

State of Arizona  
COMMISSION ON JUDICIAL CONDUCT

---

Disposition of Complaint 10-123

---

Complainant: No. 1392810245A

Judge: No. 1392810245B

---

**ORDER**

The complainant alleged that a superior court judge allowed attorneys to engage in misconduct. The commission reviewed the complaint and found no ethical misconduct on the part of the judge. Attorney misconduct is within the jurisdiction of the state bar, not the commission. Therefore, the complaint is dismissed pursuant to Rules 16(a) and 23.

Dated: July 8, 2010.

FOR THE COMMISSION

\s\ Keith Stott

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

Copies of this order were mailed to the complainant and the judge on July 8, 2010.

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

60 day Reply 2010-12-03

IT Took 150 days OF Emissions File Summons

in pro. persa

ATTENTION KEITH STOTT JR. CV 1-5- :  
EXCUTIVE DIRECTOR CV 2009-  
5-14-2010

ORIGINAL CASE CV2004-  
CV2009-

CV2009- my NUMBER of \$301.00 AND NO MOTIONS OF PLAINTIFF  
USE IN THIS MANDATORY SETTLEMENT ORDER BY JUDGE  
THAT WAS JUST DIOBEY BY AND DECEIT  
AND FRAUD TO THE COURT AND IN THE COURT AND HELD UP IN THEIR WRONG  
DURING, BY THIS IN POSITION JUDGE, .....

I, , FILE MY CASE AFTER, HARASSHIP. I HAD AND  
AMBERISM, AND JUST MADE IT BACK FROM DEAFTH DOOR..TO PERSUE THIS  
CASE OF DECEIT DONE BY THESE ATTORNEYS, THEY  
FRABERCATED THIS FICTIOUS CASE TO DECEIVE ME AND I BUSTED THEM IN  
IT. JUDGE TOLD ME TO SERVE THE CITY AND  
TOLD ME TO GO SUE ....ON THE DAY OF THE TRAIL IN THE  
FRIST CASE CV 2004- ,,,,plaintiff awaited on the court  
to do the right thing and they became crook in the court. when  
they are supose to be of the truth....this in position judge hon  
help the boys escape their handiwork, of deceit,  
fraud, and perjurs, and all notarize as the truth and  
on confession in @26.1 DISCLOSER AND DISCOVERY STATES IN HIS OWN  
WORDS PLAINTIFF WAS UNAWARE OF THIS DECEIT, WORK FOR  
THE DEFENSE AND NOT FOR THE PLAIN TIFF, .....

THEY PUT A SHAME OF A CASE TOGETHER TO KEEP ME FROM MY ADQUIET  
RECOVERY, I'M ASKING FOR SCANTIONS WHEN THEY COULD OF PAID ME  
THE 10,000,000, mil when I busted them in this deceit.....  
now they have contaminated this JUDGE HON. IN THIS  
DECEIT WITH THEM.....MEETING 5-10-2010..MY MOTIONS AND PLEADING  
WAS ONLY IN THIS JUDGES HAND TO FACE...NOT IN THE RECORD THAT  
THIS NUMBERS WAS ALL OVER MY MOTION AND PLEADINGS...BUT NOT  
ON RECORD AS THEY SHOULD HAVE BEEN ADDRESS TOO. SO AFTER THIS  
ILLEGAL DISMISSAL WITH PERJUDICE, PALIANTIFF HAD TO FILE ALL  
MATERIAL TO RECORD....5-10-2010

MISREPRESENTATION, CONTFLECT OF INTERST BREECH OF CONTRACT 331/3%  
VOLATION OF ALL THE COURT RULES HAVE BEEN VOLATED BY THE THE  
DEFENSE AND UP HELP BY THE JUDGES EXCEPT HON -----  
THE ONLY JUST JUDGE SO FAR IN THIS SUPERIOR COURT OF THE STATE  
OF ARIZONA.....ALL RULE OF THE COURT IS INVOLVE IN THIS DECEIT OF  
FICTIOUS DUMMY CASE THESE ATTORNEY PUT TOGETHER TO BEAT ME OUT  
ON REAL DAMAGES TO MY SPINEAL AREA THAT I WELL TAKE TO MY GRAVE  
PLAINTIFF IS ASKING FOR MORE SCANTION FOR THEY DIDN'T PAID ON  
THIS MANDATORY ORDER OF THE JUDGE THEY DISOBEY AND DIRECT ORDER,,  
I'M SUEING FOR 7,000,000mil to 45,000,000 including scantion  
this other deception with HON DECISION WHEN HE HAD  
MOTION TO SEPT DOWN THE DAY HE MADE THIS ILLEGAL DISMISSAL  
WITH PLAINTIFF MOTION AND PLEADING IN HIS FACE BUT NOT ON RECORD.  
MY CASE NUMBER I PAID FOR GOT MIS MATCH, BUT THE COURT, WHEN I  
PAID \$301.00 for CV2009- and the clerk of the court has a  
COMPUTOR TO NO WHAT NUMBER ARE VACATE BEFORE SHE ASIGN CASE NUMBE  
IVESTIGATE YOUR COURT FOR WRONG DURING AND FICTIOUS FILING.....  
ON THIS MANDATORY SETTLEMENT WITH THE CITY OF TEMPE TRANSIT CO.

FIVE IN HALF YEARS I HAVE BEEN ON GOOD FAITH JUDGES EXPRESS AND  
THERE HAS BEEN NON WITH THE DEVIL IN DEGUISE

MIATRIAL WAS CALL IN BOTH CASE CV2004- an this one CV-

CV-2009-- CASE NUMBER PLAINTIFF MOTIONS AN  
 PLEADING NOT USE BUT MY MONEY WAS TAKEN BY THE COURT AND  
 MIS MATCH AND KEPT OUT OF THE RECORD OF THIS CASE AGAINST THE  
 CITY OF TEMPE FOR THE ACCIDENT 3-2-2004, with their driver  
 THIS OR THIS WHAT EVER HIS NAME  
 IS IT DOES"NT MATTER FOR THE ATTORNY'S FILE THIS FICTIOUS CASE  
 AND, HAD TO ALTER THE POLICE REPORT THE DAY OF MY  
 HEARING IN A JURY TRIAL... PUT THE PRICE OF THE CASE  
 IN CV2004- \$2,500, then had HON TAKE HALF OF THAT  
 for court cost, and the order was never sign or stamp by the  
 JUDGE, OR THE DIS-MISSAL OF AND I  
 AWAITING THIS DISMISSAL AS OF 5-10-2010....and asking for  
 more scantions IT ALREADY AT 7,000,000 mil. to 45,000,000

NOW THEY AND DAVID WATTEL, KEEP DRAGGING  
 THE CITY, AND IT EMPOLYEES, DOWN IN THIS DECEIT, AND THEY ARE  
 EVADING, THEIR HANDIWORK, OF THEIR LOGO LABELS, ALL OVER MY  
 CASE, OF DECEIT THEY PREPARED, AND GOT BUSTED IN IT, AND BEING  
 POTECTED, BY THIS JUDGE HON. WHEN HE HAD  
 FACTUAL EVIDENCES, OF THE PLAINTIFF, AND TOLD THE TRUTH, FOR THE  
 RED, WHITE, AND BLUE, ALL VOLATION, TO ALL THE COURT RULES HAVE  
 BEEN BROKEN 38.1, 7.1, 11, 16 (f) RULES APPLY TO THE DEFENSE..  
 IN THIS NEW CASE CLAIM THE PLAINTIFF SERVE HIM  
 THIS WAS NOT SO, FOR THE SHERIFF DEPARTMENT SERVE HIM, AND THIS  
 WAS PROVEN TO THIS JUDGE AND HE HAD IT IN HIS FACE AND  
 HAD HIS AGENT TO FILE AND AFFIDAVIT SAYING

SHE GOT NO PAPERS FROM THE SHERIFF, I HAVE THE BILL, WHERE THE  
 SHERIFF DEPTMENT SREVE MR. ....SIR. THEY ARE BEYOND BELEIF  
 SIR, BUT IT A FIGHT, FOR THE TRUTH AND JUSTICE WITH ME, WHEN  
 THE JUDGES AND LAWYERS BECOME CROOKS AS THE ONE THEY PLACE  
 INTO JAIL FOR ALTERING POLICE REPORT, AND PERSENTING THEM TO THE  
 JURIOR, AS ORGINAL, WHAT THIS WORLD COMING TO, CROOKS IN THE  
 JUSTICE SYSTEM, TALKING ABOUT UNDER OATH,, MY QUESTION IS WHAT  
 OATH????????? I WOULD GO TO THE PEN, IF I DID THIS, IN COURT  
 AS THE TRUTH, AND I KNOW IT WAS A LIE.....YOU HAVE A LOT OF  
 VOLATIONS GOING OWN IN YOUR COURT....JUDGE  
 AND IS ABOUT THE ONLY ONE THAT ARE OF GOOD.....  
 TOLD ME TO SERVE THEM, AND I DID, AND  
 TOLD ME TO GO SUE I HAVE, AND NOTHING IN THE  
 RECORD OF WHAT THE PLAINTIFF HAS SAID TO THE COURT UNTIL 5-10-2010

INVESTIGATE THIS JUDGE FOR THE BAR IS ON THE OTHER, I'M HEADED  
 TO THE COURT OF APPEAL AND ASKING FOR MORE SCANTIONS AS ORDER BY  
 JUDGE IF THEY DID'NT PAY AGAIST THEIR HANDIWORK AND  
 CREATIVE OF THIS DUMMY CASE THEY PUTOGETHER FICTIOUS FILING.....

RESPULLY

IN PRO.PERSA

*IN Pro Persa*

5-14-2010 ILLEGAL DISMISSAL 5-10-2010,.