

State of Arizona  
COMMISSION ON JUDICIAL CONDUCT

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Disposition of Complaint 14-201

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Judge:

Complainant:

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**ORDER**

The complainant alleged a superior court judge had improperly refused to help him obtain exculpatory evidence and was biased against him.

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 court rulings. Accordingly, the complaint is dismissed in its entirety, pursuant to Rules 16(a) and 23.

Dated: August 6, 2014

FOR THE COMMISSION

/s/ George A. Riemer

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George A. Riemer  
Executive Director

Copies of this order were mailed  
to the complainant and the judge  
on August 6, 2014

*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**

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**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 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.

ON \_\_\_\_\_ at about \_\_\_\_\_ I was in \_\_\_\_\_  
\_\_\_\_\_ County \_\_\_\_\_ Court  
To Request A Duplicate Document of  
my Restoration of RIGHTS, and To Request  
AN Expungement, OR Set Aside a Judgment

- My RIGHT were Restored in \_\_\_\_\_
- I Needed Proof of my Gun RIGHTS  
To Show A Judge in \_\_\_\_\_  
Where Deputy County Attorney  
MISlead A GRAND JURY and  
Obtained A Prohibited Possessor CHARGE  
AGAINST me.

- Deputy County Attorney \_\_\_\_\_ HAD  
Submitted A RESPONSE To my Seeking  
A copy of my RIGHTS

Lying To Judge \_\_\_\_\_ STATING THAT  
I AM A Prohibited Possessor, AND Told  
THE Judge THAT I was under Rule 11  
IN THE OTHER CASE.

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**FOR OFFICE USE ONLY****2014-201****COMPLAINT AGAINST A JUDGE**

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THE Judge Told me THAT I did NOT Need  
my Gun RIGHTS Because I was  
Incarcerated.

I EXPLAINED I needed THE COPY  
OF THE Document TO SHOW Judge  
WHO IS HANDLING THE OTHER CASE

THAT I AM NOT A PROHIBITED POSSESSOR  
AND I ASKED THE JUDGE IF MAYBE HE  
COULD BE GOOD ENOUGH TO ASSIGN A  
RESEARCHER OR SOMEONE TO ASSIST IN  
FINDING MY DOCUMENTATION.

HE REFUSED.

THEN HE SAID THAT HE JUDGE  
WAS PRESENT DURING ONE OF MY PROCEEDINGS  
WHERE AND I WERE  
HAVING WORDS IN ANOTHER CASE THAT  
I WAS FOUND NOT GUILTY ON.

NEXT PAGE 4

①. Refused To Provide Documentation  
OF my RIGHTS.  
THEY ALREADY HAD BEEN  
Resolved.

② I Brought  
Intentional Lie TO THE Judges  
ATTENTION.

③. Did HE Report  
AS HE IS SUPPOSED TO DO?

③ HE was Prejudice To my  
Need's. THESE ARE my Federally  
Protected RIGHTS

All I Needed was A Piece of  
Paper, AND I DISMISSES my  
OTHER CHARGES.

I HAVE TO SHOW PROOF  
So why IS HE NOT ALLOWING a COPY



I Respectfully Submit TH.S  
Complaint.

AND WITH THE Judicial commission  
Please CHECK THE Ex Parte  
Between DePinto county ATTORNEY  
AND Judge

COURT OF county

THANK you FOR HELPING  
TO RESTORE Justice to  
OUR COURT HOUSE HERE IN  
County

Respectfully Signed