

State of Arizona
COMMISSION ON JUDICIAL CONDUCT

Disposition of Complaint 14-305

Judge:

Complainant:

ORDER

The complainant alleged a superior court judge improperly dismissed her lawsuit and had therefore engaged in racketeering.

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

Dated: October 22, 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 October 22, 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

2014-305

COMPLAINT AGAINST A JUDGE RACKETEERING

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. NOT THIS TIME, WHILE PENDING OTHERS;

→ THE JUDGE "DISMISSED WITH PREJUDICE BECAUSE ILLEGIBLE"

MY COURT CASE SIGNED AND SEALED AGAIN BUT ←

IF THE JUDGE DIDN'T POUR GOAT MILK ON IT, THEN WHAT ACTUALLY HAPPENED; AND WHEN WILL MY COURT CASE HAVE PERMISSION TO BE LEGIBLE AGAIN. WHILE HIS OFFICE PERSONNEL REFUSES TO TELL ME WHAT I NEED TO KNOW,

"I AM NOT AT MY DESTINATION YET;" THIS MATTERS EVEN TO SOME PEOPLE IN COUNTY, THE HAS NEVER

HELPED BECAUSE I AM AN INDIVIDUAL. YOUR POLICE OFFICERS ARE WRITING FICTION A LOT AKA FALSE RECORDS. YOU ALREADY

→ LOST. I WIN AGAIN. IS THE DEFENSE LAWYER, TOO. MY HUSBAND AND BROTHER AND I HAVE A AND YOU

AREN'T ALLOWING THIS ALWAYS CELIBATE RANCHER TO DO MY BROTHER AKA

AND MY HUSBAND AND I ARE ALREADY "NOT AT OUR DESTINATION" AKA "KIDNAPPED" SIMULTANEOUSLY. I AM OF COURSE A VEGETARIAN. ALREADY AGO IN THE MONTH OF THE

→ U.S.A. COURT IN DECIDED THAT WHAT YOU ARE DOING TO IS A FEDERAL

CRIME: KEEPING "ME" IN "LIMBO" WHILE PEOPLE AROUND "US" USE CHEMICAL WEAPONS SUCH AS AND

TO LEARN BUT COVERT THAT WE LEARNED FROM OUR PARENTS AND

GRAND PARENTS. YOUR DELUSION IS "QUEEN AND KING ←

→ I WANT TO TALK TO THE PRESIDENT LAWYER WHO TOLD IN THE USA WITH OTHERS. GO BACK TO TEACHING AFTER KILLING THE PARAGON SECURITY SAID IT IS CONSPIRACY. ←