

State of Arizona  
COMMISSION ON JUDICIAL CONDUCT

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Disposition of Complaint 10-190

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Complainant: No. 1397110561A

Judge: No. 1397110561B

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**ORDER**

The complainant alleged a superior court judge engaged in an improper ex parte communication, issued an incorrect ruling, and hampered his appeal by failing to sign an order dismissing his case. After analyzing the allegations, the judge's response, and the court record, the commission found no evidence of ethical misconduct on the part of the judge. Accordingly, the complaint is dismissed pursuant to Rules 16(a) and 23.

Dated: October 13, 2010.

FOR THE COMMISSION

/s/ Keith Stott

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Executive Director

Copies of this order were mailed to the complainant and the judge on October 13, 2010.

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

CONFIDENTIAL

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

FOR OFFICE USE ONLY

2010-190

COMPLAINT AGAINST A JUDGE

Your name:

Judge's name:

Date:

07-25-10

**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.

AS A PRISONER WHO HAS NO LEGAL TRAINING NOR ACCESS TO ADEQUATE LEGAL MATERIAL, HAVING EXPLAINED THIS TO THE COURT, IT WAS MY OPINION BASED UPON THE INITIAL RULINGS IN MY CASE (SEEMINGLY IN FAVOR OF THE DEFENDANTS) THAT THE JUDGE WAS BEING QUITE LIBERAL TO THE DEFENDANTS AND IGNORING MY PLEADINGS AND OBJECTIONS AND HOLDING ME TO THE STANDARDS OF AN ATTORNEY. WHEN I FILED NOTICES OR MOTIONS TO THE COURT, IT WOULD NOT BOTHER RESPONDING. ~~IT THEREFORE FILED A MOTION TO HAVE THE JUDGE DISMISSED FOR CAUSE, IT WAS DENIED.~~ I AS THE PLAINTIFF FILED AN ANSWER TO DEFENDANTS MOTION TO DISMISS AND SENT A COPY TO DEFENDANTS (PRISON RECORDS PROVE THIS AS TRUE), ~~THE DEFENDANTS CHALLENGED~~ AFTER MORE THAN A MONTH PASSES WITH NO ANSWER FROM THE COURTS OR DEFENDANTS. I THEN RECEIVE A RESPONSE FROM DEFENDANTS TO WHICH THEY INDICATED THE JUDGE'S OFFICE HAD CALLED THEM INQUIRING WHETHER THEY WERE GOING TO REPLY, THEY (DEFENDANTS) CLAIMED THEY NEVER RECEIVED ~~THE~~ MY REPLY. WITHOUT ANY NOTIFICATION TO ME ABOUT WHAT WAS GOING ON THE COURT ACCEPTED THEIR PLEADINGS WITHOUT QUESTION. AS I WAS NEVER NOTIFIED AS DEFENDANTS CLEARLY SURPASSED THEIR RESPONSE TIME AND I THOUGHT THEIR EXCUSE WAS MERELY A PLOY TO GET MORE TIME, I FILED A MOTION TO HAVE THE JUDGE RECUSE HIMSELF AS I THOUGHT HE WAS / IS ACTING WITH BIAS AND PREJUDICE, THIS WAS REJECTED SAYING THIS EX PARTE COMMUNICATION WAS PERMISSIBLE ALTHOUGH THEY DID NOT EVEN BOTHER TO NOTIFY ME.

(Attach additional sheets as needed)