

State of Arizona
COMMISSION ON JUDICIAL CONDUCT

Disposition of Complaint 10-160

Complainant: No. 1395910781A

Judge: No. 1395910781B

ORDER

The complainant alleged a superior court judge improperly ordered him to undergo drug testing and attend DUI classes despite the lack of evidence or a finding that he had ever committed a DUI or drug-related offense. After analyzing the allegations and the judge's response, the commission found no evidence of ethical misconduct on the part of the judge. Accordingly, the complaint is dismissed pursuant to Rules 16(a) and 23.

Dated: October 13, 2010.

FOR THE COMMISSION

/s/ Keith Stott

Executive Director

Copies of this order were mailed to the complainant and the judge on October 13, 2010.

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

CONFIDENTIAL

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

FOR OFFICE USE ONLY**2010-160****COMPLAINT AGAINST A JUDGE****Your name:****Judge's name:****Date:**

6/7/10

Instructions: You can use this form or plain paper of the same size to file a complaint. Please describe in your own words what the judge did that you believe constitutes judicial misconduct. Be specific and list all of the names, dates, times and places that will help us understand your concerns. You may attach additional pages but not original court documents. Print or type on one side of the paper only, and keep a copy of the complaint for your files.

On 10/26/09 I was ordered to be on TASC. I have no felonies, misdemeanors, alcohol charges, DUI or drug charges. My only record is family court. I got divorced in 2004. I was ordered to take eight (8) urinalysis test. I fall and are clean. I was told I'd be taken off. Since, I have taken over twenty (20), been ordered to take DUI classes, take a body hair follicle test (which I did and came up clean, which goes back 1 year), and with all the money I've had to spend on this, I was unable to make my purge amount to keep me out of jail for child support and have lost my parenting time due to work release incarceration. My complaint comes from the fact that he went back on what was ordered. Eight (8) Urinalysis - now twenty plus test later (clean tests) I'm taking DUI classes?! How?! Where is my DUI or any drinking offense... ever?! Since when is it possible to just give someone a DUI when I have never been arrested for one? Just to remind you... this is a family court case, that has turned into an alcoholic related case. The misconduct comes from making me jump through ridiculous hoops 6 years after my divorce with nothing to back up his orders and his changing orders as he goes along after his apparent orders have already been put in place.

(Attach additional sheets as needed)