State of Arizona COMMISSION ON JUDICIAL CONDUCT

	Disposition of Complaint 07-118		
Complainant:		No.	1309510054A
Judge:		No.	1309510054B

ORDER

The Commission on Judicial Conduct reviewed the complaint filed in this matter and found no ethical misconduct on the part of the judges. Although their decisions were controversial and widely reported by the press, there is no evidence that the judges violated the Code of Judicial Conduct. In the absence of bad faith or an abuse of judicial discretion, neither of which was present in this instance, the commission is prohibited from taking disciplinary action against judges for their decisions. Accordingly, the complaint is dismissed pursuant to Rule 23(a).

Dated: September 7, 2007.

FOR THE COMMISSION

/s/ Keith Stott
Executive Director

Copies of this order were mailed to the complainant and the judges on September 7, 2007.

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

Regarding Judge	CJC-07-118
	000-000110

My name is	and		was m	y brother and
only sibling. Being only 10	-months apart in	age made us in	separable from	m early on and
now he will not get to see i	ny wedding this	upcoming	and we will	l not be able to
raise our families together	for decades to co	me. was	senselessly kil	lled
by a drur	nk driver who ran	a red light and	then struck th	ne vehicle in
which was a passeng	er in, thus ejectir	ig him from the	vehicle where	e he was
pronounced dead on the sc	ene. Not only did	this defendant	,	
run a red light whe	n under the influe	ence of alcohol		but she is also an
illegal immigrant. In Nove	mber of 2006, pr	oposition 100 v	vas passed by	an
overwhelming 78% yes vo	te. That approval	brought a new	law into effect	et and that was to
make illegal immigrants w	ho commit seriou	s crimes unbo	ndable. The m	ain reason of
course being due to the pot	ential flight risk	and then they v	vould never st	and trial for the
crime(s) they committed.	admitted to	being here ille	egally, yet, a b	ond was initially
set at by Commis	ssioner		Justice C	ourts. Then,
when the manslaughter cha	irge was added to	the already nu	merous count	s of forgery,
aggravated assault, etc, Co	mmissioner	actua	ally lowered th	ne bond to
You w	ould think there	would be some	swiftness with	hin our judicial
system to correct this obvio	ous error by this	ime, especially	due to the co	nstant media
coverage/attention, however	er, nothing chang	ed. In fact, Jud	ge	saw this case
days after the accident a	and stated that he	did not feel he	had proper ju	risdiction to
override another officer of	the courts' decis	ion, setting of t	he bond at	Judge
did mention	that if the allows	ince were brou	ght to his atten	ntion then he
would be willing to consid	er such a thing. L	ater that week,	the prosecution	ng attorneys did
bring such evidence and Ju	idge	revoked the	bond. The foll	owing week, he
stepped down from his pos	ition with	Suj	perior Court ar	nd was then
labeled as a Court	s' Judge. Come t	o find out, Jud	ge	had sent a
memo to other officers of t	he court not to as	sk what legal st	atus defendan	ts held. By doing
so, Judge die	d not uphold his	duties to the law	w and United S	States
Constitution. This is why I	write this compl	aint today. The	constitution i	s in existence so

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CJC-07-118

our laws will be followed	d by appropriate jurisdiction and the exan	nple above clearly
shows procedure was no	t followed correctly. Commissioner	should have
never issued a bond for	and the en	or within our judicial
system certainly should l	have been caught by the time Commission	ner saw the case
before him. Judge	did indeed revoke bond	after a second hearing;
however, he knew what	was coming with all of the media's attent	ion and the fact that his
prior memo would come	to light. Luckily, this mishap did not per	mit the defendant to
flee our country, but the	same may not hold true in future scenario	os. I feel Judge
should lose his jo	bb and be removed from his position imm	nediately as he
deliberately violated his	sworn in duties.	

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Kega	rdin	g (0	mmis	sioner

CJC-07-118

My name is and	was my brother and we
have been pretty inseparable since our	early years because we were only 10-months apart.
My brother, was senselessly kill	ed by a drunk driver
who ran a red light and then struck the	vehicle in which was a passenger in, thus
ejecting him from the vehicle where he	was pronounced dead on the scene. Not only did
this defendant,	run a red light when under the influence
of alcohol , but she is also	an illegal immigrant. In November of 2006,
proposition 100 was passed by an over	whelming 78% yes vote. That approval brought a
new law into effect and that was to ma	ke illegal immigrants who commit serious crimes
unbondable. The main reason of course	e being due to the potential flight risk and then they
would never stand trial for the crime(s)) they committed. admitted to being here
illegally, yet a bond was set at	This is why I write this complaint today. The
constitution is in existence so our laws	will be followed by appropriate jurisdiction and
the example above clearly shows proce	edure was not followed correctly. Commissioner
should have never issu	ed a bond for
Luckily, this mishap did not permit the	defendant to flee our country, but the same may
not hold true in future scenarios. While	e Commissioner did not cause the accident,
which took my brother's life, she could	d have made it possible for the defendant to flee
this country and never have to stand tri	ial for the crime she committed.

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Regardi	no f	omm	issioner
A-1-1-10-11-12 A-1-1	133 Sep. No.	TARRESTA.	ECCURATION .

CJC-07-118

My name is	and		was m	y brother and
only sibling. We were	pretty inseparable	e from the begin	ning as we were	only 10-months
apart in age. However,	was sensel	lessly killed		by a
drunk driver who ran a	red light and the	en struck the veh	icle in which	was a
passenger in, thus eject	ing him from the	e vehicle where	he was pronounce	ed dead on the
scene. Not only did this	s defendant,		run a	red light when
under the influence of	alcohol	but she is al	so an illegal imm	igrant. In
November of 2006, pro	position 100 was	s passed by an o	verwhelming 789	6 yes vote. That
approval brought a new	law into effect a	and that was to I	make illegal immi	igrants who
commit serious crimes	unbondable. The	main reason of	course being due	to the potential
flight risk and then they	would never sta	and trial for the	crime(s) they con	mitted.
admitted to being here	illegally, yet, a b	ond was initially	y set at	by
Commissioner		Justice Cou	irts. Then, when t	he manslaughter
charge was added to the	e already numero	ous counts of for	gery, aggravated	assault, etc,
Commissioner	actually lo	owered the bond	l to	This is
why I write this comple	int today. The co	onstitution is in	existence so our l	aws will be
followed by appropriate	e jurisdiction and	the example ab	ove clearly show	s procedure was
not followed correctly.	Commissioner	s	hould have never	issued a bond
for	and ti	he error within	our judicial system	n certainly
should have been caugh	nt by the time Co	mmissioner	saw the case be	efore him.
Luckily, this mishap die	d not permit the c	defendant to flee	our country, but	the same may
not hold true in future s	cenarios. I canno	ot blame Commi	ssioner for	my brother's
death, but this blatant e	rror could have b	een devastating	to our family if t	he defendant
would have fled withou	t ever having to	stand trial for th	e criminal acte ch	a committed