

State of Arizona  
COMMISSION ON JUDICIAL CONDUCT

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Disposition of Complaint 14-358

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Judge:

Complainant:

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**ORDER**

The complainant alleged a justice of the peace improperly issued an order of protection against her and an injunction against harassment against a friend.

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.

The commission does not have jurisdiction to review the legal sufficiency of the judge's rulings. In addition, 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: November 26, 2014

FOR THE COMMISSION

/s/ George A. Riemer

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George A. Riemer  
Executive Director

Copies of this order were mailed to the complainant and the judge on November 26, 2014.

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

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State of Arizona  
Commission on Judicial Conduct  
1501 W. Washington Street, Suite 229  
Phoenix, Arizona 85007

**FOR OFFICE USE ONLY**

**2014-358**

**COMPLAINT AGAINST A JUDGE**

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

**Instructions:** Use this form or plain paper of the same size to file a complaint. Describe in your own words what you believe the judge did that constitutes judicial misconduct. Be specific and list all of the names, dates, times, and places that will help the commission understand your concerns. Additional pages may be attached along with copies (not originals) of relevant court documents. Please complete one side of the paper only, and keep a copy of the complaint for your records.

End of

**Additional Information**

There have been unfounded  
against my witness Falsified telephone calls to  
accused of threatening telephone calls. There are many  
consequences implemented by for being my  
witness.

Some of the harassment implemented by is upheld  
by Judge has suffered extensively.  
Both of these were reversed due to  
insufficient evidence. The with  
insufficient evidence were supported by Judge as  
the **Originator and Reverser**.

On **after** the hearing for the  
Judge  
advised like an attorney; and Sgt.  
of the next steps in securing a case for harassment  
against me in behalf of

\*\*\*\*\*The three; **Judge** Sgt. and  
were freely discussing the objectives of the proposed case; I  
*suspect* they were reaching a decision on my guilt. In my opinion  
their behavior demonstrates conspiring to build *another* falsified  
case against me, *now* for harassment against Det.  
is a participating player. In my opinion this is against  
the law, it is *conspiracy*.

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my witness and I went to \_\_\_\_\_ to file  
a complaint against \_\_\_\_\_ for assault perpetrated on  
at the \_\_\_\_\_ residence at  
AZ, while trying to deliver \_\_\_\_\_ presents.

a) \_\_\_\_\_  
\_\_\_\_\_ appealed Order of Protection--- Hearing,  
Judge \_\_\_\_\_ The Order of Protection was  
upheld. I was told in court that I had a  
right to file charges against  
\_\_\_\_\_ for assault. \_\_\_\_\_ was a  
witness to the assault.

My witness and I encountered Det. \_\_\_\_\_  
at the door of \_\_\_\_\_ sub-station. He stated that the  
investigation of the assault on \_\_\_\_\_ was vacated.  
There was not an assault. My witness \_\_\_\_\_ stated that she  
was a witness on the Order of Protection and asked some key  
questions. Det. \_\_\_\_\_ elaborated further:

a) \_\_\_\_\_ behavior is about the gun safe---  
\_\_\_\_\_ case

b) \_\_\_\_\_ Det \_\_\_\_\_ will file  
charges against \_\_\_\_\_ and \_\_\_\_\_  
if either of us defend ourselves or file  
against \_\_\_\_\_ **Do nothing.**

c) Det. \_\_\_\_\_ will find a reason to bring  
us before \_\_\_\_\_ Court and Judge \_\_\_\_\_  
We were told that we  
cannot fight him in court. Therefore, we need  
to just drop it (any case) or he will retaliate  
against us.

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\*\*\*\*\*

- d) \*\*\*Complaint# \_\_\_\_\_ a charge of \_\_\_\_\_ harassment against \_\_\_\_\_ in behalf of \_\_\_\_\_ represented by Det. \_\_\_\_\_  
I am unable to get a copy of support for the charge.
- e) I have filed a motion for a change in venue and judge. The case is being reassigned.
- f) Det. \_\_\_\_\_ stated; \_\_\_\_\_ investigation showed that there was never an assault. \_\_\_\_\_ did not acknowledge my witnesses. \*\*\*\*We were told that because we were on \_\_\_\_\_ property; **he had a right to shoot us.**

\*\*\*\*\*  
I waited at \_\_\_\_\_ in \_\_\_\_\_ AZ for \_\_\_\_\_ while Deputy \_\_\_\_\_ interviewed the perpetrator. Deputy \_\_\_\_\_ arrived at the \_\_\_\_\_ sub-station; he was very unprofessional, laughing and making fun stating that I am a \_\_\_\_\_ Deputy \_\_\_\_\_ and another officer re-interviewed the perpetrator of the crime for \_\_\_\_\_ Not the witnesses? Label the victim a \_\_\_\_\_ Conspiring? \*\*\*\*\*

Should there be any further questions: please feel free to contact me. I affirm that I am telling the truth the whole truth and nothing but the truth to the best of my knowledge.

Thank you.

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**2014-358**

**COMPLAINT AGAINST A JUDGE**

Use the reverse side of plain paper of the same size to file a complaint. Describe in your own words what you believe the judge did that constitutes judicial misconduct. Be specific and list all of the names, dates, times, and places that will help the commission understand your concerns. Additional pages may be attached along with copies (not originals) of relevant court documents. Please complete one side of the paper only, and keep a copy of the complaint for your records.

The attested facts have been demonstrated in \_\_\_\_\_ County  
Court on \_\_\_\_\_ by \_\_\_\_\_ case  
number \_\_\_\_\_ The appealed falsified order of  
protection encompassed multiple violations. The violations  
included my constitutional rights and multiple errors by Judge

Constitution:

Due process  
2<sup>nd</sup> amendment rights

Errors:

Imparte:

a) defendant did not have opportunity to  
challenge **factual basis** for order. On record  
was the intent to deliver \_\_\_\_\_ and  
presents.

Failed opportunity to cross-examine witnesses.

Order Of Protection carry collateral damages.

Order Of Protection are not for the parents control  
to dictate who will see the \_\_\_\_\_

Order Of Protection caused reputable harm.

Order Of Protection assumptions of testimony:  
police, etc.

There was not a no trespass or Order Of Protection  
in affect.

a) During the delivery of \_\_\_\_\_  
and \_\_\_\_\_ presents.