State of Arizona COMMISSION ON JUDICIAL CONDUCT

	Disposition of Complaint 09-214	
Complainant:	No.	1370210692A
Judge:	No.	1370210692B

ORDER

The commission reviewed the complaint filed in this matter and determined that the proper remedy was to dismiss the case and issue a private reminder to the judge that Canon 3B(4) requires a judge to be patient, dignified and courteous at all times.

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

Dated: February 2, 2010.

FOR THE COMMISSION

\s\ William Brammer

J. William Brammer, Jr. Commission Chair

Copies of this order were mailed to the complainant and the judge on February 2, 2010.

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

State of Arizona No.JC2008:

East Mesa Justice Court 4811 E. Julep #128, Mesa Arizona 85205-3318

On the date of July, 28th In East Mesa Justice Court, I approached the bench and was told I had to attend a Domestic Violence Class Through Justice Services, I tried to explain to the judge, That I was a Disabled Citizen who is on a limited Income, and asked if he could or would Waiver the Initial cost of the Intake of the aforementioned Class, of which I was Sentenced to Attend by the Judge. He said that He could not do that, and it was up to the People at the Justice Services to decide if I was Eligible for this Waiver. And that I had up to 24 hours to Schedule the Intake for this Class. I did according to his direction. I Called the Justice services to ask about this topic of Qualifying for a Waiver, and went to Justice Services to pick up the application for financial hardship Form. Which I filled out and completed and returned. Then Once this Application was filled out and turned into Financial Services, The Person on the Telephone said , that I had to Show up on Saturday , and that they would lower the Intake Fee for Me to the Sum of \$30.00 Plus another \$25.00 dollars for a Total of \$55.00 for the Initial intake. I Went On the Date that I was Directed to show up for the Intake, With the Amount Mentioned and Handed it to the Heavy set Woman behind the counter, Who then Returned My money, and Said that I was not Refusing their Services, And that They were Refusing Me! She then turned to her computer and looked at something on her screen, and said it was because I had Rescheduled Twice for the Initial Intake into this Domestic Violence Class! She then Said That now being as how The Initial intake had been rescheduled twice, that the Price was going to be \$85.00 Which Justice Services, was Telling me that I had rescheduled something twice that I had not scheduled to begin with on account of the Price of the Initial Intake Fee not being waivered and not being able to afford the Price of Intake Fee.

After all this being refused of by Justice Services for the Intake to the Domestic Violence Class.

I Still Felt That I Half to comply with the court's Decision of attending a Class! I then proceeded to go through counseling with , and learned of a place called Torros! Who would not charge for the Intake or the Classes to attend for a class of Anger management, I was trying to Remain calm after being Refused Services ,by the Justice Services and Still find a way which I could comply with the Courts Decision on Attending A Class of this Nature. On the next court Date, I appeared in front of your Honorable , and Tried to explain why I had not attended Justice Services , and to explain that I was still trying to comply with the court , except through a different program That I could Financially afford, Being as how I am on a limited Fixed Income, And Disability. The Judge Then Began Talking, Asking me questions about why I was still with my wife and scolding my wife and I for being with each other, Stating things about My beating her up was the reason I was there in the first place, He continued to say that I had beat my wife up in a church parking lot! All of which Never happened! He then said that the Justice Services Did not refuses me and that I was just trying to keep from complying with the court's Decision. He then Insisted that I Must go through Justice Services, And that the Doctors were Wrong, that I was not Disabled, and Told me to cut my Hair and shave my face and get a Job, He Said collect Cans If I have to in order to pay for the Initial intake. He also said he did not care if I had to sleep in a park someplace and that I could not be with my wife. Your Honorable , Then Said that if I did not attend this Domestic Violence Class, through Justice Services, that I would be thrown into Jail for 30 Days. I am scheduled to attend the Intake on Aug, 21st at 4:00 p.m. for the amount of \$135.00 + the woman on the phone said to bring more just in case

My Disability is that I have had a triple bypass surgery,

After Seven months two of the Coronary graphs Failed.

I have Hereditary Heart Disease, Which my doctors tell me is a very aggressive one and that the medications I am taking have a hard time keeping up with! The last time I visited my doctor, he wanted to send me to the hospital by ambulance immediately. Which I refused and went home.

He said that the outer wall or muscle of my heart was malfunctioning, possibly do to being stunned. And wanted to do an angiogram again. And I know through experience that when this procedure is done. It usually means more Stents being placed inside my heart. I have been told that eighteen was the limit that the doctors have ever placed inside a patient's heart. So I refused having the angiogram done on account of I feel as though my time upon this earth is limited. I had been having chest pains and having to use my Nitro at least twice a month on account of these pains. I have also had Lower Back Surgery. I have a rod and two screws at the level L-5 S-1 and have been having chronic pain in the lower back area. I am scheduled to have an M.R.I. with Contrast for this reason. I am 49 years old and am not in the greatest of shape.

All of this being refused by Justice Services, and the Judge Telling me do it or else! Has caused me Severe Stress and Grief.