

State of Arizona  
COMMISSION ON JUDICIAL CONDUCT

---

Disposition of Complaint 13-200

---

Judge:	No. 1052514583A
Complainant:	No. 1052514583B

---

**ORDER**

The complainant alleged a superior court judge did not allow him to speak in court.

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 complaint and court records, 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: September 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 September 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

2013-200

## COMPLAINT AGAINST A JUDGE

Your Name: \_\_\_\_\_

Judge's Name: \_\_\_\_\_

Date: July 26, 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.

I believe I have something concerning the powers that be, I am  
informed by the fact that I begin with by stating that on  
July 26<sup>th</sup> 2013 in front of Judge \_\_\_\_\_ I politely alerted  
the court that I would like to go "on the record" and brief  
the judge on a few major issues I am having concerning my  
treatment here, my legal counsel and state the facts of  
my prepared statements I wanted her to be aware of  
and address, I was not allowed after I brought it  
to her attention, she was very quick and spitefully  
rude to me in her response. She flat out told me  
"No I will not hear what you got to say I do not care!"  
at that point, I took back and told her no I need  
to let it be known I have been here 3 years 5 months  
and 29 day as per Jan 28<sup>th</sup> 2010, been through five different  
lawyers which have all been very unsatisfactory and  
quite malevolent towards me, I have not been giving  
my full and complete Criminal Discovery thus far, yet they  
demand I cooperate with them, I'm told I need  
permission from the judge to have it! How am I to  
assist in my defense and prepare for trial when I  
am dealing with complete & totally biased people whom won't give me  
my paperwork I'm entitled too? This Judge \_\_\_\_\_ has already  
not let me speak twice now. I do not want to deal with  
her no more as there may be confrontational outburst problems in the future.  
I wish and want to seek a "change of Venue" out of \_\_\_\_\_  
Bunty.