

State of Arizona
COMMISSION ON JUDICIAL CONDUCT

Disposition of Complaint 17-254

Judge:

Complainant:

ORDER

The complainant alleged a pro tem justice of the peace improperly issued an order of protection as a favor for 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(a).

Commission member Anna Mary Glaab did not participate in the consideration of this matter.

Dated: November 22, 2017

FOR THE COMMISSION

/s/ Margaret H. Downie

Margaret H. Downie
Executive Director

Copies of this order were distributed to all appropriate persons on November 22, 2017.

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

CONFIDENTIAL

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

FOR OFFICE USE ONLY

2017-254

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.

I have evidence that will show _____ signed an unlawful order. The Judge is a _____ Precinct and made an Unlawful order when accepting a favor from friend _____ and/or _____ to sign an Order of Protection for their _____ respectively. The Order has many inconstancies, including no stamp from Clerk, incorrect Petition and Order(not from _____), almost a "copy-paste" of the Petition and Order, but also different in some wavs. I have talked with the _____ at _____, she mentioned the _____ and another _____ Judge were both in attendance and _____ came for one(1) hearing- _____ I have also had previously talked with _____ when she mentioned " _____" to which I replied, _____ She also mentioned he was a _____ and as a _____ for the State had close ties. It is belief, beyond any shadow of a doubt, they colluded to draft a 1)Fabricated and 2)Forged and or Unlawful Order on _____ in the evening time. This order was later dismissed by a _____, but not before incurring a "Impeding Order" which was again unlawful,(being the order wasn't valid to begin with) My case being if the definition of Order is used in the "breach" it should stand as it is defined, and was not. I would like to start an investigation and charges be sougth against ALL parties colluding in such deviant and malicious prosecution. _____ put his "Seal" on one document, the one _____ must have shown _____, (who served me) but later left it in my "Evidence" folder when I requested a hearing, _____ I have evidence of the documents served were not of the _____ and with Subpeona can find phone calls with _____, (they talked on the phone while I was merely 20ft away, inside the house, (she was outside), she later claimed (unsolicited) to be talking to a friend in hospital, we were not on speaking terms, so the remark was very peculiar. Parties include: _____ and possibly _____

I am confident my evidence and phone records will state my case, and believe "calling in a favor is not only Unjust, but the elitist attitude is un American and unlawful.