

State of Arizona Supreme Court
COMMISSION ON JUDICIAL CONDUCT

Disposition of Complaint 13-038

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| Judge: | No. 1456510561A |
| Complainant: | No. 1456510561B |

ORDER

The complainant alleged that a superior court judge has habitually treated him unfairly and with prejudice.

The responsibility of the Commission on Judicial Conduct is to impartially determine if the judge 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 along with various electronic minute entry orders, the commission found no evidence of ethical misconduct and concluded that the judge did not violate the Code in this case. Accordingly, the complaint is dismissed in its entirety, pursuant to Rules 16(a) and 23.

Dated: April 4, 2013.

FOR THE COMMISSION

/s/ George Riemer

George A. Riemer
Executive Director

Copies of this order were mailed to the complainant and the judge on April 4, 2013.

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

2013-038

1 of 2

COMPLAINT AGAINST A JUDGE

Your Name:

Judge's Name:

Date: 02/16/2013

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.

On (February, 15, 2013) Judge willfully discriminated my set times for hearing to address any unresolved motions at 9:03am hearing commenced. Judge would allow the necessary time allotted to me for 2 hrs to be concluded in 45 mins, for the late arrival of Counsel. It has been persistently delayed by Counsel's subjective to the judge's direction and control to do so, please refer to (Complaint 12-32) against because these repetitive delays by counsel the judge has not ensured the right to be heard according to due process of law and without unnecessary delay to the extent the counselor's unpromptness is permitted delays and short, indispensable time I shall need to be heard on my motions. Respectfully my trial is set forth for (4/15/2013) My motions have been seating filed and issued to all related parties since dating early (8/05/2012). Judge has habitually treated me with an lack of fairness: when it is my turn to speak on the contents of my motions the judge interrupts me while I am speaking and reduces what I have said to the point I am induced to respond emotionally. Judge cycle's my words back to me with contempt and interference which inflicts my mental intellectual dignities causing me frustration and embarrassment during 195ted hearings I was set to speak; on: 9/04/2012, 9/21/2012, and 02/15/2013. IS treating me with prejudice, partiality and estrangement.

(Attach additional sheets as needed.) Please continue in Part 2 of COMPLAINT AGAINST JUDGE

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2013-03A

2 of 2

COMPLAINT AGAINST A JUDGE

Your name:

Judge's name:

Date: 02/16/2013

Instructions: You can use this form or plain paper of the same size to file a complaint. Please describe in your own words what the judge did that you believe constitutes judicial misconduct. Be specific and list all of the names, dates, times and places that will help us understand your concerns. You may attach additional pages but not original court documents. Print or type on one side of the paper only, and keep a copy of the complaint for your files.

On (February, 15, 2013) Judge _____ Stated to me at 9:03am
hearing to address unresolved motions to provide transcript
of testimony" said; I urge you to raise your own money for
fees to obtain record of the transcript's your requesting
"I don't have money to allow you any request and motion
shall be denied!" in my response to his comment I asked for
other alternatives to obtaining those transcript which I
could not afford to prepare for the trial, such as, transmittal
of transcript to paper form, in which, I would be advised by
"I needed to furnish my own funds to secure the discoverie
you want and transmittal to paper would probably cost
more adding to me, that's an expense furnished by attorneys
and you are Pro Per." Is it because I am Pro Per Judge
is depriving me of due process of law, Rights of accused in
Criminal; "NO PERSON(S)" before final judgment be compelled
to advance money or fees to secure the rights herein §24.
Constitutional guarantee's. Judge _____ intentionally, knowin-
gly set unnecessary obstacles for me that I am entitled
to by law to such. With indifference due to
knowledge of my poverty suggesting to me that no further
Discoverie would be granted without 1.) precise legal grounds
2.) Advance payment to review the video transcript of
Testimony on media feasible, such as, my own TV and DVD
player. How can I provide such terms as a prisoner? How?
And the transcript are right fully mines pursuant 15.1 Az. R. Crim. proced.

(Attach additional sheets as needed)