

State of Arizona
COMMISSION ON JUDICIAL CONDUCT

Disposition of Complaint 07-122

Complainant: No. 1108400177A

Judge: No. 1108400177B

ORDER

The commission reviewed the complaint filed in this matter and found no ethical misconduct on the part of the judges. The issues raised fall outside the jurisdiction of the commission. Therefore, the complaint is dismissed pursuant to Rules 16(a) and 23(a).

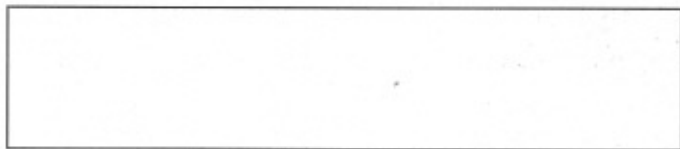
Dated: June 6, 2007.

FOR THE COMMISSION

/s/ Keith Stott
Executive Director

Copies of this order were mailed to the complainant and the judge on June 6, 2007.

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



April 28, 2007

MAY 01 2007

Commission on Judicial Conduct
1501 W. Washington Street, Suite 229
Phoenix, AZ 85007

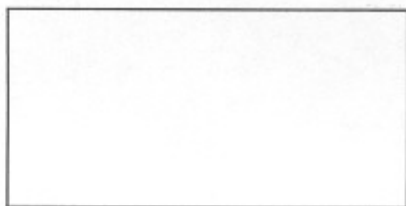
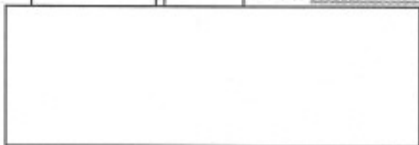
CJC-07-122

This is a complaint against Judge [redacted] of [redacted] Superior Court.

On [redacted] issued a minute entry in case [redacted] in which he claims "it appears that the presiding judge directed defendant to submit all pleadings in all cases pending in [redacted] to this judge for approval to file prior to filing." In fact, there was no such directive and no communication indicating as such. Judge [redacted] acted with bias and outside of his jurisdiction.

In [redacted] I informed the presiding judge, Judge [redacted] and she wrote a letter to me verifying that Judge [redacted] jurisdiction does not extend beyond the case referenced above. The [redacted] letter was copied to all the justice courts including to [redacted] Justice court.

Not only does one error in judgment on the part of [redacted] such as the minute entry specified above void the entire case (because it points to possible bias in all of his decisions) but additionally, since [redacted] failed to specifically admit to his error and properly correct it, the justice courts are still under the assumption that he has to approve all filings in all cases. That is what [redacted] the alleged "manager" at [redacted] Justice court indicated to me on [redacted]. [redacted] refused to allow me to file any new claims at [redacted] Justice court due to [redacted] minute entry. [redacted] claimed that Judge [redacted] had submitted communication to the court but she never received a correction from [redacted]. [redacted] appeared too rude and lazy to research the correction of [redacted] error with [redacted]. [redacted] also failed to exercise due diligence and violated my legal rights.



[Redacted]

April 30, 2007

Commission on Judicial Conduct
1501 W. Washington, Suite 229
Phoenix, AZ 85007

MAY 02 2007

CJC-07-122

Re: [Redacted]

This is a complaint against Judge [Redacted] of Superior Court.

I received, for the first time, today, a copy of a defamatory letter dated [Redacted] (attached) that Judge [Redacted] wrote about me to a variety of individuals, including Judge [Redacted] of Superior Court. At that time I had an active case pending in front of Judge [Redacted]. I recall during a court hearing that Judge [Redacted] made derogatory references to me and I did not know the basis of his bias. Now I know.

Judge [Redacted] actions were inappropriate and resulted in a biased decision in the case. Judge [Redacted] should have exercised some discretion and not distributed her defamatory letter at that time to Judge [Redacted].

[Redacted]