State of Arizona

COMMISSION ON JUDICIAL CONDUCT

Disposition of C	Complaint 13-341
Judge:	No. 1056914835A
Complainant:	No. 1056914835B

ORDER

The complainant alleged a superior court commissioner would not consider her evidence in defense against the continuation of an order of protection.

The responsibility of the Commission on Judicial Conduct is to impartially determine if the commissioner 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 review, the commission found no evidence of ethical misconduct and concluded that the commissioner did not violate the Code in this case. The commission does not have jurisdiction to review the legal sufficiency of court rulings. Accordingly, the complaint is dismissed in its entirety, pursuant to Rules 16(a) and 23.

Dated: February 12, 2014.

FOR THE COMMISSION

/s/ George Riemer

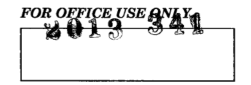
George A. Riemer Executive Director

Copies of this order were mailed to the complainant and the commissioner on February 12, 2014

CONFIDENTIAL

courts.

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



COMPLAINT AGAINST A JUDGE

Name:	Judge	e's Name:	
Instructions: Use this form or pla what you believe the judge did tha names, dates, times, and places tha be attached along with copies (not o only, and keep a copy of the complain	at you believe constitutes j at will help the commission priginals) of relevant court	judicial misconduct. Be specific a n understand your concerns. Addi	and list all of the itional pages may
plaintiff claimed in his petition never hurt or neglected my because the favorement of the unemployed has serious methas a case worker and is paramanic and verbally abusive provide a clean urinalysis. Howith plaintiff, this has been going am stabilized. I am employed	of text messages from of harassment and the had a recording on many she would not be wored the complaint of the destroy of the complaint of the destroy of the destroy of the destroy of the complaint of the destroy of	reats from the plaintiff she my phone the plaintiff was listen to that as well. Every the courts and was not true I cannot see on be half of the Plaintiff. To He no income. He is SMI oes not take his medication. He is a drug user and on pills Xanax. I have been due to the verbal at on medication for my depict employer for the	on e would not going to hire ything the ue. I have or talk to The plaintiff is I and current n and is very d cannot diagnosed ouse by the ression and I an support
The plaintiff has shown aggragainst him for strangling order against me that he new or have I committed any type	and he is also aver had a restraining	a felon. He stated on the rorder which was a lie. I ar	estraining n not a felon

case in front of another judge at a another court house preferably down town justice