

State of Arizona
COMMISSION ON JUDICIAL CONDUCT

Disposition of Complaint 13-194

Judge:	No. 105771102814730A
Complainant:	No. 105771102814730B

ORDER

The complainant alleged that one municipal court judge engaged in an improper ex parte meeting and that another municipal judge improperly allowed a witness against the complainant to change her statement.

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 review, the commission found no evidence of ethical misconduct and concluded that neither judge violated the Code in this case. The commission approved sending one judge a confidential warning letter concerning certain comments he made at a hearing. The complaint is dismissed pursuant to Rules 16(b) and 23(a).

Dated: December 11, 2013.

FOR THE COMMISSION

/s/ Louis Frank Dominguez

Louis Frank Dominguez
Commission Chair

Copies of this order were mailed to the complainant and the judge on December 11, 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

2013-194

COMPLAINT AGAINST A JUDGE

Your name

Judge's name:

ate

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.

I was arrested by pd Because my Daughter said I hit her The day Before I was arrested she had already called Cps on me earlier for the same thing Cps said I did nothing wrong the arresting officer was the same officer while I was in the police station say charge me with she had no such charge instead pd and Superior Justice Court allowed my minor child to act has a adult The day of court me and were the last 2 cases, when it was my turn ~~the~~ my Daughter was not at the court house officer went out of the court room for about 15 minutes ^{she} walked back in threw the judges door ~~by the~~ Judge got up from his seat and ~~at~~ at that time walked over to them I started saying why are u people stalling I looked at and told him there stalling me out said it to them while they were huddled up Judge ushered them to his chambers without calling Reseasser I waited walked to the front desk and asked employee

①

(Attach additional sheets as needed)

What was going on she said he was taking a short break. I walked back into the courthouse waited another or so walked back to

the front desk and started saying All he is doing is stalling for them.

(The police and county attorney) while I was walking back to the court room officer had left and

was walking in the courtroom with my daughter. Court

started my daughter gave her testimony. After she made her statement I started telling judge

that by allowing officer to leave the courthouse

and the way he ushered the office and the county attorney

into his chambers that it made it look like he was in there back pocket that it was unethical

and that he was a dirty judge he got so mad he stopped the trial and recused himself from the case.

now every one in his office said that the other trial was a continuance of the first trial.

Before the second Trial started
with I went to the front
Desk and asked the office
Supervisor. Start asking that
I wanted my daughters first Testimony
to be Submitted cuz everything
I was saying she had said on that
stand. She told me no that it was
to late and I could pay
and get that Statement but
It was gonna take a couple of
Days. When the trial started
for the second time I asked
Judge for that testimony
to be submitted he said no that
he wasn't gonna allow it I started
telling him he was just has dirty
has brains. my daughter was
allowed to give a total different
Statement that was coached
by Her first
testimony was almost exactly what
I was saying. The whole time
I was asking for felony Child Abuse
Charge.