

State of Arizona
COMMISSION ON JUDICIAL CONDUCT

Disposition of Complaint 06-204

Complainant: No. 1280610530A

Judge: No. 1280610530B

ORDER

The commission reviewed the complaint filed in this matter and found no ethical misconduct on the part of the judge.

The complaint is dismissed pursuant to Rules 16(a) and 23(a).

Dated: November 2, 2006.

FOR THE COMMISSION

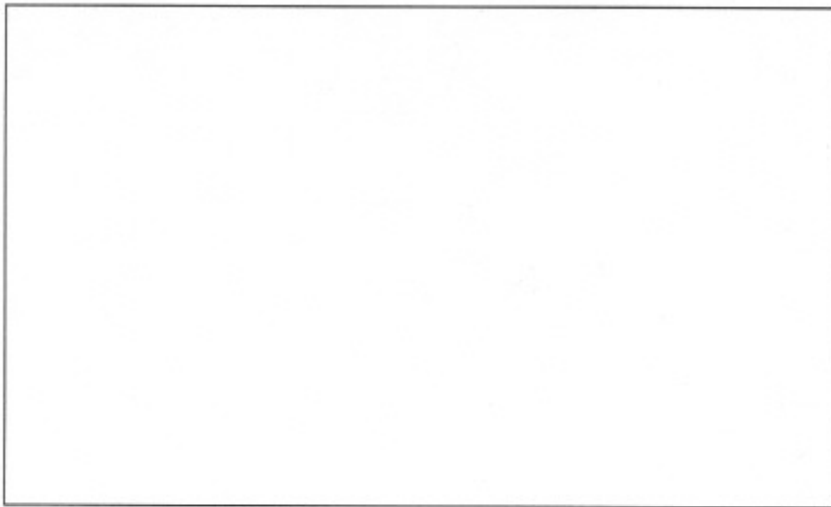
/s/ Keith Stott
Executive Director

Copies of this order were mailed to the complainant and the judge on November 2, 2006.

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

CJC-06-204

AUG 01 2006



I want to file another complaint against [redacted] for the [redacted] thing. This will make it official. This guy is out of control. If I respond the way I would love to, I'm in big trouble, so I have to respond the right way.

I love the law. I hate to see a little bully running around disgracing it. In my case he ignored statutes, Court rules, etc...

He was overturned.

Now he is bringing the judiciary into disrepute by [redacted] that are untrue, inflammatory and below the standards of ethics that I personally depend on and demand of our judiciary. That is what caused our "argument" in the first place. I wasn't going to let him mess with MY court system. Not his. Mine.

Like I've told you previously, I have no grudge against this idiot. I can take him on in any forum he would like. It is the people who can't fight back that need to be protected.

In addition if this behavior is allowed it will eventually be tolerated, accepted and will thrive.

To a point it already is accepted in the Justice Courts. There has been far too little oversight. Justice of the Peace is a political position so as a result the judiciary is afraid to mess with it.

This has to stop.

The citizens of our State are far, far more likely to encounter these courts than any other. That fact makes it extremely important that our County Justice Courts have even higher standards than the Superior Courts.

Let me know what you think.



8/1/2006

CJC-06-204

[redacted] I wanted to clarify the issues [redacted] The thing that infuriates me the most is that the justice prefaces his statement about me with the following;

"He also had recently undergone a probation violation hearing in superior court on an aggravated harassment charge."

The aggravated harassment claim came about way back in [redacted] There were six counts of felony aggravated harassment. I was looking at 9.5 years in prison though I had never been in any trouble before.

It involved a neighbor who knew how to set someone up. I finally proved to the court, after 3 years of litigation, 4 public defenders, a grand jury indictment, 2 judges, 2 prosecutors, 7 rebuffed plea deals, 2 courts, 3 nights in jail (separate 1 night visits), and a 3 day trial that this person had done this to many people over and over again. You get an Injunction Against Harassment and then provoke the person into breaking the order. We lived 20 feet away from each other so it was easy.

Finally, everyone realized, (cops, prosecutors, Judge [redacted] my attorneys) that they were being duped. All 4 charges were dropped to misdemeanors and I was barely, barely convicted of one count of contact. I was convicted of flipping someone the bird from a moving car. I was guilty of that, admitted it and the only issue was whether that was considered "contact" per the statute (my lawyers idea).

I have never been arrested, accused or convicted of anything before or since.

I received 1 year of probation. The probation officer was demanding all kinds of crap that I couldn't keep up with so I ASKED HER TO VIOLATE ME. SHE DIDN'T WANT TO. I ASKED HER TO!

She reluctantly did. During the violation hearing, Judge [redacted] realized that my probation was based on domestic violence. There was no domestic violence. I had never even been accused of anything even approaching domestic violence and have been married for 20 years.

He immediately modified everything. He ruled that I must serve out my probation, 2 more months, and took away all conditions, drug testing (I had never even been accused of doing drugs), community service, etc... The only condition was not to be arrested for 2 months. This was an easy condition to meet.

[redacted] is implying that he used this info in our proceeding, which would clearly be wrong. You can't base a civil decision on past events before some kind of evidential hearing. A jury would never have been privy to this information. Regardless it would have been favorable to me, but he leaves that out. I didn't violate my probation. That was the ruling of the Court. I was found NOT GUILTY of violating my probation.

8/1/2006

Isn't this CLEARLY a violation of judicial ethics?

This guy is out of control. He is clearly not judicial material.

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8/1/2006