

State of Arizona
COMMISSION ON JUDICIAL CONDUCT

Disposition of Complaint 14-363

Judge:

Complainant:

ORDER

The complainant alleged that a justice of the peace lost evidence and made improper evidentiary rulings. The complainant also alleged that the superior court judge who heard his appeal showed bias, prejudice, and was not impartial.

The responsibility of the Commission on Judicial Conduct is to impartially determine if the judges 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.

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

Dated: December 10, 2014

FOR THE COMMISSION

/s/ George A. Riemer

George A. Riemer
Executive Director

Copies of this order were mailed to the complainant and the judges on December 10, 2014.

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

2014-363

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.

IN JUDGE RULING HE STATES THAT
I ALLEGE THAT THE POLICE OPENED DOORS PRIOR TO SEARCH
WARRANT.

I DO NOT ALLEGE I PROVIDED THE COURT WITH
A VOICE RECORDING WHERE DEPUTIES AND
STATE THIS AS FACT.

HE STATES IT IS UNCLEAR WHICH DOORS THEY OPENED.
IT DOESN'T MATTER. FOR THE RECORD I HAVE A FRONT AND
REAR DOOR. THEY SPOKE IN THE PLURAL THAT WOULD MEAN
ALL DOORS.

HE STATES THAT I DO NOT ALLEGE THEY ENTERED.
I ALLEGE AND DECLARE THE OPENING OF THE DOORS VIOLATED
MY 4TH AMENDMENT RIGHTS

HE STATES THAT MY BEING AFRONTED BY BEING CALLED
A IN COURT DOES NOT WARRANT DISMISSAL

WEBSTERS DEFINITION OF AFFRONT IS "A DELIBERATE
OFFENSIVE ACT"

A DELIBERATE OFFENSIVE ^{ACT} BY THE STATE IN A

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

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COURT OF LAW DOES NOT PROMOTE FAIRNESS, IMPARTIALITY,
OR CONFIDENCE IN OUR JUDICIARY.

IT SHOWS BIAS AND PREJUDICE!

THESE STATEMENTS BY JUDGE CLEARLY
SHOW BIAS AND PREJUDICE. A VIOLATION OF CANON 2
RULE 2.3

THESE STATEMENTS LACK IMPARTIALITY AND FAIRNESS
AND VIOLATE RULE 2.2.

THESE STATEMENTS DO NOT PROMOTE CONFIDENCE IN OUR
JUDICIAL SYSTEM AND ARE IN VIOLATION OF CANON 1 RULE 1.7

FAIRNESS AND CONFIDENCE WOULD HAVE BEEN DEMONSTRATED
IF HE HAD LOOKED INTO THE WHEREABOUTS OF THE RECORDING
I PROVIDED

I'M INCLUDING THE MINUTE ENTRIES SHOWING THE
EXISTENCE OF THE RECORDING. THE SAME MINUTE ENTRIES
AVAILABLE TO HIM IN THE COURT FILE.

HIS STATEMENTS AND RULING ARE TO COVER-UP THE

CONFIDENTIAL

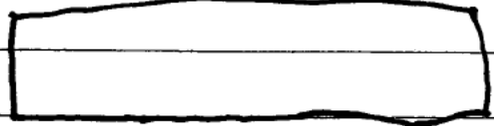
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STATE OF ARIZONA

COMMISSION ON JUDICIAL CONDUCT

1501 W. WASHINGTON ST. SUITE 229

PHOENIX, AZ. 85007



COMPLAINT AGAINST A JUDGE

NAME

JUDGE'S NAME

THE IMPROPRIETIES OF THE
COURT AND THE COUNTY SHERIFFS DEPT.

I RESPECTFULLY ASK YOU TO LOOK SERIOUSLY INTO
THIS MATTER AS IT HAS GREATLY DIMISHED THE
CONFIDENCE IN OUR JUDICIARY.

THANK YOU.

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CANON 1 RULE 1.1 COMPLIANCE WITH THE LAW ARS 13-2809
RULE 1.2 PROMOTE CONFIDENCE IN THE JUDICIARY
ON _____ I WAS INSTRUCTED BY THE
COURT TO PROVIDE THE COURT WITH THE VOICE RE-
CORDING ON WHICH _____ COUNTY SHERIFFS DEPUTIES
AND _____ STATE THEY OPENED THE DOORS TO MY
HOME PRIOR TO OBTAINING A SEARCH WARRANT. THIS WAS A VIOLATION
OF MY 4TH AMENDMENT RIGHTS. (SEE ENCLOSED MINUTE ENTRY)

ON _____ I RETURNED TO COURT WITH THE REQUESTED
EVIDENCE (SEE MINUTE ENTRY SHOWING DEFENDANT NOW PROVIDES
STATE (COUNTY ATTORNEY) WITH RECORDED EVIDENCE

I FILED A MOTION TO DISMISS BASED ON THE ILLEGAL SEARCH.

ON _____ JUDGE _____ STATED SHE REVIEWED
THE EVIDENCE AND DENIED MY MOTION. (SEE MINUTE ENTRY)

FROM THIS POINT ON THE EVIDENCE IS MISSING

JUDGE _____ NOW RECUSES HERSELF FROM MY CASE THIS IS
IMPROPRIETY. IF SHE IS NOT HEARING THE CASE WHY IS SHE
RULING ON THE MOTION. THIS RECORDED EVIDENCE NOT ONLY
CONTAINS THE DOOR OPENING STATEMENT BY THE _____ CITY SHERIFF DEPT

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BUT ALSO THE BIAS STATEMENT "YOU'RE NOTHING YOU

AT TRIAL ON
"YOU'RE A NOTHING
"HE ISN'T A
OF THIS ON FILE.

DEPUTY

REITERATED HIS
STATEMENT AND ADD
THERE IS A RECORDED CD

LATER AT AN APPEAL HEARING JUDGE STATED THESE
STATEMENTS AREN'T BIAS OR PREJUDICIAL AND THAT MY EVIDENCE
ISN'T OF IMPORTANCE. I'VE FILED A SEPARATE COMPLAINT ON THIS
MATTER BUT HAVE ADDED THE RULING TO SHOW THE EVIDENCE WAS
NEVER RECEIVED BY THE COURT

ALL OF THIS IS DOCUMENTED BY VOICE RECORDINGS AND SIGNED COURT
DOCUMENTS.

I CONCLUDE IMPROPRIETY, BIAS, PREJUDICE IN ALL THESE STATEMENTS
AND ACTIONS. I ALSO CONCLUDE CRIMINAL VIOLATION ARS 13-2809
HAS TAKEN PLACE BY THE FACT THAT EVIDENCE I WAS ASKED TO
PRESENT, WAS PRESENT, WAS REVIEWED AND HAS SINCE GONE MISSING

THIS IS FAR MORE THAN IMPROPRIETY AND THE APPEARANCE

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IT IS EVIDENT THAT EACH ENTITY IS COVERING FOR THE OTHER.

THE LOWER COURT IS COVERING FOR THE ILLEGAL ACTIONS OF THE SHERIFFS DEPT. AND THE APPEALS COURT IS COVERING FOR BOTH

I RESPECTFULLY ASK YOU TO LOOK DEEPLY INTO THIS MATTER AS IT SERIOUSLY DEGRADES OUR JUSTICE SYSTEM

THANK YOU