

State of Arizona
COMMISSION ON JUDICIAL CONDUCT

Disposition of Complaint 14-044

Judge:	No. 1049814884A
Complainant:	No. 1049814884B

ORDER

The complainant alleged a justice of the peace had been inconsistent in the waiver of court fees and mocked her.

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 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: March 20, 2014.

FOR THE COMMISSION

/s/ George Riemer

George A. Riemer
Executive Director

Copies of this order were mailed to the complainant and the judge on March 20, 2014.

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

To: Arizona State Bar Association
 270 N. Church Ave. Ste.100
 Tucson, Az. 85701-1113
 Phone: (520) 623-9944
 Fax: (520) 623-9974

Re: Judge

Dear Az. State Bar,

I wanted to inform you of the questionable practices of a certain Judge in
 at Court, I have a long history with this judge's
 decisions, since I have been patient and never notified you until now.
 Recently, I was involved in a traffic collision and ended up in Judge
 courtroom, for the collision that occurred on . The hearing
 was held in and the court lost the recording so a 2nd hearing was sched. For
 I was unemployed from so I asked for a waiver of the
 court fee of and the time payment fee of , as well as the transcript
 fee of total was waived-see attached documentation. I
 appealed his decision and the superior court gave me a deferral not a waiver on
 the appeal since I was working. Then, I no longer had a job on The
 decision was made by Judge around that I was
 responsible and all the court findings by him were reasonable and professional.
 Then, I asked Judge again for a waiver of the timed fee of
 and the court fee of and submitted the unemployment
 paperwork to him. He denied a waiver that he approved prior, and seemed to
 mockingly suggest the first payment of fines were due no later than
 and the final payment was due on tax day I did not
 appreciate this. All prior decisions by Judge on this docket
 were professional and reasonable.

Keep in mind however, my patience with this judge over the last years. I
 would like to update your awareness with several issues. In , I went
 before this judge and asked for an injunction against harassment and it was
 denied for . This man has threatened my life on many

occasions. His background check available on the supreme court web site demonstrates that the same year I asked for a restraining order he was in custody for domestic violence, docket on . Then on he was cited for assault Intent/reckless and he failed to appear and was issued a warrant. Judge handled both cases and dismissed his case without prejudice. I pointed out the violence history of Mr. and Judge would not grant me a restraining order. (See background check attached.)

In I was cited for reckless driving, docket by police officers miles from the scene, there was no officer present in the park where I was told by them that the driving was reckless and they admitted that they did not see my driving themselves. An off-duty military MP called it in to Judge said it was a "citizens arrest" and fined me for this. I hired a lawyer, attorney at law, who got the charge reduced to a ticket and the points reduced as well. She wondered why the officers did not witness the incident and suggested that the whole thing be dropped but Judge would not do this. The MP was not present at the hearing and I do not remember the officers being there at the hearing. The MP dept. on stated the MP was transferred out on temporary duty. If a citizen arrest can occur, and you have several enemies then you could potentially be arrested regularly for being innocent.

Then, I was advised by the Civil Rights in after I was unable to receive a restraining order to call 911 if this stalker continued to bother me. On I called 911 as a last resort and was issued a citation, for docket for false emergency and I spent the night in jail and was given a misdemeanor. When I went to the hearing my father was present, Judge did not have a dispatch recording although I asked for it and I pled not guilty. I reminded him of the restraining order I asked for in months prior. He told me if I did not plead guilty I would be held in custody for up to more weeks. I pointed out that I was not given an opportunity to contact an attorney or read my Miranda rights by the police at the scene. He would not give me an opportunity to contact my attorney, I also pointed out to Judge that I asked to see a warrant from the police since they jumped over my fence and barged into my house but they did not have a warrant. Again, he said if you do not plead guilty

2014 044

then I can keep you in custody for at least more weeks. Please review this information and take the necessary actions. Thanks so much.

Cordially,