State of Arizona COMMISSION ON JUDICIAL CONDUCT

Disposition of Complaint 11-018		
Complainant:	No. 1410410842A	
Judge:	No. 1410410842B	

ORDER

The complainant alleged that a superior court judge failed to enforce his own orders and did not schedule a hearing on his motion to compel but did set a hearing when the opposing party submitted a similar request. He further alleged that the judge refused to hear his objections to three protective orders a superior court commissioner improperly issued even though the opposing party did not meet statutory requirements. The commission reviewed the matter and found no evidence of ethical misconduct on the part of the judge. The issues raised involve legal rulings that are outside the jurisdiction of the commission and disagreement with a court decision is not sufficient evidence that a judge is biased. Accordingly, the complaint is dismissed pursuant to Rules 16(a) and 23.

Dated: April 12, 2011.

FOR THE COMMISSION

/s/ Keith Stott

Executive Director

Copies of this order were mailed to the complainant and the judge on April 12, 2011.

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

2011-018

COMPLAINT AGAINST A JUDGE

Your Name:	Judge's Name:	Date:
provide all of the important plain paper of the same size back of any page. You may	your own words what the judge did that you names, dates, times, and places related to you to explain your complaint, and you may attach attach copies of any documents you believe will	r complaint. You can use this form or additional pages. Do not write on the label help us understand your complaint.
RULE 212 EMSURIN	E THE RIGHT TO BE HEARD. A JUL	OBE SMAN WANDO AND
APPLY THE LAW, AND.	SHAII, PERFORM ALL DUTIES OF JU	DICIPIL OFFICE FAIRLY AND
IMPARTIALLY . I , FILE	IA MOTION FOR DISCIOSUR, ON DE	2 21, 2010, TO JUDGE
AND ACOPYWENT	TO DEPUTY COUNTY ATTORNEY	STEPHANIE LOW.
JUDGE. HAS AL	DOWED, DEPUTY COUNTY ATTORNEY T	O VIOLATED MY CONSTITUTIONA
AMENOMENT, 4TH & I	14TH. JUDGE HAS Allowed DE	PUTY ATTORNEY TO EXCEED
OVER THE TEN DAY	TIME PERIOD, I. HAVE ALSO MAD	E A SECONO ATTEMPT
By FILEING A MOTTO	NIFOR SANCTIONS" RUTE 15.7 ON	JAN 6, TO JUDGE
	DUNTY ATTORNEY TO RELINQUIS	
THE DEFENDANT JAN	nes: Harris, Rule I. I. Compliano	E WITH THE LAW.
	PMPLY WITH THE LAW, INCluding	
CONDUCT;) RULE 2.	5 COMPETENCE, DILIGENCE, AND	COOPERATION.
A, JUDGE SHAIL PE	KFORM JUDICIAI AND ADMINISTE	PATIVE OUTIES
COMPETENTLY, JUDG	GE IS Allowing DEPUTY A	ATTORNEY TO VIOLATE MY
RIGHTS AND I. AS	THE DEFENDANT DON'T FEEL THAT	TUDED HAS MY
	THANO, I, STRONELY FEEL TH	
	HE IS FANGRING DEPUTY ATTON	
	D MY CASE WITH OUT MY DISC	
	FURTHER HAS MY BEST INTE	
BIASED IN HIS D	•	
·		
		· -