

State of Arizona  
COMMISSION ON JUDICIAL CONDUCT

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Disposition of Complaint 08-312

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Complainant: No. 1359910388A

Judge: No. 1359910388B

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**ORDER**

The commission reviewed the complaint filed in this matter and determined that the judge did not knowingly violate the ethical canons. Accordingly, the commission voted to dismiss the case with a private comment relating to patience and dignity in the courtroom.

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

Dated: April 7, 2009.

FOR THE COMMISSION

\s\ Keith Stott  
Executive Director

Copies of this order were mailed to the complainant and the judge on April 7, 2009.

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

State of Arizona  
Commission on Judicial Conduct  
1501 W. Washington Street, Suite 229  
Phoenix, Arizona 85007

FOR OFFICE USE ONLY

CJC -08-312

COMPLAINT AGAINST A JUDGE

Date: 12-7-08

**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.

I RECEIVED AN INJUNCTION AGAINST HARASSMENT FROM MY NEIGHBOR FOR AN UNKNOWN REASON SHE WENT TWO TOWNS AWAY FOR THIS INJUNCTION. I IMMEDIATELY SAW THE INJUNCTION LIMITED MY VEHICLE SPEED LIMIT IN FRONT OF MY NEIGHBORS HOUSE TO 10 MILES PER HOUR. I HONESTLY DO NOT BELIEVE A JUSTICE OF THE PEACE HAS THE RIGHT TO SET SPEED LIMITS ON A PRIVATE ROADWAY WITHOUT DUE PROCESS OR THE CONSENT OF ALL THE NEIGHBORS WHO LIVE ON THE STREET. I DRIVE SLOWLY ANYWAY, ALL THE NEIGHBORS DO, IT IS A DIRT ROADWAY.

THE DATES LISTED AND THE THINGS SHE ACCUSED ME OF ARE LIES. "STIRRING UP DUST" ON A DIRT ROADWAY IS NOT HARASSMENT. "LAUGHING" IS NOT HARASSMENT AND SHOULD NOT CAUSE JUSTICE OF THE PEACE TO UPHOLD THE INJUNCTION AGAINST ME. AGAIN, I DID NOT DO THESE THINGS AND EXPLAINED THIS TO JUSTICE OF THE PEACE BRYCE AT THE HEARING.

HARASSMENT IS DEFINED BY ARIZONA REVISED STATUTE 12-1809 R; "A SERIES OF ACTS OVER A PERIOD OF TIME DIRECTED AT A SPECIFIC PERSON AND THAT WOULD CAUSE A REASONABLE PERSON TO BE SERIOUSLY ALARMED, ANNOYED OR HARASSED." SPEEDING DOWN

I WAS ALSO ACCUSED OF, BUT THIS IS NOT AN ACT DIRECTED AT A "SPECIFIC PERSON".

(Attach additional sheets as needed)

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JUSTICE OF THE PEACE SHOULD NEVER HAVE  
ENTERTAINED THESE CHARGES AGAINST ME.

(PLAINTIFF) PICKED RANDOM DATES TO  
COMPLAIN ABOUT THE SAME THINGS. (SEE ATTACHED PAPER-  
WORK.) I PROVED IN COURT I DID NOT DRIVE AT ALL  
ON I BROUGHT IN PAPERWORK FROM MY  
PHYSICIAN WHICH SHOWS I HAD SINUS SURGERY  
ON MY FATHER, WAS MY  
WITNESS IN COURT WHO EXPLAINED HOW I WAS IN BED  
FOR TWO DAYS WITH A SORE FACE AND BLACK EYES. (SEE  
ATTACHED PAPERWORK.)

AT THE END OF THE HEARING ON  
ALL PARTIES WERE ASKED TO COME BACK ON  
TO ADDRESS A WITNESS WITH A CONCURRENT  
CASE AND GIVE CLOSING ARGUMENTS. JUSTICE OF THE  
PEACE THEN MADE A PREJUDICED REMARK. HE  
SAID, AN OFFICER HAS FILED A  
COMPLAINT WITH COUNTY ATTORNEY'S OFFICE FOR TOO  
MUCH DUST, AND THATS A VIOLATION OF MY ORDER. IF  
THAT IS FILED AND THAT IS PROVEN, THEN YOU VIOLATED  
THIS ORDER AND I DON'T STAND FOR PEOPLE WHO  
VIOLATE MY ORDERS."

(Attach additional sheets as needed)

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WITH THAT REMARK, JUSTICE OF THE PEACE SHOWED HE WAS GOING TO RENDER ME GUILTY OF HARASSING THIS NEIGHBOR IF IT CAME BACK TO HIS COURT AND HE SHOWED HE WAS GOING TO UPHOLD THE INJUNCTION EVEN BEFORE THE HEARING WAS CONCLUDED.

EVEN THOUGH THE PLAINTIFFS ALLEGATIONS WERE NOT STRONG, AND SOME DID NOT FIT HARASSMENT AT ALL, I WAS BEING PREJUDGED. I SHOWED AT LEAST ONE DATE WAS A LIE AND I TESTIFIED THE OTHERS WERE ALSO. THE PLAINTIFF SUPPLIED NO TIMES, PICTURES OR OTHER PROOF OF WHAT TOOK PLACE, BUT THE INJUNCTION STILL WENT THROUGH.

I GAVE CLOSING ARGUMENTS FOR MY CASE. I STATED THE OTHER DATES, NOT INVOLVING MY SURGERY WERE A LIE AND/OR I WAS NOT AT HOME. THE PLAINTIFF, IN HER CLOSING ARGUMENT ADMITTED TO GETTING DATES AND/OR TIMES WRONG.

THE JUSTICE OF THE PEACE SHOULD NEVER HAVE ACTED AS HE DID IN SETTING A SPEED LIMIT NOR SHOULD THE COURT HAVE UPHELD SUCH THIN ACCUSATIONS. THE COURT NEVER ADDRESSED THE PLAINTIFF FOR TIMES OR OTHER PROOF. THE REMARK THE JUSTICE OF THE PEACE MADE SHOWED THE OUTCOME OF THE HEARING.

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THAT WOULD BE UPHOLDING THE INJUNCTION, THE STATEMENT ALSO SHOWS A POSSESSION OF THIS SITUATION AS THE JUSTICE OF THE PEACE SAYS "A VIOLATION OF MY ORDER" AND "PEOPLE WHO VIOLATE MY ORDER," INSTEAD OF SAYING; THE COURTS ORDER, WITH PROVING BY MEDICAL RECORDS AND WITNESS TESTIMONY THE DATE OF WAS A LIE AND THE PLAINTIFF ADMITTING TO DATES BEING WRONG, THIS INJUNCTION SHOULD NEVER HAVE BEEN UPHELD, JUSTICE OF THE PEACE WAS IN ERROR OF THOUGHT AND JUDGEMENT IN THE WAY HE HANDLED THIS CASE, NO ONE SHOULD BE TREATED IN A THREATENING MANNER FROM SOMEONE IN HIS POSITION.

IF ANOTHER ACCUSATION IS MADE AGAINST ME, AND I FACE JUSTICE OF THE PEACE IN COURT, I WILL BE HEAVILY FINED OR PLACED IN JAIL, ALL FOR NUMEROUS LIES ABOUT SPEED AND DUST ON A DIRT ROAD.

(ALL COURT PROCEEDINGS WERE RECORDED.)

(Attach additional sheets as needed)