## State of Arizona COMMISSION ON JUDICIAL CONDUCT

	Disposition of Complaint 12-199	
Complainant:		No. 1447710112A
Judge:		No. 1447710112B

## ORDER

The complainant alleged a municipal court judge refused to consider evidence that challenged two previously issued orders of protection.

The responsibility of the Commission on Judicial Conduct is to impartially determine if the judge engaged in conduct that violated the provisions of Article 6.1 of the Arizona Constitution or the Code of Judicial Conduct and, if so, to take appropriate disciplinary action. The purpose and authority of the commission is limited to this mission.

After reviewing the information provided by the complainant, the commission found no evidence of ethical misconduct and concluded that the judge did not violate the Code in this case. The complainant's allegations involve legal issues that the commission does not have jurisdiction to consider. Accordingly, the complaint is dismissed in its entirety pursuant to Rules 16(a) and 23.

Dated: August 31, 2012.

FOR THE COMMISSION

/s/ George Riemer

George A. Riemer Executive Director

Copies of this order were mailed to the complainant and the judge on August 31, 2012.

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

Learto whom it may conserved I received this terrible Restraineng Order. I was in shock for a long time. I was dealing with this and the worry of my son being in haspital my grand childrens safety. I also had to deal with being the one to Call 911 on my grand daughter here who was laving trouble breathing and diggy. It was like " How can I, and will I handle all this.

On 11-11-2011 I called and spoke to a lady in Judges office she told me I could send anything I had to defend this uncorroborated thing. Which I did. On appy 11-19-11, I sent a envelope with tapes, e-mails, copies of Orders. these were sent BESTRICTED TO JUSGE

they were delivered and segned spersonally by Judge on 11-21-11. On 11-22-2011 a letter was typed up and sent to me advising me, my pack age received. And also stating package siems to Contain Many Items, that night

(2)

he EVIDENCE related to protection or der of 14-1142-0P-2011 (Tetter A) enclosed next page, but that I must fallow proper procedure by filing out a Form. With this letter I received my evidence back. I assume Since the evedence was sent Restricted which means, only person addressed to Can segn and open it, which was Judge She viewed all my evidence best only informed me I must send plaper form, (I AM 2000+ miles away.) so I could not be there . but my evidence was in her presence

Going on at home, and trying to deal with my own health, and got together everything and obtain farm they instructed me to obtain and Send Back with Evidence I had the form notarized and on Alecember 30th I sent out Form to terminate RESTRICTED AGAID. TO JUDGE