

State of Arizona
COMMISSION ON JUDICIAL CONDUCT

Disposition of Complaint 18-025

Judge:

Complainant:

ORDER

The complainant alleged a justice of the peace was biased and failed to follow the law in a protective order proceeding.

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).

Dated: March 28, 2018

FOR THE COMMISSION

/s/ Margaret H. Downie

Margaret H. Downie

Executive Director

Copies of this order were distributed to all appropriate persons on March 28, 2018.

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

2018-025

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.

On _____ I had a hearing before _____ regarding an Injunction Against Harassment. During the presentation, I was interrupted with several comments. First, _____ said that "it is against federal law to record Law Enforcement." Second, the Court stated that no laws were violated by the checkpoint attendant and, lastly, that he was NOT going to issue an injunction against a LEO for doing his job. (Also _____ stated that it is not against the law for Law Enforcement to "LIE.")

FEDERAL LAW

The attached _____ lists the citations for the various Circuits, including the _____ that found in 1995 the recording of law enforcement was a First Amendment right. For 23 YEARS this has been on the record and is clearly an established RIGHT. For _____ a purportedly a 26 YEAR "law enforcement" official, "LEO", there is absolutely NO WAY that he would not have been trained or counseled in this extremely important finding.

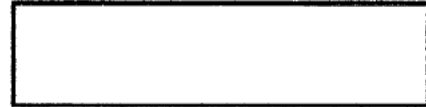
What _____ (and other "LEO's") use as an excuse for being caught in a false claim is that they were "mistaken." This usually flies for LEO's in court. But _____ is NOT a "LEO", he is a _____ . He cannot LIE and get away with it.

Integrity is a requirement to be _____ as well as, MORALITY. These are traits lacking by _____ . His insinuation that I was violating something is a typical "LEO" trick to reverse the efforts of a case and very poorly done. It shows, not just a lack of integrity but unsuitability to "judge" any person with an argument against a "LEO."

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stated that he was not going to issue an injunction for a "LEO" for doing "his job." His (Defendant's) job was to secure the border and NOT to harass citizens FOR NO PURPOSE. a former "LEO" and a for obviously believes that a "LEO's" job is to HARASS the public. That cannot be allowed to continue.

, as required by LAW, is supposed to examine all materials placed into evidence, INCLUDING ELECTRONIC . HE FAILED to perform those required tasks and just interfered with my presentation of facts. The electronic records would have shown that I did not even speak to Defendant, was called by my name by Defendant and detained, not for any immigration matters, but simply for the sake of harassment.

A.R.S. 12-1809:

E. The court shall review the petition, any other pleadings on file and any evidence offered by the plaintiff, including any evidence of harassment by electronic contact or communication, to determine whether the injunction requested should issue without a further hearing.

The failure to review the evidence (as required by law) AND his refusal to issue an injunction show pure incompetence, ignorance and BIAS.

I request that the Commission review the facts of this case and find that violated the Arizona Code of Judicial Conduct to an incurable extent and remove him from office.