

State of Arizona  
COMMISSION ON JUDICIAL CONDUCT

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Disposition of Complaint 06-152

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Complainant: No. 1287800444A

Judge: No. 1287800444B

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**ORDER**

The commission reviewed the complaint and found no misconduct on the part of the judge.

The complainants did not allege any specific misconduct on the part of the judge; they implied misconduct because the judge would not release money seized when the state filed a notice of forfeiture. The allegation does not involve judicial misconduct.

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

Dated: June 28, 2006.

FOR THE COMMISSION

/s/ Keith Stott  
Executive Director

Copies of this order were mailed to the complainant and the judge on June 28, 2006.

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

CJC-06-152

COMPLAINT AGAINST A JUDGE

Your name

Judge's name

5-08-06

Instructions: Describe in your own words what the judge did that you believe constitutes misconduct. Please provide all of the important names, dates, times and places related to your complaint. You can use this form or plain paper of the same size to explain your complaint, and you may attach additional pages. Do not write on the back of any page. You may attach copies of any documents you believe will help us understand your complaint.

If you will review all the police reports, [redacted] reports, the County Attorneys office whom dropped all Charges against us, also the transcript from the Probable Cause Hearing. The police report from officer [redacted] had two different stories of what happened. This Judge, [redacted] had to read the Charges against us. Also all Charges were dropped by the County Attorneys office, and [redacted] said to [redacted] and I, from the phone call whom was at the window that day, [redacted] said, we can go get our truck & cash, property being Charges were dropped but the [redacted] Police Department [redacted] had put Forfeiture Charge against us with the judge [redacted] signed for. Also in court on [redacted] The officer [redacted] took the stand and was sworn in by the Clerk, said they had found 3oz of drugs, on a notice of Property Seizure & Pending uncontested Forfeiture, which we appealed, the papers they gave us before going to [redacted] jail shows 2oz. Charge in store weight of the alleged drug that.

(Attach additional sheets as needed)

CJC-06-152

28/5/09.  
Not only were the weights wrong  
or off by an 1oz. difference, but there  
was know lab test done, and know  
pictures of the place we were arrested,  
of they drugs + are truck. They show  
us a pictures of are truck, a table  
with Cash on it and a white powder  
in a bag or baggies. I want to know  
where the table came from it could  
of been in someones home or office  
it could of been in a court room for  
all I know! Also if we were  
arrested for coming from a know  
drug house, shouldn't the officer  
gone to the house and Raded it.  
if not right then later on being  
5-28-09

how they say, they could <sup>345.</sup> drug  
that [redacted]

[redacted] or I never saw any  
such, ledge drugs.

Also at a crime situation,  
shouldn't are vehicle be towed  
and not driven to the police  
department by officer [redacted]

They had release [redacted]  
that night, even though he was  
the one whom went to the house  
and then came to the truck.

Know one else got out of the  
truck until the officer had us  
get out so he can search our truck  
even though they didn't ask  
us at all. When we were in  
Court [redacted] told the

Judge [redacted] that we were

applying [redacted] on [redacted]

we receive a letter stating Order  
to Release of property [redacted]

[redacted] through their Attorney has filed a  
508.06

for remission for their lien interest<sup>7015</sup> in Vehicle, with the State acknowledges.

Then I said Now. Therefore, I am Ordered Adjudged and Decreed that property herein concerned is allocated as follows.

The interest of [redacted] in the subject property are hereby forfeiture. The Vehicle, together with any contents therein is hereby release to and made available to [redacted]

[redacted] through their Attorney or by their designated agent. free from any claim or interest of either [redacted]

That the cash sum of [redacted] I know there was at least [redacted]? Cause there was [redacted] in an envelope [redacted] had [redacted]? something and I had [redacted] in my purse from my pocket. The pay stub was with my cash. They didn't take any from [redacted] only us. why? they award the cash to Racketeering account. 5-28-08 J

Even though [redacted] <sup>also</sup> ⑤ told the Judge [redacted] we were appealing his hearing that we had just had cause the Officer lied on the stand, and the judge said it was a civil and not a criminal hearing. Although it was cause a property was seized under a criminal because of the alleged drugs they said, they found!!

Please except are appeal in this matter, and gather all the statements from the police Department, in [redacted] [redacted] papers, the County Attorney office that dropped all charges and the transcript of the hearing that took place on [redacted] [redacted]

[redacted]