State of Arizona COMMISSION ON JUDICIAL CONDUCT

Disposition of Complaint 06-180 Complainant: No. 1290400246A Judge: No. 1290400246B

ORDER

The commission reviewed the complaint filed in this matter and found no misconduct on the part of the judge. The issues raised are solely legal or appellate in nature. If a judge makes an incorrect ruling or misinterprets the evidence, the correct remedy is to appeal to a court with appropriate jurisdiction.

The commission is not an appellate court and cannot change a judge's decisions; therefore, the complaint is dismissed pursuant to Rule 16(a).

Dated: August 8, 2006.

FOR THE COMMISSION

/s/ Keith Stott Executive Director

Copies of this order were mailed to the complainant and the judge on August 8, 2006.

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

CJC-06-180 Commission of Judicial Conduct JUL 0 7 2006. AFTIDAVIT Limpian TAN'S Agamst the State of ARIZONA 7-3-02 Sentin Notice of AREAL with This Sere IN To Upom it may concerned Please Help melle 24-06 unkequestion, an investimation aboutorin as possiba were both offerent Me Barcaing. (Reep in Mund, No Byod Relations, just Seme Fast normes ;) met my atterne went to Plear Bendin yearly Heard on. Judal and are Dependants Janyers, Public defenders. Well three were talking how scared was, and them Kepton Sayin Scare him, more, Then the bon. Judge stated, Va, UK. Knew whice states and just looked at me. Will when Gara his Plea Bargam stated Alexandy Kememeter, Then the Hon Jucks pashed his chair back, hitten, the wall behind him and stood up took a by treath, (Keepen, Mind, Hor, Judge is about then Bent down and fulled into the Microphone, Jean, the whole court, BetKnowingly char I twitting his fingers, then When Hon Judge yelled, sat trapht + practically

CJC-06-180 2 stated what was in the inductione this is I have requested for transcripto; When you since through Read this thans cripts of you il see, the then after, was being leaded By Hon Judge said his Plea Bargain et as been unterridated By the actions of al told my Defende allerning to do almathin Put appeaks, she looked at me I spruged her sheefders, put my trepal date the then MR Hon following day on which was a Night more Storted like this, Page 2 Thesis the Hon. State of arig. Versus On Behalf FOR Stan Present + on by chateday, present out of Custody " Thin P.2 Time 12 My client, inflamed me again that he doesn't want the plea, which fine, and that he wants to switch sayers, she Keps going on about ceps of wanted to subery But the truth is because she as present at Plea Basgain, as you can see again, Acircledagein, Bread elucated to change lawyers the day of the Plea Bargain

CJC-06-180 (3) like wouldn't, A have Requested out of 6 Laugues, all court appointed, Thanscripto tell Yery Much, the day, shows the the Hon Judge of Laiyer, (Reepen Mindomtage 3. Line 6, 1 hada few officers arrest men, I was thinken But later on durning the third, it told the Will not later on because it didn't testifes, Last year. Se having but I die State Police officers over with out no secret warrant, and I like to get these blice officerois court. . yas thinking about another time on that it was when Dolece tame to the boase + Searched, (She Police Officer, and duas thinking about that incident, and it wan I Because of Aleve mister sich the one in Polece Records of these these Charges. 40 & Bardy met and I fought f hear leause Behavior at Elea of Hon Judge on or about Knowingly Conspired Hon then our nite 1100 next day service Pecause elieveldn If take a Mea Bargain, Mouring/4/

CJC-06-180 dunied me my UNited States Constitutional Kights My aligona Constitutional Kights, Declahation of lights, Victims Bell of Rights, 2.1 Section 21(A) To PRESERVE and Protect Victures Rights to Justice and due Process, A Victum UF CRIME has A Right to justice And due Process, A Victims OF CRIME has A Right (1) TO BE TREATED to FAIRNESS, RESPECTAND Dignity, and to be free from intimidation, harrassment, or abuse of TRA, And, (3) To BE TRESENT AT AND, Upon Request, to be interined of All criminal Precedence, where the defendant, his Kunicopy, Withoutin-The Right to Be Presenta Clark through Rocening & Superer Court, on of this hearing and Jida & Altery Lecter 4 Know County Sail. Was in the Aliz, Dept of Correction, until a Fax at here is the Fax and Date Herefin? on (5) To Refuse an interview, disposition, or other descovery Request By defendant, the defendant's attorny, or other reisons acting on defendant (6) To confer with the Presecution, after the crime against the Victim has been charged, before tread on Byfore any disposition of the case, and to be informed of the disposit ton.

CJC-06-180 6 (8) To beceve prompt Restitution from the Person or persons convicted of the crime conduct that Caused Victims 10550K injury -() To Read Presentence Report, Relating to the crime against the Vietur when they are awailable to the defendant. et never was told about the Police Report + lever Melioned this, Bulance Acces upset and wanter another lawyer, because of Hon Judge Buhavior and and all 6 atternies never Mention this I have about 60 State ments on Record at Separar Court, Clerk of Superior Court, on the Judges Behavior, on all batternies, it have stilling about 5 or 6 appeals, Put in on AND AND ON Differts, has not been andwered Page 3 I wanted to Suntch low yors, Because was a part of a Conspiracy, Plemididated, and she told me il couldn't pet appeals water Net 1/2 yrs, and then terned my sellen So il took off on in morabort the Max 3.I Caked for my Brother Hather on Page 4. Line 9+10, They Buetha Cought my A. younder Brother Level There's a lot in Quettion here. Adon't even remember the day of this or something e

CJC-06-180 Page 4, is where Hospidge (PE) line 20. Court. given you in Vestication of the Case, as for as your concerned, of she differenter liky does that know or help get my Have a Father as with passes why all she still continue the case the knew about the Indeced Plea. They doesn't She say something , Page 5. Here's a good one. Page 5 Line Sthebighe 13. He court Leads Knowing 141 fair forthe since that she and it Plea, that it haven't Read in Police Report, be even I flow long been told my betiens Bell of Righton low you had this case with this defendant when answered this I Particular guestion -Here's the Conspiring "How Long you had this case with this defendant?" Page 5, line 11 theory He's out of custody tets see, We it looks like we were appointed on We is the Part. Of this year. didn't clarify. Weishe was apprinted and Both Knew this. lines 15 816 Because you were in court yesterday, as I recall. He is talking about Bleg. lines 21+22 astheseit again Ventus Plea

CJC-06-180 2) with Rese. 6 lines 576 I'm not familiar to the court system. is going to allow codef. Next lea line 10 Vesder. HUNE TE CREEPT proceedings #5 7 Page 6. The Court says MCHontuc P. bling 14 thRough 22 Revening 14 States Back on Record, as if we all wen We never went off teend. did Plea Bargain on if Have Requested the TRANSCRIPTO, to Ill tell day, time + year, his Plea Barcain - Why would the tha Regender linete it like this like of you did his Plea Bargain on again Knowingly States Pare 6. Lines 18 through, you had monthswith as your atterney. Pageblines 19420 you had a chance yesterday to exercise your complaint. Ilwas descriminated, Intimidated Humiliated, Deniel Farily Members as unthreaded dieln't even go through tolice Recordshe only Knew larger 2401 ronor Leliberty Sied & with about Hon Judge a conspiracy,

CJC=06-180 Back to Victures Bill of highly S& NO Person shall be distinct in his Private affairy or his home invaded, without athouty of law. \$10 Self in orimidation, Double jeopaldy all these Victums Bill of Kidste hove been Violated, and there is more SID To a speedy Thial on desposition and Phomphand Final SII To have all Rules governing Chiminal Procedure and the admissibility of Evidence is all enquired proceedings. Rotect Victums Rights and to have These Rules be subject to adendment or Repeat By the legislater to ensure the Protection of these Rights S 12 AT Be informed of lections Constitutional Rights a (0) The Legislature, or the people by inflictive or Referman, have the buthority for enact substantive and procedure law. to define, implement, preserve, and Protect the Rights quesantered to fections By this Section. Victims By this section, including, the authority to extere any of these Rights to juvinle proceedince. mittered that claranted S14 Halicas Corpus, In to Represent my self. And had my Rule 32 and Court of Notice of appeal? \$ 24 light of accused in Criminal Presections. \$ 32 Constitutional Rovision's Manchantory,

2 \$ 33 Reservation of Rights + Rules CJC = 06= 180 The enumeration in the Constitution of certain Rights, shall not be construed to be doing other Rotained By the People! these are MyReservation of Rights and Rules. Here in already Mentioned and a lot more Evidence of Rules + Code of Judicial Anduct! + Rules A KIZONA RIVISED STATERS ON Page 6. Here TN When and How Judge Conspired in Court. and Said in land on JURYTRIAL DAY 1. PRIOR to SELECTING TUROR, MRHON Judge (12Hool Page 5, Lines S-Theoist asked Knownoly that 13. 11 Horn't Beldered Plea Alas Kis Dehavior, Wes factors buth Decause the didn't do any thing, appal, Chance Judges, as and diel not pet any th Stated He's out of Mestody, Sels see We it looks like we were appointed on of this year. Before answering what 2 just whole . aska how tong have you had this case with the defendant. When did you get it?

CJC-06-180 To Mow I never ad CA Selac also hans altering asking MANY DADATION kim interch with her, it gcould me toget DAME Jedn & Sall the fleet Requestion A Court order to 11 Judgicial (surt, to sylacana) the commission the Records as limba. Knowiegly as FIR Both. Die me BiAS, imparticland Welling, inder the Victums B of Rights Section 2. 1 under Utaticle ID A.R.S. 2005-2002 HRIZOND Constitution, U.S. Constitution, Declaration of highter, (1)(3)(4)(5)(6)(7)(8)(10) Self Incention where the Ster Jegardy 3 (11) (129/2 Be informed of hickors longitured lights, bever toldme because I was upset suc lever did any thing about MR. Secare the Behaviort Bios + Bellouse the it Cast of this indepent act & Malice Recention D.) (14) Habeas Corpus Thial By Day 2 ConstitutionAl 33 Revervation of light and Fules ARS. And Cumunal, Code of Conduct.

CJC-06-180 am claiming cach one of these Victums Bill of Rights and once you Review you Il see, it ise had not only hales But Victums Bill of Right ilm Singing & copy by my Transcripts also my other Euclence to you Commission of Tudqueal Conduct. It going to wait Tweeks, popular, you could indesticate Not only my Papers, Bet what Judgebon. has! Mic said it can't hubble and Knowing by Hartonsfelly Rulell's But ald MR aldo Repuses, 6 hith the Help of attornes to hot do wothing, I lat Rot in Prison every one deserves a fair and not in timidations Hearing, without Hamilistian I hant some one to is pettigate all my manscripts witten, How all the 6 La yers Refused to help, Kelo SI, Cannon 3 (A)B)(E) hinder Code of Judgicial Corduct. MR Whist disguality himself, and it Nov foror Rule 20 to Be entered & also SID Double jespardy Self incrimidation, Und, Not ever again will these charges ever be tranges of, agent the, MU Brother or Father's Lave us alone I get me out of theson, if going Public, ely something ain I done keal fait get me act of Prison A. SA. Mebses

CJC-06-180 I'm Sending, my / Same Here in Paperlink, I'm going Public and on National t.V. if Special Ciction isn't taken Empediately This is a Uppidavit if any claiment for the Relief Kestitution for fuell since than ale I Request all my Rules to be Reserved 8 33! Und Remember there is so much more, elwant Restution! its Been Sense Intimidated, Humilisted and Discriminates Harroused, iton Paison, ait is at don't think # 50,000,000. Dollars. I just Put that, to get you'lls atention of But what the courts think What is Right. I'm fired of being Railroaddi this is ating to the lours of depet, and it expect Special actions, PRIDRITY, and I clam delayed any more, shall file for \$50,000,000 and it will go Public. I am mo lawyon, Set Hon Judge strenifit Next step is U.S. Supreme Courts elored as attany to file for Claims, elm No alterny, But it frying to capend my self. Especial When My Court appointed don teven get in Touch By those, only on and he was assigned on

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CJC-06-180 Made Honseriple. Statemants in Clark of Do paren Const Againen andagain, in Each one of these transcripto of State wants -Would like you to - hypertrate at deals I tester except for Page -9 I knew stuas being denied a fair hearing, Millead me to Balacing in a appeals and tol me if coulds't do day thing por al -1/2 years. When if turned myself in blokma it was to lote Noe I'll talk about the TRANS clipts NOW When I meationed the Part Were States We had this case Remainter Looking at my lind then Bougens her head town, il Remon ber this Me Storing at her lying to the Jidge even Though Hor Was Part of this Schemy this Plot Corspiracy ? this is not about drugs, Saley or Posession, THISIS ABOUT A HONAKABLE Julge His 18 FRAL Salent, the bited Trassactions E.R. 1.2. Scope of Representation and allecation of latherity Between Client & Tourger (A) (O(D) E107 also 9(H) Lebil Slander acainst the State of Urizona. Both Pass the limits, el dedit know Cesske stated in Court, She, well har + had this case Sunce

CJC-06-180 15 In sending mus the no accripts on DAY/ Priorte Terry Selection. all Chargers Realize this and have ganged up against me. Im sending this to Court of appeal. There are facts. Not only in Trialabout Beens the only officer, interest saying everyone weht inside But, Not Identifung excerine, also saying that it That he directly dealt with But an 1/5 Count. He says I Believe, answering that he lies the only one who got out of lar. Then again 1st count said that the officer was with him in the car when suggesty he saw money fransaction I then they Bath left, and again I Scout that he saw 2 acceptants in Truck Shys that they diver got Caboftauch, in 1st count Never I dentifier Both Sc Breetz Both accupants J. MR. Hon. Tidge made induced, intimidated, A Plia Bargain. I'm Kequesting that that Plee Barpain Be With clouded from + By the State, since was scared into a Made Bregain Victions Bill Of Right, 2.1 to Be from interrection Fairness, U. States Constitution a Rights, Declaration of Rights, have Been Vielated, and this was a Nea Bergain,

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CJC+06-180 Legal Reg. Represented B. what latio fa Am I koon Remember appeal or her assistant Put a lule 11, at least Requested. But actually Put 3 Rule 11. all 6 Langers appointed Knowigs 14 Row about the transcripts & Knowingly all these judges, Herein . I Man spainst the S tate I hope you allat Commission of fudicial Courton Conduct Help. Kes in Minc Al She States Cillient, ante Know Ney Both with the helpost Hon Judge Knowing by committed these unlawfull erta. Und I have a feeling these other lawyers Knew this as well, My Statements will very, alot of these action of This is a alfidavit against the State of Unioney et declare curder Remoly UF PERTRy that He Foregoing is TRUE And Acerect. ARIZUNA. Anthis Executed in 25th Day Sunday OF June 2006, PURSUANT TO RULE SOI) ARCIUPRI the juned herse IF in Could

CJC-06-180 I Have Copies of Soming Statements, and Copies Here in b Deterior; Respectively Submitted Rease, as soon as Possible dany should happen to the United To be devided equally. Reguesting Rule 20 Motion for Acouttal Motion Rule ST. Canmon 3. (D) (B) (E) Disgualification FOR ALL 3 Here IN? OF Judge has to disquitity himself. MR Solictims Billor Rights, In the Constitution of the EINTED STATES OF ARERICA! SID. AN 33. and Reserve all Pules and Enidence Rules of Court Produced ER + All DER the ARIZONA RIVISED Statue 2005-2006 HENIN TRANSCRIPTS OF am Requesting a titlorney to I Nover Met Jidge Butwent decen Butwent docent a few days Before to see who he als if it Was Being tweenso I BegTHE Counts to except! Sant in Rule 32 totton Here 14 111 016-28-664 pages