

State of Arizona  
COMMISSION ON JUDICIAL CONDUCT

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Disposition of Complaint 12-325

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Complainant: No. 1079110270A

Judge: No. 1079110270B

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**ORDER**

The complainant alleged a superior court judge had a conflict of interest due to her prior legal representation of a defendant. He further alleged a justice of the peace entered a fraudulent order.

The responsibility of the Commission on Judicial Conduct is to impartially determine if the judges engaged in conduct that violated the provisions of Article 6.1 of the Arizona Constitution or the Code of Judicial Conduct and, if so, to take appropriate disciplinary action. The purpose and authority of the commission is limited to this mission.

After reviewing the information provided by the complainant, the commission found no evidence of ethical misconduct and concluded that the judges did not violate the Code in this case. The commission does not have jurisdiction to review the legal sufficiency of court rulings. Accordingly, the complaint is dismissed in its entirety, pursuant to Rules 16(a) and 23.

Dated: December 28, 2012.

FOR THE COMMISSION

/s/ George Riemer

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George A. Riemer  
Executive Director

Copies of this order were mailed to the complainant and the judge on December 28, 2012.

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

MR. STOTT JR.

[redacted] Superior Court Presiding Judge [redacted] was elected to her fourth term in office in year 2010, with two years to go to complete the fourth term

1st term	2nd term	3rd term	4th term
1999	2003	2007	2011
2000	2004	2008	2012
2001	2005	2009	2013
2002	2006	2010	2014

However, while still a practicing attorney in private practice in [redacted] County, ARIZONA STATE BAR Member # [redacted] Stauffer filed a formal Notice of Appearance on November 18, 1996 to represent as victim attorney a young male [redacted] Ortega d.o.b. 09-11-91 who had turned five years of age only a month before.

In year 2012, [redacted] Ortega would have turned ~~8~~ 21 years of age this past Sept. 2012

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With Regards to [REDACTED] County Chief Probation  
Officer John [REDACTED], during July 1996,  
Mr. [REDACTED] WAS STILL employed AS A  
CHILD Protective Service Worker in Clifton,  
[REDACTED] County ARIZONA,

On July 2, 1996. Mr. Armstrong Received a  
telephone call AT his office from two  
Women [REDACTED] and her daugh-  
ter [REDACTED] Respectfully  
great-grandson and grandson of the two  
women. The matter involved Alleged SEX  
Abuse of the young boy by me AT my Resi-  
dence AT [REDACTED]  
[REDACTED] ARIZONA.

During A One-hour long interrogation of  
the young child by CPS John Armstrong  
And then [REDACTED] Police Detective Jesus  
[REDACTED] the young boy was forced into  
Confessions of crime that had NOT ACTUALLY  
OCCURRED. Only after the two men invited  
[REDACTED] into the interrogation.

AS A RESULT of THAT DAY, Detective Jesus  
[REDACTED] Obtained A SEARCH WARRANT  
TO Seize property Alleged to have been

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by me to COMMIT SEX ACTS on the young boy  
to include TAKING photographs of him nude,

The young boy was made to undergo a psycho-  
logical examination by a TUCSON, AZ  
female psychologist, during that  
same summer,

I WAS ARRESTED by [REDACTED] Police Police AT  
the same residence [REDACTED]

on OCT 17, 1997

ON NOV 18, 1996. [REDACTED] ATTORNEY  
[REDACTED] filed a formal

Notice of Appearance to Represent the  
young boy as a Victims Representative,

During the previous August 19 and August 20  
1996, An older male cousin of [REDACTED]

[REDACTED] had gone to [REDACTED] County Sheriff's  
Investigators [REDACTED] and CT  
Steve [REDACTED] to Report SEX crimes  
Alleged committed by me on him.

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Both Aguilar and Lt. Rutherford also arranged for [redacted] to undergo a six-hour long psychological evaluation a Tucson psychologist Andrew Moscow.

During Sept 1996, former [redacted] County Attorney WSR had lost a primary reelection attempt to present day [redacted] County [redacted]

[redacted] decided to wait until [redacted] had taken office before filing an 8 count sex information against me during Jan 10, 1997.

About the same month, I was charged with one count of attempting to influence a witness

On both Criminal Complaints then [redacted] Justice of the Peace imposed a \$10,000 cash bond requirement.

On January 30, 1997 a different [redacted] Arizona Justice of the Peace [redacted] changed the \$10,000 bond to release on OWR Recognizance.

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[REDACTED] ATTORNEY [REDACTED] never followed up by filing a 2nd NOTICE of Appearance to Represent [REDACTED] in the new case [REDACTED] County; however up until the date of my sentencing date March 30, 1998, she continued to act as a Victims Attorney [REDACTED].

[REDACTED] was not physically present for my sentencing but [REDACTED] was,

Mr. Stott Jr. my letter to you is also a complaint against former Duncan Justice of the Peace [REDACTED] for his fraudulent Release Owns Recognizance order, changing the conditions previously ordered by Clinton Justice [REDACTED] Justice [REDACTED] had no cause to do so.

As a result, I lost nearly 11 months of jail credit and had to do an additional 11 months. A total of 22 months on top of a 15 year flat time sentence,

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Had [redacted] Attorney, Really, been acting as Victims Attorney for [redacted] Justice [redacted] would have been obligated to send a copy of his Release own Recognizance order to her. He didn't.

During year 2003, [redacted] Alleged Victim in [redacted] Am Accused himself. By then [redacted] is the presiding Judge of [redacted] County. However Judge [redacted] fails to admit a "Conflict of Interest with regards to her previous legal representation of [redacted]"

Judge [redacted] sentences [redacted] to 2 1/2 years of Probation which he quickly violates, and then Judge [redacted] sentences him to prison,

[redacted] ends up in the same prison yard as me. Arranges for a physical assault on my person and I end up in Level 5 Maximum custody prison yards.

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MR. STOTT JR. I was finally Released from the ARIZONA Department of Corrections on Saturday NOV. 24, 2012 And have had to endure extreme hardships because of the fraudulent criminal felony crimes of [redacted] and her Role as Presiding Judge of [redacted] County

Also as of this Month November 2012 former [redacted] (1)

employed as TOWN of [redacted] County Magistrate,

Magistrate [redacted] NEEDS to be held ACCOUNTABLE for his fraudulent felony Release Order Recognition order back in January 1997,

Judge [redacted] Acted as Victims Rights Advocate Attorney for criminal acts that never occurred. She Needs to be held ACCOUNTABLE also AND CHARGED with felony crimes,