

State of Arizona
COMMISSION ON JUDICIAL CONDUCT

Disposition of Complaint 06-199

Complainant: No. 1286810569A

Judge: No. 1286810569B

ORDER

The commission reviewed the complaint filed in this matter and found no misconduct on the part of the judge. Pursuant to Criminal Rule 11.2, a court may order an examination to determine whether a defendant is competent to stand trial. The other allegations made by the complainant are without merit.

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

Dated: August 8, 2006.

FOR THE COMMISSION

/s/ Keith Stott
Executive Director

Copies of this order were mailed to the complainant and the judge on August 8, 2006.

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

Judicial Comm. [redacted] place make photocopies of all these documents and send me copies of each for my records, when you send me my response back. Thank you.

STATEMENT OF FACTS CJC-06-199

Instructions: Please use this form or plain paper of the same size to explain your complaint. In your own words, describe specifically what the judge did that you believe is misconduct. You should provide all of the important names, dates, times and places related to your complaint, but you do not need to cite the applicable canons of judicial conduct. Although you may attach additional pages, do not write on the back of any page. You may attach copies of any documents you feel will help us understand your complaint.

Your name [redacted] Judge's name [redacted] Date: 7-17-06

Grace was Judicial Comm. Nothing but facts from me to you. This is the biggest bunch of bullshit I've ever witnessed in a Superior Court in my life, it honestly resembles more like a phony mock-up some from a bad reality bad 101 Law class hearing from the Ben Franklin School of Law just off the freeway there in San Diego. Where do you get these people, or should I say where do these people get there Law Degrees, for a matchbook cover in these spare time. I don't find this shit funny one bit either. This is all totally illegal & against the Law and Malpractice of [redacted] court. Look my freedom and independence and liberty was won in 1776 within the U.S. defeating the British. I don't have to fight for my freedom at all for the simple fact that I'm totally covered by the Constitution of the U.S. I just spent 22 mths in your lousy jail over nothing at all and charges were all dropped. I was arrested by an idiot [redacted] security guard who's never seen the inside of a courtroom, for talking back. And then he says I have a warrant for my class B Aggr. Assault. But if you have a brain in your head you'd know I couldn't have a warrant or that would of never let me outta jail on [redacted] No makes sense, huh? You [redacted] can't even review my case file or the police report to establish any probable cause or to find out and put two and two together to see that all that was done by [redacted] was and discharge was voided on the [redacted] case and once a new CRF. Jesus Christ hell! Nobody sits 90 days in jail without talking to a lawyer, don't you agree? Second ly Aggr. Assault is not a class B felony, Aggr. Assault is a class B felony only. It can not be reduced down to a class B and still hold and retain it. Aggravated content in a lower form such as class B. See what I think happened was that [redacted] case was void all that got dropped [redacted] and he went to the DA's office, a related discharge from that old case, and just gave the old case a new CRF that the only thing that could of happened, because the tail would of never released if I had an out standing warrant. Simplest that.

So now what further action I'd really like to be released right now this instant if not serving a fine for you look over all these with in my facts that I've just so simply proved to you. I hope you'll be able to understand my imitative for wanting to be released immediately and I sure as hell don't want to have to appear before this incompetent [redacted] court.

Judicial handbook page 22 page 100. (Attach additional sheets as needed) [redacted] over So I'm now explaining to you that you people are now responsible. This absurd case for bringing this misconduct and Malpractice to light to this [redacted] Superior's and I mean immediately Now!!

STATEMENT OF FACTS **CJC-06-199**

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Your name: [redacted] Judge's name: [redacted] Date: 7-16-06

Judicial Commission, I've really had it with those idiots who don't know the law. A [redacted] has no place in a Superior Court at all, may I dare that for you? Why would a regular Superior Court Judge appoint a [redacted] to do his job that he was selected to do? He surely wouldn't take a chance on somebody doing his job for him who doesn't have near the Judicial experience as him. It's not only an embarrassing the same district of Superior Court and the bench, it makes a lot of sense here? Now is I may be like to reinstate the Judicial Commission's power and jurisdiction that you all have you don't have in most all of these complaints, let the explain of what your Judicial Handbook explains it's clearly written in there.

Please turn to page 8 paragraph D(1) This applies to all of you Judges on the Judicial Commission and Tribunals, I contend that all of you Judges of the Judicial Com. are empowered and certainly most definitely responsible for redressing any and all misconduct or malpractice, whether it be Malfeasance or Misfeasance on the part of any Judge and especially an appointed [redacted] to hear Superior Court cases that they has no business presiding over in the first place. I feel this paragraph says it all and grants you Judges of the Judicial Commission all the power and jurisdiction that you need to interveiw in any case of Misconduct or Malpractice by a [redacted] Superior Court Judge and that would include even a wrongful decision of a Jury Malfeasance or Misfeasance in the Courtroom on behalf of the Defendant involved, as in my case for instance the [redacted] can't even take the time to be on to simply read my file prior to court and read the arraignment document and the police report and the witness statement to familiarize herself just a little bit about the case so that she has some what of a clue or inkling about any possible discrepancies that may have occurred from time of arrest including probable cause there fore, & and to also make sure defendant was arrested in the correct amount of time 48 hours from arrest or initial apprehension and to also address the issue of bail amount which in my case she never did any of these small but still crucial procedures on my behalf and I must say that most all bench warrants issued are only \$5000.00 in low to low to mid cases in which my bail I would consider very excessive at the amount of \$10,000.00 totally absurd.

(Attach additional sheets as needed)

might add Anastasia Judge would ask pursuant to the defendant just spent 2 months in jail and all charges were dropped then how could he be arrested for a warrant? They would let of let him out of jail if he had a warrant so this can't be correct plus my arraignment took place 7 days after my initial appearance and it should of been only 48 hours later not 7 days later as in my case. All these things add up to malicious prosecution on our judicial system.