

State of Arizona
COMMISSION ON JUDICIAL CONDUCT

Disposition of Complaint 09-258

Complainant: No. 1373910569A

Judge: No. 1373910569B

ORDER

The commission reviewed the complaint filed in this matter and found no evidence of ethical misconduct on the part of the judge. The complaint is dismissed pursuant to Rules 16(a) and 23.

Dated: December 18, 2009.

FOR THE COMMISSION

\s\ Keith Stott
Executive Director

Copies of this order were mailed to the complainant and the judge on December 18, 2009.

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

CJC 09-258

COMPLAINT AGAINST A JUDGE

Your name:

Judge's name

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.

During the case of "wrongful-termination" during an initial hearing the Judge Mr. stated that I had won this case on the audio record but decided to wrongfully close out this case and not award compensation. It is proof on the audio recording of this case. Please look it up to have this case reopened for award and proper closer. Also

brought me in front of courts to appear on this trial and did not provide me with a public defense attorney and committed ambush in the courts against me. I lost the case because of lack of proper representation in order to prove that I was not guilty in this case or any others for that matter. Also in case number CE2008 did not dismiss this case after questioning the prosecution whether having probable cause against me on a charge of aggravated assault against a police officer. The prosecution stated that it had no probable cause, but the case was not dismissed at that time and on 9/23/08 Judge Mr. was supposed to dismiss this case but continued to hold me against my will in jail which results in "Habeas Corpus" - holding an unsentenced inmate against his will after proving not guilty in the courts of law. That should be contempt on their part not mine. That infraction was committed on August 25 of 2008 and I should have been released then not on March 2 of 2009. Not to mention I had trial on November 17 of 2008 and was never taken to trial. And on December 18 of 2008 I was supposed to be released from jail but I wasn't released till March 2 of 2009. These are clear acts of misconduct and justice should be sought! All the information and proof is on file and should be investigated and resolved immediately. If you need any co-operation and further compliance please contact me at