

State of Arizona
COMMISSION ON JUDICIAL CONDUCT

Disposition of Complaint 15-343

Judge:

Complainant:

ORDER

The complainant alleged a superior court judge was prejudice against her son in a criminal proceeding.

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.

The commission does not have jurisdiction to review the legal sufficiency of the judge's rulings. In addition, 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: January 20, 2016

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 January 20, 2016.

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

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FOR OFFICE USE ONLY

2015-343

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.

Under the Law and Constitution my son has a right to a "Speedy" trial, the trial has been going on since

At all of my son's hearings he always sides with the prosecutor. None of my son's attorney's motions have been granted, that shows a lot of bias, on his part.

He has been observed looking into his computer, while my son's attorney is talking in regards to her motions which she has submitted, that's not only rude, but it is another example of the bias previously mentioned, and could be perceived as misconduct. I know his (my son's) attorney's are feeling frustrated, because they are submitting motions on behalf of my son, but they are "All" being denied, clearly that if anything shows "bias". His actions shows pure bias and misconduct. What about "Justice"? You can't get none in his Court. He, was also observed;

2

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and heard making friendly comments to the police officer, who "brutalized" my son, when the officer came to court. Also since my son is taking this case to trial, he told my son's attorney, that she "can not" use the officer's "discipline" records in the trial. Isn't that "hindering evidence"? But, the prosecutors can use my son's priors. Sounds like sheer bias, and misconduct from and we are fearing "no justice, in my son's trial. Is that "Fair". This is a with a history of prior questionable police improper force action.