

State of Arizona  
COMMISSION ON JUDICIAL CONDUCT

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Disposition of Complaint 07-045

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Complainant: No. 1301710367A

Judge: No. 1301710367B

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**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).

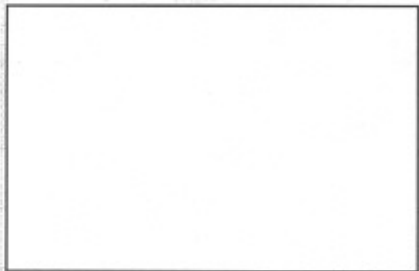
Dated: April 18, 2007.

FOR THE COMMISSION

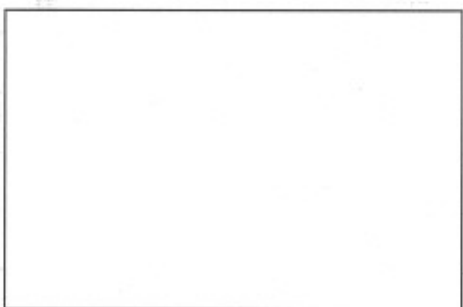
/s/ Keith Stott  
Executive Director

Copies of this order were mailed to the complainant and the judge on April 18, 2007.

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



CJC-07-045



No



Habeas Corpus  
Special Action:  
(Judicial Misconduct)

### Statement of Facts:

Prior to donning the robes of judicial office every judge swears an oath of office. "I do solemnly swear (or affirm) that I will administer justice without respect to persons, and do equal right to the poor and to the rich, and that I will faithfully and impartially discharge and perform all duties that are incumbent upon me as the constitution of the U.S., the constitution of the state, federal and state laws, canons, and rules, and ethics require". 28 U.S.C. § 453 Gilmore vs People of Cal. 220 F.3d 987 ("Congress... Like this court is bound by and swears an oath to uphold the constitution"). Every judge and magistrate has

equal obligation that is free from doubt.

When plaintiff files documents to the court they are ignored by Judge [redacted] however, when defendants file documents Judge [redacted] hears right away and does not give the plaintiff a chance to be at the hearing to challenge the filing.

When Judge [redacted] ordered a telephonic conference, cohorts along with defendants refused to allow the conference to take place Judge [redacted] did not do anything, even after plaintiff filed to the court about the actions.

The non-action by Judge [redacted] is prejudice, a deliberate violation of her oath of office, and a real deliberate act to not uphold the constitution and laws of the US, as well as the constitution and laws of the state.

The laws and constitutions do not make allowances for ill-agendas by a rogue judge.

This is not a matter of Judge [redacted] acting contrary to the dislikes or likes of plaintiff. It is a matter of her failing to act in "good behavior". Violating the constitutions, laws, and fixed rules establishes "bad behavior".

Rules of civil procedures, 38. (a), Rules of Court, Maricopa County, states, "the right to trial by jury is an inviolate right.

Plaintiff filed demanding a jury trial as is his right under Rule 38 (a), he filed all necessary filings under other document rules that are required when jury trial is demanded.

Rules of the Supreme Court: Rule 81, Canon 1,  
 "A Judge shall Uphold The Integrity and Independence of  
 Judiciary".

An independent and honorable Judiciary is indispensable  
 to justice in our society. A Judge should participate in  
 establishing, maintaining, and enforcing high standards  
 of conduct, and shall personally observe those standards  
 so that integrity of the court will be preserved.

Canon 2, "A Judge Shall Avoid Impropriety and the  
 Appearance of Impropriety in All of the Judge's Activities".

A Judge shall respect and comply with all laws  
 and shall act at all times in a manner that promotes the  
 integrity, impartiality of the Judiciary.

Canon 3, "A Judge shall Perform the Duties of Judicial  
 Office Impartially and Diligently", (A), (B.1,2,4,5).  
 A Judge shall dispose of all judicial matters promptly  
 and fairly.

This is not when a Rogue Judge deliberately refuses  
 to uphold the Rules of Court, the constitutions, the laws,  
 and Rules of civil procedures as Judge  has  
 chosen to do.

When Judge  chose to act preferentially  
 toward the defendants, and act with prejudice against  
 the plaintiff she clearly chose to destroy the  
 integrity of the court, as well as become a Rogue  
 Judge with disregard for laws, constitutions,  
 code of conduct that every Judge is duty bound  
 to uphold.

Such actions cannot be tolerated, they require that she be reprimanded.

Plaintiff is entitled, based on the actions of judge [redacted] to have this court order the following:

1. That this case is remanded for trial by jury.
2. That judge [redacted] be reprimanded.
3. That judge [redacted] be informed that if she continues to act in bad behavior sanctions will be imposed against her.

Therefore, complainant requests this court to act as sought in this complaint.

Respectfully filed this 16<sup>th</sup> day of  
Dec 2006

