

State of Arizona
COMMISSION ON JUDICIAL CONDUCT

Disposition of Complaint 14-132

Judge:

Complainant:

ORDER

The complainant alleged a municipal court judge improperly issued summons in a case in which the judge had a conflict.

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 review, the commission found no evidence of ethical misconduct and concluded that the judge did not violate the Code in this case. The commission does not have jurisdiction to review the legal sufficiency of the judge's ruling. Accordingly, the complaint is dismissed in its entirety, pursuant to Rules 16(a) and 23.

Dated: June 17, 2014.

FOR THE COMMISSION

/s/ George A. Riemer

George A. Riemer
Executive Director

Copies of this order were mailed to the complainant and the judge on June 17, 2014.

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

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

2014 - 132

COMPLAINT AGAINST A JUDGE

Name: _____ Judge's Name: _____

Instructions: Use this form or plain paper of the same size to file a complaint. Describe in your own words what you believe the judge did that you believe constitutes judicial misconduct. Be specific and list all of the names, dates, times, and places that will help the commission understand your concerns. Additional pages may be attached along with copies (not originals) of relevant court documents. Please complete one side of the paper only, and keep a copy of the complaint for your records.

My complaint is strictly on _____ who granted a summons for me
on _____ based on Officer _____ bias report
represented to _____ Court. The reasoning this summons was 100% bias is
that I called into the _____ Court and made a complaint to a
Court employee who I know now is _____ a Court
for _____

_____ statements to Officer _____ is 100% false and unfounded by and is a
report. Officer _____ never contacted me through the entire
investigation until. I contacted _____ once I received the summons few days after it was
granted by _____ Officer _____ stated to me didn't want to
leave me a message on my voice mail because _____ thought it was a work phone.

Once I received _____ summons in the mail, I left a voice mail for
Officer _____ and went into _____ Court _____ weeks prior to the summons
hearing date. I was asked to see _____ who stated I was being charge "
Threatening and Intimidating" a _____ Employee _____ I told
_____ who is _____ and who is saying I said "I threaten them". I
told _____ this so false and the _____ better watch out for huge lawsuit. I
stated to _____ I never in my own life have, I ever hurt anyone nor done
something like this. I also stated to _____ this is absolutely "Malicious Prosecution". I
repeatedly stated that to _____ in a emotional way. In _____ own words stated
well first of all this Court not going to hear this case and the original summons should
HAVE never gone through the _____ stated this
summons should have been process through _____ Court orginally _____ I
did leave the court emotional and couldn't believe something like this was actually
happening to me....something this horrible. Like seriously anyone can say something and
make up something and believe it. I believe _____ is a horrible disgusting hurtful
person who needs help. I'm guilty being emotional Not angry. There's a big difference in
the public's eyes. I was simply asking for help and I found myself being _____

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Conclusion: I hired _____ who helped me _____ the entire issue _____, tried to get the entire case deviated, but stated the prosecutor would not accepted.

I almost decided to go to trial, but informed if I go to trial Judge can only rule NOT GUILTY or GUILTY of Threatening Intimidating. Honestly I cannot have Threatening Intimidating charge on mv record since I have a _____ card and I do most of my business _____ with _____ and entities that require _____ card So I took the Disorderly Charge on my record.

I believe this case is 100% bias and should have never gone through the summons process. I believe _____ should be reprimanded for this case.

Things I would like to point out-

- 1) I would like to know how many complaints _____ currently has on record
- 2) I would like to know how can the prosecutor even accept this case after seeing that this is a total bias report and summons.
- 3) I would like a total apology letter from _____ and some how my name restated correctly _____ on the _____ website.
- 4) Officer _____ report is 100% over exaggerated and false on many statements that writes in the report. When Officer _____ finally reached me more then _____ days later on a telephonic phone call. I recorded _____ and have _____ witnesses who are _____ years old. Officer _____ report is 100% bias and questionable. If I was such a threat whv did _____ wait more then _____ days to ask for a summons from the

Sincerely,