

State of Arizona
COMMISSION ON JUDICIAL CONDUCT

Disposition of Complaint 10-076

Complainant: No. 1388810740A

Judge: No. 1388810740B

ORDER

The complainant alleged a superior court judge, as a county employee, had a conflict of interest in her lawsuit against the county and improperly granted the county's motion for summary judgment as a result. She further argued that her case should have been transferred to arbitration, which would have resolved the conflict of interest and resulted in a ruling in her favor. The commission reviewed the complaint and found no evidence of ethical misconduct on the part of the judge. A superior court judge does not have a conflict of interest in cases that involve the county. Whether the judge failed to follow procedural arbitration rules is not an ethical issue without clear evidence that the court has a pattern of intentionally disregarding them. The complaint is dismissed pursuant to Rules 16(a) and 23.

Dated: June 14, 2010.

FOR THE COMMISSION

 /s\ Keith Stott
Executive Director

Copies of this order were mailed to the complainant and the judge on June 14, 2010.

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

2010-076

COMPLAINT AGAINST A JUDGE

Your name:

Judge's name: _____

Date: March 26, '10

Instructions: Use this form or plain paper of the same size to file a complaint. Attach additional pages, as needed. Please describe in your own words what the judge said or did that you believe constitutes judicial misconduct. To help us understand your concern, be specific and list all of the names, dates, times and places where the conduct occurred. Include only copies of original documents or court recordings that are relevant to your allegations. Print or type on one side of the paper only, and keep a copy of the complaint for your files.

Judge was originally assigned to CV-2007-

Assault and Battery, based on VIDEO in the jail system (Htl & Madison) Phoenix, Feb, '07. There is no doubt of the abuse. I was PRO PER; they took full advantage of me that they did not answer my motions at all. There is a 60-day limit to answer. I wrote to the Court about the silence they exhibited. Judge

went into rotation to criminal division - left the case OPEN. Judge is assigned to the case. He looks for excuse (Rule 11) to disqualify me as PRO PER Plaintiff & am emotionally disabled, not mentally disabled on intellectual basis. I had a teaching certificate (with high distinction - 2 colleges) and under stand process. I am being abused again. Judge

dismissed the case, granting summary judgment to defendant Superior County, his employer, when there is a VIDEO (evidence without doubt), that Judge should give the fact that the County erred - there is a mandatory settlement conference - Rule 16(g) - there was none. My Court record disposes and appeal from substitution - there was NONE. He CHANGED

THE COURT RECORD when I said that the record was tainted. What he could not change was my Certificate of Compulsory Arbitration. I originally & NOW still state NOT SUBJECT to Comp. Arbitration. So then, how could it have gone to substitution, yet did not. I was

not offered 1¢ in compensation by this County for assault & threat with cases of how unethical the case is abuse, assault, fraud, court document falsification. My attorney said they simply chose not to settle - violation of Rule 16(g). My handwriting should show that

the certificate of Comp. Arbitration is mine - he could not successfully FORGE it successfully. ETHICS (Attach additional sheets as needed) CONFLICT OF INTEREST with County's interests - his employer.

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