State of Arizona COMMISSION ON JUDICIAL CONDUCT

Disposition of Complaint 06-035

Complainant:

Judge:

No. 1277610205A

No. 1277610205B

ORDER

A review of the complaint filed in this matter reveals that there was no misconduct on the part of the judge. The judge did not violate the ethical rules in determining whether the complainant was telling the truth during his sentencing.

The complaint is dismissed pursuant to Rule 16(a).

Dated: April 3, 2006.

FOR THE COMMISSION

/s/ Keith Stott Executive Director

Copies of this order were mailed to the complainant and the judge on April 3, 2006.

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

RECEIVED FEB 0 6 2006 STATE BAR OF ARIZONA LAWYER REGULATION FEB 0-7 2006 Jauuary 27, 2006 CJC-06-035 State Bar of Arizona Atta: Ethics Complaints Re : To whom it may cauceru: I am requesting a formal investigation be withated and disciplinary action betaken against Judge of the County Superior Court This request is based conduct during the sentencing OU listed above on the cases phase of questioning of the defendant, Duriva IN open court, and on the record, A) Devied the defendant acces to auusel

John Front Ansect -2

CJC-06-035

B) Conducted an interrogation of defendant ______ without coursel present on a domestic matter over which ______ had no jocustic tion. threateved and interiodeted the defendant into providing an answer in towar of the victim, and domestic matter, again, not in jurisdiction defeuctants damestic disputes by ottering to confer with the judge in that case, In doing all of the above, A) Willfully and interstrangthy violated ______ rights guaranteed by the US Constitution, and B) Committed willful miscauduct by threatening defendant ou a damestic matter outside of the criminal issue being ajudicated, c) Committed or threateved to cannot judicial interference in a domestic pratter by the criminal court judge Therefore, a Petitian for Post Counction Relief, pursuant to Reale 32 will be submitted, we will seek to have the secretary in the above matters set oside under 32,1 b) and 32,1 (c). we will also

State Dor of Anace 3

CJC-06-035

seek to have recused, and will ack the court to consider a change of volume to havit interference, The is necessary succ threatened interference in the dametic is we and may surely exercise his influence in the Upon verification of the above camplaint, we are asking the Bar to initiate action against his suprefessional and unethical conduct. the are also seeking a written apology from for his deliberate unalation of constitutional rights and other egregious conduct. Sweerely