

State of Arizona
COMMISSION ON JUDICIAL CONDUCT

Disposition of Complaint 06-107

Complainant: No. 1283800101A

Judge: No. 1283800101B

ORDER

The commission reviewed the complaint filed in this matter and found no misconduct on the part of either judge. The delay in ruling on the complainant's motion was caused by a clerical error.

The complaint is dismissed pursuant to Rule 16(a).

Dated: September 19, 2006.

FOR THE COMMISSION

/s/ Keith Stott
Executive Director

Copies of this order were mailed to the complainant and the judge on September 19, 2006.

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

April 19, 2006

CJC-06-107

Judicial Performance Review
1501 West Washington Street Ste. 227
Phoenix, AZ 85007-323

APR 19 2006

To Whom It May Concern:

On [redacted] I, [redacted] was found guilty of a class 1 misdemeanor Aggravated Assault [redacted] Although I told the truth as to what happen on the [redacted] the defendant did not. The defendant, [redacted] told officer [redacted] [redacted] Police Department, that I (1) hit him in the back of the head (2) grabbed his arms and squeezed them until it hurt him (3) and while do so pushed him against the wall.

This information according to his testimony is untrue. [redacted] testified under oath that I did not do these things in accordance with the culpable mental state sufficiently needed to be convicted of this crime. He said "I did not hit him in the back of the head nor did I push him against the wall and while doing so squeezing his arms until they hurt. In fact [redacted] testified and demonstrated that he walked back against the wall willingly.

According to this information [redacted] filed a false police report. This is a misdemeanor crime. The county attorney [redacted] prosecuted a case knowing this information was untrue. This is also a crime.

The original charge was a felony. I believe once [redacted] county attorney, was aware the defendant lied to the police combined with the fact that I was unwilling to seek legal counsel opened the door for this travesty of injustice to occur.

The worse part of this case is not that [redacted] filed a false report or that [redacted] [redacted] knowingly prosecuted a case based on false reports and testimony. The worst part of this case was that I was found guilty, by Judge [redacted] when I was the only one telling the truth.

The purpose of this letter is not to seek criminal charges against anyone or financial restitution. However, I would like to have this charge and any and all related documentation and evidence removed from my recorded and the courts system and any other system or agency that needed to notified of my case immediately.

I am willing to fill out any and all paperwork to fulfill my part of this request.

[redacted]