State of Arizona

COMMISSION ON JUDICIAL CONDUCT

	Disposition of Complaint 14-337
Judge:	
Complainant:	

ORDER

The complainant alleged that a superior court judge abandoned his case and failed to advise him of a continuance of a trial date.

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: November 19, 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 November 19, 2014.

COMPLAINT AGAINST A JUDGE

Your name: Judge's name: Date:	
Instructions: Use this form or plain paper of the same size to file a complaint. Attach additional pages, as needed Please describe in your own words what the judge said or did that you believe constitutes judicial misconduct. To help us understand your concern, be specific and list all of the names, dates, times and places where the conduct occurred. Include only copies of original documents or court recordings that are relevant to your allegations. Print or type on one side of the paper only, and keep a copy of the complaint for your files. Plaintiff, is a litigant who alleges one count of Aggravated Assault against and now The complaint was reported to Police by who called 911. Police were bamboozled by Mr. This individual and his wife had been committing financial elderly abuse to Mrs. by stealing her home. Police redacted witness Statement's of claiming her husband Mr. pointed a loaded gun at Mr. and that it only had live rounds.	
redacted from conversation, along with and boxes of ammo discovered in	
Defendant trunk of car. The Plaintiff's have a home and business in Plaintiff's	
traveled religiously to attend every County Court that they have been required to	
physically attend. A firm trial date was set for No one from the Court notified the Plaintiff's	
that out of State Plaintiff's that Trial date had been vacated Plaintiff, has	
a heart condition, and requires special travel arrangements to go cross country. The Plaintiff's contacted the	
the state of the s	
0.11	
have no been informed by Court that subpoenas now may be invalid because that firm Trial date is wrong	
vacated. While this is transpiring the Court Clerk promised to call me on cell phone if the	
Pretrial hearing would be held in Court Room Plaintiff's received no phone call from judge	
assistance. Upon showing up for Court no Court hearing was held in the above caption case. I range	
the buzzer of who now is involved in my case somehow? The	
spoke to me and witnessed concerns in complaint. I was told that there is no judge assigned to my	
case, that I could return back home to with my and that any further Court	
hearings would be allowed telephonic ally. Plaintiff, has appointments scheduled on	
Court assistant informed me that maybe a judge will pick up my case for trial again on	
or maybe sometime next year. I informed that the Court must understand that Plaintiff's are	
denied due process of law when they are unable to issue subpoenas with firm trial dates. In all fairness to	
Plaintiff's would like to give fair notice to appear for Firm Trial Date. Plaintiff's feel they are being	
denied due process and left at tactical advantage by being left out of the loop. The Plaintiff's need to immediately	
ask the Court for fairness. This case has gone on since and the Court Judge abandoned our case and left us	

in limbo.

I affirm, under penalty of perjury, that the foregoing information and the allegations contained in the attached complaint are true.

Signature

Date