

State of Arizona  
COMMISSION ON JUDICIAL CONDUCT

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Disposition of Complaint 06-025

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Complainant:	<input type="text"/>	No. 1277010321A
Judge:	<input type="text"/>	No. 1277010321B

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**ORDER**

An initial review of the complaint filed in this matter reveals that the issues raised are either outside the commission's jurisdiction or appellate in nature and do not involve allegations of ethical misconduct.

The complainant wants to withdraw his change of plea and also wants the judge to investigate his claims that his possessions were stolen from him while he was in custody. Although a judge is permitted to decide if a person can withdraw a change of plea, a judge is not permitted to investigate criminal behavior. Moreover, the commission is not a court of law and cannot review the judge's decision in this case.

The complainant has not raised any issues that pertain to ethical misconduct; therefore, the complaint is dismissed pursuant to Rule 16(a).

Dated: February 14, 2006.

For the Commission

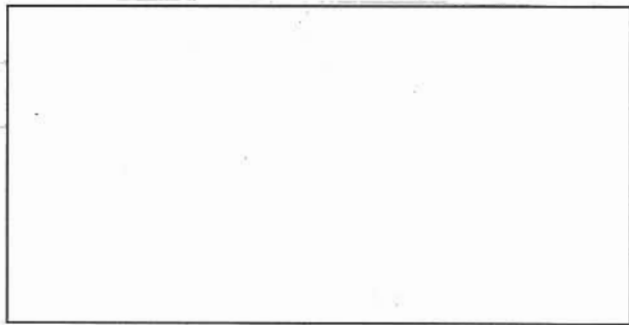
/s/ Keith Stott  
Executive Director

Copies of this order were mailed to the complainant and the judge on February 14, 2006.

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

CJC-06-025

AFFIDAVIT



JANUARY 20, 2006

JAN 30 2006

MR. KEITH STOTT, JR. EXEC. DIR.  
COMMISSION ON JUDICIAL CONDUCT  
1501 WEST WASHINGTON, SUITE 029  
PHOENIX, ARIZONA 85007

Re: Hon. [redacted] S.C.J. [redacted]  
MATTERS; STATE OF ARIZONA vs. [redacted]  
[redacted]

MR. KEITH STOTT, JR.

I AM CORRESPONDING IN REGARDS TO THE ABOVE  
MATTERS AT BAR.

ON OR ABOUT [redacted] AND PRESENTLY,  
THIS WRITER HAD BROUGHT SERIOUS CRIMINAL ALLEGATIONS  
AS COURT RECORDS WOULD REFLECT TO THE ATTENTION OF  
HON. [redacted] WHO HAD OVERSIGHT PERTAINING  
TO THE ABOVE MATTERS AGAINST THE ASSIGNED ASSISTANT  
STATE ATTORNEY, NOW [redacted] AND WRITERS FORMER  
APPOINTED COUNSEL OF RECORD, [redacted]  
AT [redacted] IN [redacted] AZ. [redacted]

OVER

PAGE TWO

THESE ALLEGATIONS CONSISTED OF DERELICT MIS-  
CONDUCT, CONSPIRACY AND DEPRIVATION OF RIGHTS UNDER  
THE COLOR OF LAW, NOT WITHSTANDING JOINT COLLUSION  
TO UNDERMINE PROCEEDINGS THAT RESULTED IN CRIMINAL  
COERCION OF THIS WRITER IN PRESENT MATTERS,

THERE WERE CORRECTIONAL PLATFORMS OF CRIMINAL  
MALFEASANCE IN WHICH UNLAWFUL SEIZURES OF WRITERS  
LEGAL DOCUMENTATION AND DISCOVERY WERE CONFISCATED  
WITHOUT WARRANT OR EXPLANATION, IN ADDITION TO  
THEFT OF U.S. MAIIS AND CURRENCIES VALUED AT MORE  
THAN \$ [REDACTED]

WRITER SPECIFICALLY REQUESTED IN WRITING TO  
HON. JUDGE [REDACTED] A COMPLETE AND THOROUGH IN-  
VESTIGATION INTO THE IMPROPRIETIES AND UNETHICAL  
CONDUCT EFFECTUATED BY THESE COURT OFFICERS, AS A  
RESULT OF THESE DELIBERATE INDIFFERENCES ATTORNEY  
[REDACTED] WAS PERMITTED LEAVE OF COUNSEL FOR THE  
DEFENDANT, NO OTHER REPRIMAND FACILITATED TOWARD  
EITHER [REDACTED] OF [REDACTED] BY THE BENCH, AND NO FURTHER  
ORDERS DIRECTING THE STATE, ITS OFFICERS, OR ANYONE  
FROM THE PRIVATE SECTOR TO INVESTIGATE THE UNLAWFUL  
SEIZURE OR THEFT OF WRITERS (LEGAL DOCUMENTATION,  
AND IOR U.S. MAIIS OR CURRENCIES. THOSE ARTICLES  
REMAIN HIDDEN AND CONCEALED FROM THIS WRITER  
PRESENTLY AND THROUGH THIS WRITING,

WRITERS CREDIBILITY IS BASED UPON COURT RECORDS  
AND DOCUMENTATION TIMELY FILED. [REDACTED]

[REDACTED]

OVER

ON INFORMATION AND BELIEF, AND BASED UPON THE FOREGOING AND SUBMITTED DOCUMENTATIONS, THAT HONORABLE JUDGE [REDACTED] HAS ACTED IN COMPLICITY AND CONCERT WITH WRITERS FORMER COUNSEL OF RECORD [REDACTED] AND ASSISTANT STATE ATTORNEY [REDACTED] AND OTHER UNKNOWN PERSONS IN THE CONCEALMENT AND WHEREABOUTS OF WRITERS UNLAWFULLY SEIZED LEGAL DOCUMENTS AND DISCOVERY IN ADDITION TO THE THEFT OF U.S. MAILED AND CURRENCY VALUED AT \$ [REDACTED].

THAT THESE MATTERS HAVE BEEN DISGUISED UNDER THE COLOR OF OFFICE AND LAW AND KNOWINGLY AND WILFULLY COMMITTED CRIMINAL ACTS OF MALFEASANCE AND VIOLATED CONSTITUTIONAL RIGHTS OF THE WRITER UNDER THE APPEARANCE OF SEMBLANCE.

HON. [REDACTED] KNOWS THE DEFENDANT TO BE INDIGENT AND LACKS AVAILABLE RESOURCES TO PROPERLY CONDUCT AN EFFECTIVE INQUIRY OR INVESTIGATION INTO THESE ALLEGED MATTERS. THE COURT HAS JURISDICTION TO CONDUCT INQUIRIES INTO ANY ELEMENT PERTAINING TO THESE MATTERS OR INSTANCES INVOLVING THE DEFENDANTS RIGHTS. HOWEVER, HON. [REDACTED] HAS CHOSEN TO IGNORE WRITERS PETITIONS FOR ASSISTANCE, THE INFORMATION PRESENTED HAS PROVIDED THE OPPORTUNITY TO EXCITE ATTENTION, PLACE THEM ON GUARD, TO KNOW WHAT THEY WERE DOING TO THE WRITER

OVER [REDACTED]

1  
WAS WRONG, AND THE COMMISSION OF THESE ACTIONS WERE CRIMINAL,

AS OF THIS WRITING, THOSE DOCUMENTS, U.S. DOLLARS AND CURRENCIES HAVE YET TO BE RETURNED TO THIS WRITER AND THEIR WHEREABOUTS REMAIN A MYSTERY.

A FORMAL COMPLAINT HAS BEEN INITIATED TO THE STATE BAR OF ARIZONA RELATING TO [REDACTED] AND [REDACTED] CONDUCT.

THIS WRITER REQUESTS AN AUDIT AND FORMAL INQUIRY INTO THE ETHICS AND JUDICIAL MISCONDUCT OF HON. [REDACTED] AND THE DELIBERATE INDIFFERENCE AND MALFEASANCE IMPOSED AND SUFFERED UPON THE DEFENDANT BY THIS PERSON. THE HON. [REDACTED] SHOULD RECUSE HIMSELF FROM THESE MATTERS AS WRITERS BELIEF IS PRESENTLY ACTING IN COMPLICITY WITH WRITERS FORMER COUNSEL AND PRESENT ASSISTANT STATE ATTORNEY.

WRITER STATES TO THE BEST OF HIS KNOWLEDGE, THE FOREGOING IS TRUE, CORRECT, AND COMPLETE ON INFORMATION AND BELIEF, UNDER PENALTY OF PERJURY, PURSUANT TO TITLE 25 C.F.R. SECTION 1746.

[REDACTED]