State of Arizona COMMISSION ON JUDICIAL CONDUCT

	Disposition of Complaint 07-172		
Complainant:		No.	1313410625A
Judge:		No.	1313410625B

ORDER

The commission reviewed the complaint filed in this matter and found no ethical misconduct on the part of the judge. Although the recording of the hearing was incomplete because the microphone switch was inadvertently left off, the judge did not violate the Code of Judicial Conduct. The complainant's other allegations involve questions of national security that are outside the commission's jurisdiction.

The complaint is dismissed pursuant to Rules 16(a) and 23(a).

Dated: August 28, 2007.

FOR THE COMMISSION

/s/ Keith Stott
Executive Director

Copies of this order were mailed to the complainant and the judge on August 28, 2007.

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

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June 12, 2007

State of Arizona Commission on Judicial Conduct 1501 West Washington, Suite 229 Phoenix, Arizona 85007

Judicial Misconduct - Request for Expedited Investigation Due to National Security Issues

Commission Members:

I write to request an expedited investigation of willful judicial misconduct that brings the judiciary into disrepute.

Judge's	name:		(Justice	e Court)
Case No	0.			Appeal pending.
	e in dispute is			misconduct. The real [Case ntation and conspiracy in
Attorne	ys:			
Witness	es who observed th	e judge's conduct:	F-	
Complaint aga	inst Judge			
	abilities to me. I ac Arizona owned by as part of r		on	by parties seeking at a residence esided in this residence and her mother's
intermittently s	ince wh 25-year experience	dleague who has be ile assisting with rese with serial criminal s notice of a forcible	earch and analys talking in which	sis for a series of books played a 12-

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principal shareholder of Superior Court for fraud, breach of co	was served on my litigation pending in the ntract, misrepresentation and conspiracy.
left Arizona on when Judge was informed by co	He did not return until the hearing on that I am the real party in interest.
two hours after I retrieved from the Po (identifying her liabilities) was return	forcible detainer was served on on
in on	ths for my lawsuit filed in the Superior Court was located by a d approximately four blocks from the constable's office.
Court. Before the proceeding communication recording device. Contrary to standar clerk. Key parties seeking to avoid	urt hearing in a courtroom normally used by the Superior
hearing of Judge in support of an oral lease with	
of the hearing featuring perjured testi recorder was running but the recording	dated a court order (attached) stating that the court record imony was "not existent." The court clerk alleges that the g was blank. See my enclosed letter to g a criminal investigation and suggesting key lines of undertaking a good faith investigation.
My letter to Judge of called to Judge attention the ron a CD that accompanied my materials into evidence on few minutes later.	(attached) documented the perjury of the parties and national security implications of her ruling, as documented letter to Judge accepted those yet chose not to review them before issuing her ruling a
I describe below components of the e Commission recommend the remova willful misconduct that brings the judi	

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	Letter to Judge - protesting the process that informed-her ruling of
	and citing procedural abuses in her courtroom. Attached to this letter is the text
	of my email to the State Bar of Arizona. Only after Judge receipt of my
	letter did a court record evidencing this perjury become "not existent."
:	minute order from Judge proclaiming "the record is not existent."
	Summary of Ongoing Criminal Stalking - note the role of counsel in
	possible complicity along with Judge in perpetrating this fraud on the court (and on
	me). See also pp. 22-27 for a summary of similar situations I have encountered in other
	jurisdictions over the past 25 years.
	Letter to Judge - the disappearance of perjured testimony on which
	her ruling relied is evidence of her complicity, particularly as the court record
	disappeared after my letter detailing why she could not explain her ruling -
	i.e., unless the perjured testimony on which she relied became "not existent."
	Letter to Police - requesting a criminal investigation. A similar
	request was lodged with the Sheriff and with the U.S. Attorney
Lyson	est that the Commission study the enclosed materials and, based on the broader context in
	Judge ruling was rendered (including its national security implications), proceed
	an expedited investigation of these time-sensitive matters. To assist the Commission in its
	rations, I include a copy of my letter to along with the
accom	panying exhibits, including a CD that included excerpts from publications on which
decon	and I are collaborating. Note in my letter to
	and t are commonating, trote in my tetter to
	Affidavits from several of those people to whom asserted her two decades of
	employment by the
	Letter of from Prime Minister to referring these
	matters to the Foreign Office.
	Letter of from U.S. Department of State responding to a Freedom of
_	Information Act request re myself.
	Letter of from Canadian Department of Foreign affairs re my briefing
	there following my return from Baghdad in
	Letter of from Governor "regarding national security matters."
	On CD, please review (under "Exhibits re AAA-Enabled Fraud"):
	re Freedom of Information Act Request,
	"War in Iraq Could Have Been Prevented" – note that hosted
	at her home in and I visited Iraq in
	returning with a practical plan for removing Saddam Hussein without this
	war or an insurgency.
	 "The Indonesian Connection" – note the consistency with which I was drawn into
	circumstances where geopolitical manipulations were being pre-staged.
As do	cumented in the accompanying exhibits, the behavior of Judge mirrors corruption I
	ntered in other jurisdictions featuring the complicity of counsel and compromised jurists.
	e evidence suggests that this courtroom scenario was orchestrated with the goal of
	ring an evidentiary trail proving ongoing federal capital crimes, the willful misconduct of
a care th	and a second time to the sugar of the second second of the second second of

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Judge brings the judiciary into di- the rule of law, a modus operandi chron	srepute by her deploying the authority of law to displace icled in numerous venues over the past 25 years.
documentation confirming that the jurist only improper, the jurist also creates to Judge was collaborating with identified) to obscure an evidentiary	trail (and/or to defer prompt engagement with facts) indermined the integrity of the judiciary in the course of
I included a copy of my of law is corrupted in the interest of adv responses of matters. Note referral to the	g of responses from s sent in response to my letter of in which letter to Judge as an example of how the authority ancing an extremist agenda. I direct your attention to the as both letters deal directly with these Home Office (in charge of terrorism-related activities) of cluding her claim that, while employed by the with the liaison to the U.S. Congress.
considered the evidence, this jurist all essential to the integrity of the judicial pruling without considering key documer poorly on the judiciary and undermines that the law. If, as the evidence suggest	disposition of this case was determined before she so failed to honor the principle of judicial neutrality process. If, as the facts confirm, Judge rendered a atts accepted into evidence, her lack of diligence reflects the public's confidence that jurists rule based on the facts ts, Judge conspired with others in rendering this idence in the independence of the judiciary.
investigation and make its recommendat this investigation, Judge does not	gests that the Commission is obliged to complete its ions at the earliest possible moment. If, in the process of t resign, I request that public hearings be convened as bout this jurist's conduct in light of the implications for ear.
removal, I request that the Commission inspection. To preclude any attempt to ke	blic will insist that this process result in Judge immediately make this complaint available for public eep these matters from public scrutiny, I will ensure that ublic record by filing this complaint as part of the court ing before Judge
to deny the public an opportunity to gra firsthand experience. The abuse of the a	d nationwide by those skilled at displacing facts (and the

Commission on Judicial Conduct CJC-07-172 Page 5 June 12, 2007 Those complicit in orchestrating the circumstances I encountered in perjury became "not existent." Then court-approved procedure could be deployed to preempt the truth, enabling the lie to prevail by relying on the public's belief in the authority of law and the integrity of the judicial process. In spite of the facts, Judge "believed" perjured parties in relying on an oral lease with This elected jurist's corruption at the local level mirrors the corruption that led us to war in Iraq when elected leaders at the national level were led to believe in the fixed intelligence that Iraq had weapons of mass destruction and substantive ties to Al Qaeda. The modus operandi deployed at the international level mirrors the modus operandi used in individual level: the displacement of facts with beliefs. As I profiled those stalking me over the past 25 years, it became clear that the operatives I encountered traced their common source to the same pro-Israeli networks that conspired to deceive our national leadership into waging war in Iraq. What my experience proves beyond a reasonable doubt is how this criminality operates in plain view yet with impunity as those masterful at waging war "by way of deception" (the motto of the Israeli Mossad) deploy manipulated beliefs to displace facts required to govern consistent with the rule of law. Therein lies the perils of the misconduct on display in Judge courtroom. Based on the confidence with which the parties brazenly perjured themselves on the record, those complicit in this fraud on the court, including their counsel that the court record would become "not existent." Had that record survived, subpoenaed phone would have proven their perjury, particularly when records of combined with written evidence that Judge excluded or declined to review. Plus my letter to Judge documented her reliance on perjured testimony in her ruling. Without the testimony of a court clerk present in the courtroom, anyone seeking to reconstitute the perjured testimony of would have to believe in the recollection of and I as opposed to the recollection of the perjured parties, their counsel and Judge

Those complicit in staging the circumstances I encountered in this jurisdiction are masters at deploying the psychology of belief in a strategic fashion. The addendum provides examples of how this *modus operandi* has been deployed to systematically displace the rule of law with belief in the (corrupted) authority of law. The success of this sophisticated criminality was on display when Judge granted this fraud the appearance of law.

Based on my experience in Arizona dating from the mid-1970s, I do not expect the Commission on Judicial Conduct to do their job. The systemic criminality confirmed by my firsthand experience in this state suggests that only the engaged outrage of an informed public will motivate those sworn to uphold the rule of law. That's why I made this complaint public.

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Enclos	sures:			
cc:				