\_  
Executive Director

Copies of this order were mailed to the complainant and the judge on June 18, 2010.

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

**COMPLAINT AGAINST ROUND VALLEY JUSTICE COURT'S JUSTICE OF THE  
PEACE JUDGE WITH INFORMATION ALSO OF PUBLIC  
CORRUPTION, "FAVORS" FOR ATTORNEY OF  
LAW FIRM IN MESA ARIZONA AND "CRIMINAL ACTS" WITH MIS-USE OF  
JUDICIAL POWER**

3-13-2010

From:

Albuquerque, New Mexico 87103  
Case No. Round Valley Justice Court CV.

To:

Commission for Judicial Conduct  
1501 W. Washington  
Suite 229  
Phoenix, Arizona 85007

Sirs:

PREFACE

I am filling out the enclosed complaint form downloaded from the Arizona Supreme Court web site, in correlation with this letter. I ask that a complete judicial investigation start regarding Judge \_\_\_\_\_ and others involved in violations of Oath, sedition, total violations of the Code of Judicial Conduct, criminal acts and facilitation of criminal acts, and thus also spearhead a criminal investigation with direction to law enforcement. The Judicial standards commission should read the entire Round Valley Case CV- \_\_\_\_\_ and the appeal of CV- \_\_\_\_\_ in the Superior Court in which one will find such corruption, bias, and unethical and criminal acts against a United States citizen as to make the competent and just person outraged. Clearly, here, we have a criminal sitting on the bench, obstructing justice by not making mandated decisions in order to stop the judicial process and obstruct any further appeals, as well as facilitation of grand theft of over \$220,000.00 worth of \_\_\_\_\_ trade tools and other exempt items under civil law being kept, stolen and illegally detained against all of \_\_\_\_\_ rights under US and Arizona Constitutions, and in total violation of \_\_\_\_\_ statutory rights under **ARIZONA STATE LAWS ARS 33-1704(C), ARS 33-1123, ARS 33-1126, ARS 33-1130, ARS 33-1133, and the UNITED STATES CODE TITLE 42 SECTION 1982 "PRIVATE PROPERTY RIGHTS"**. This matter also includes "FIREARM" thefts and including illegal stealing of a handgun held under the Federal Firearms License of \_\_\_\_\_ in which no other person can "have possession" under US Code Title 18 Section 922 making Termain, Judge \_\_\_\_\_ and \_\_\_\_\_ conducting a federal firearms felony. This matter also clearly needs to be exposed to the Arizona public of the corruption of Arizona judges and whether or not the Judicial Commission will take control and stop this corruption and make judges accountable or simply "protect" them in defiance of the 14<sup>th</sup> Amendment Section 3 and against rights of citizens. This matter is to be totally publically exposed wherein these persons cannot be re-elected.

In New Mexico, the Judicial Standards simply “protect” their judges against any judicial complaint, and perform no complete investigation or even read the pleadings of a case in which a judge is corrupt, on alcohol and drugs, and keep any judge from criminal investigation or imprisonment for crimes. One can easily see Albuquerque district Judge never spending a night in jail, nor any criminal prosecution when caught on cocaine and meth, but simply “retiring”; Judge not spending any time in jail or prosecution when caught on vodka and cocaine after wrecking a state judicial car, and simply retiring; and Judge placed back on the bench time after time when he is discharged from the rehabilitation centers for cocaine and alcohol addiction. I seek this Arizona Judicial Commission to not disregard the rights of the public and seek a complete investigation and accountability for these egregious and ongoing acts, criminal felonies, and deprivation of rights that are occurring against me, and that all Arizona state senators and members of the house be advised that judges do not uphold or conform to the Arizona state laws. I am enclosing some pleadings that will be self explanatory as to the illegal behavior of Judge and others involved.

### HISTORY

and storage has attempted to mis-use Arizona storage laws to criminally steal over \$220,000.00 of value of my trade tools, and has stolen tools, equipment, firearms and invaded my personal property and “privacy” in a grand theft scheme that encompassed fraud and perjury.

I sued in the Round Valley Justice Court wherein Judge “disregarded and dismissed” all of Plaintiff testimony, witnesses, documents and other substantiation as “not credible” in trial. At the time before trial, had also filed a US District Court Civil Rights case against wherein attorney then stated that he knew Judge “personally” and could attain an ordered dismissal of the US Court suit by Judge Ordering it dismissed as a “favor” to when only a “justice of the peace”. The Court record of CV-07-0178 substantiates that asked in open court during a hearing to have Judge “Order” to dismiss his Federal suit in a open display of “public corruption” and proof that and have unscrupulous “connections”. then went after Sewell by Motion for “sanctions” and damages of public corruption and violations of the Code of Professional Conduct and Judge retaliated with “protection” for by fraudulently assessing claims of “discovery violations” against and sanctioning I severely to keep mouth shut. The end result was a April 14, 2008 Judgement against for \$2,841.12 worth of claims of rent and damages for wherein then had a statutory right under **ARIZONA STATE LAWS ARS 33-1123, ARS 33-1126, ARS 33-1130, ARS 33-1133** to immediately gain his exempt trade tools, necessities of life and other items, and had a total rights under **ARIZONA STATE LAWS ARS 33-1704(C)** to pay the Final Judgement amount of \$2,841.12 and regain and redeem “all” of personal property from in correlation with rights to own, protect and use trade tools and personal property under **UNITED STATES CODE TITLE 42 SECTION 1982 “PRIVATE PROPERTY RIGHTS”**. Judge has constantly ignored, disregarded, lied, obstructed and kept from any item of over \$220,000.00 worth of personal property while allowing to break and

enter, steal, destroy, sell tens of thousands of property, and clearly has “gained money/favors/unjust enrichment, for himself and all involved. Judge                    has knowingly allowed                    to steal firearms, including a handgun under an FFL that no one can have “possession” under US Code Title 18 Section 922 and allowed                    to steal and move                    personal property from Springerville, AZ to Show Low, AZ in “FACILITATION” of multiple felonies. In the interim,                    has pleaded with the court since April 14, 2008 for the redemption, replevin and return of his personal property with payment under statutory mandates of ARS 33-1704(C) and Judge                    has willfully ignored                    to keep                    from further appeal, “refused” to grant                    his statutory rights of redemption under ARS 33-1704(C) and has further allowed                    and himself “unjust enrichment” of                    over \$220,000.00 worth of personal property.

VIOLETIONS OF THE CODE OF JUDICIAL CONDUCT; CRIMINAL ACTS;  
 FACILITATION; VIOLATION OF OATH; SEDITION AND TREASON BY  
 CONSTITUTIONAL VIOLATIONS UNDER THE MEANING OF THE 14<sup>TH</sup> AMENDMENT  
 SECTION 3, AND FAILURE TO UPHOLD THE CONSTITUTION/ARIZONA STATE  
 STATUTES/CASE LAWS; AND “REFUSAL” TO RULE TIMELY IN ORDER TO  
 CONDUCT CRIMINAL “OBSTRUCTION OF JUSTICE” TO PREVENT APPEALS

Judge                    and others involved have violated the following:

1. Jude A                    and other have conducted the following criminal acts with “facilitation” to steal in grand theft over \$220,000.00 of personal property to ruin                    life. All conspirators have “**facilitated**” the following criminal acts with unlawful reasons: ARS 13-201-criminal liability; ARS 13-202-culpability and negligence; ARS 13-303-criminal liability to “order” another means of committing the crime; ARS 13-305-criminal liability of enterprise of “                    Storage”; ARS 13-306-criminal liability of “                    and others” in conduct of enterprise; ARS 13-1003-conspiracy; ARS 13-1004-facilitation of the illegal minute order enabling the crimes; ARS 13-1506-burglary of over \$220,000.00 worth of                    personal property all taken by conspirator and Defendants; ARS 13-1602-criminal damage to exempt personal property of                    ; ARS 13-1802-theft; ARS 13-1804-theft by extortion; ARS 13-1902-robbery by “gunpoint” of Detective                    in cooperation grand larceny of tens-of-thousands of dollars in value of                    trade tools not legally able to be possessed by the Defendants with weapons involved as both violations of ARS 13-1903-aggravated robbery and ARS 13-1904-armed robbery; ARS 13-2206-fraud to claim                    \$220,000.00 worth of property is only worth the minute value of the Round Valley Judgement; ARS 13-2307-trafficking in all of the stolen property from                    valued at over \$220,000.00 [**almost 1/4 MILLION DOLLARS**]; ARS 13-2310-fraudulent schemes; ARS 13-2311-willful concealment; ARS 13-3102-carrying 5 stolen guns without permit/illegal concealment of 5                    stolen firearms/illegal possession of 5 stolen                    firearms/illegal possession of a stolen federal firearm handgun without legal possession/ illegally transporting stolen weapons. All conspirators cannot detain or possess                    property, or prevent                    legal possession of his personal property under the meaning of Title 42 Section 1982 and cannot continue to detain                    property by the Defendants that is “exempt” personal property provided for by

- Constitution and Arizona statutory laws.
2. Judge \_\_\_\_\_ has violated Oath to defy Constitution, render **ARIZONA STATE LAWS ARS 33-1704(C), ARS 33-1123, ARS 33-1126, ARS 33-1130, ARS 33-1133, and the UNITED STATES CODE TITLE 42 SECTION 1982 "PRIVATE PROPERTY RIGHTS"** useless in keeping \_\_\_\_\_ personal property that can be redeemed under statute to ruin \_\_\_\_\_ life and keep \_\_\_\_\_ "homeless and destitute" without income by keeping exempt items and trade tools for a period of two years.
  3. Judge \_\_\_\_\_ has violated **Canon 1. A judge shall uphold and promote the independence, integrity, and impartiality of the judiciary and shall avoid impropriety and the appearance of impropriety.** By being in corrupt collusion with attorney \_\_\_\_\_ performing in bias and prejudice, and making "sanctions" against a pro-se party to "shut him up" over disclosure of public corruption and "favors".
  4. Judge \_\_\_\_\_ has violated **Canon 2. A judge shall perform the duties of judicial office impartially, [11] competently, and diligently.** By violating ARS 33-1704(C) and all Constitutional and exempt statutory provisions by "ignoring", "defying", "disregarding", "lying", and keeping \_\_\_\_\_ from his over \$220,000.00 worth of personal property for a period of two years since April 14, 2008 to ruin \_\_\_\_\_ life, keep \_\_\_\_\_ from further appeals, and to allow stealing of \_\_\_\_\_ personal property by himself, \_\_\_\_\_ and others including federal firearms felonies. \_\_\_\_\_ has filed multiple pleadings to retrieve his personal property under statute ARS 33-1704(C) and has been constantly "disregarded" by Judge \_\_\_\_\_ including when \_\_\_\_\_ filed his latest motion for Judge \_\_\_\_\_ to obey and perform under Arizona state laws.
  5. An independent, fair, and impartial judiciary is indispensable to our system of justice. The United States legal system is based upon the principle that an independent, impartial, and competent judiciary, composed of men and women of integrity, will interpret and apply the law that governs our society. Thus, the judiciary plays a central role in preserving the principles of justice and the rule of law. Inherent in all the rules contained in this code are the precepts that judges, individually and collectively, must respect and honor the judicial office as a public trust and strive to maintain and enhance confidence in the legal system.

Judges should maintain the dignity of judicial office at all times, and avoid both impropriety and the appearance of impropriety in their professional and personal lives. They should aspire at all times to conduct that ensures the greatest possible public confidence in their independence, impartiality, integrity, and competence.

This code establishes standards for the ethical conduct of judges and judicial candidates. It is not intended as an exhaustive guide for the conduct of judges and judicial candidates, who are governed in their judicial and personal conduct by general ethical standards as well as by the code.

The code is intended, however, to provide guidance and assist judges in maintaining the highest standards of judicial and personal conduct, and to provide a basis for regulating their conduct through disciplinary agencies.

I expect this Judicial Commission to read the entire case CV-07-0178 and will find judicial corruption, bias, prejudice, favors, sedition to the US and Arizona Constitution and criminal acts of multiple felonies and facilitation for felonies of others as well as “criminal perjury” over Oath violations to “swear to God” to uphold the Arizona state laws and Constitutions; an act of criminal perjury of Judge \_\_\_\_\_ and of itself. Adamson v. C.I.R. CA9 1984, 745 F.2d 541 “Federal Courts cannot countenance deliberate violations of basic Constitutional rights; to do so would violate judicial oath to uphold Constitution of United States.” In re Williamson, 43 BR 813 “An oath is an affirmation of truth of a statement, which renders one willfully asserting an untruth punishable for perjury.”

Sincerely,

Copies to:

Round Valley Municipal Court  
Box 1356  
130 Mountain Ave  
Springerville, AZ 85938

Arizona Republic Paper  
Editor Randy Lovely  
200 East Van Buren Street  
Phoenix, Arizona 85004