State of Arizona COMMISSION ON JUDICIAL CONDUCT

	Disposition of Complaint 07-310		
Complainant:	N	No.	1323910262A
Judge:	N	No.	1323910262B

ORDER

The commission reviewed the complaint filed in this matter and found no ethical misconduct on the part of the judge. The issues raised involve legal matters outside the jurisdiction of the commission, as well as issues that are not ripe for determination. The commission is not a court and cannot interfere in the conduct of a case, therefore the complaint is dismissed pursuant to Rule 16(a).

Dated: December 20, 2007.

FOR THE COMMISSION

\g\ Keith Stott
Executive Director

Copies of this order were mailed to the complainant and the judge on December 20, 2007.

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

State of Arizona Commission on Judicial Conduct 1501 W. Washington Street, Suite 229 Phoenix, Arizona 85007

Judge

CJC-07-310

COMPLAINT AGAINST A JUDGE

Instructions: Describe in your own words what the judge did that you believe constitutes misconduct. Please provide all of the important names, dates, times and places related to your complaint. You can use this form or plain paper of the same size to explain your complaint, and you may attach additional pages. Do not write on the back of any page. You may attach copies of any documents you believe will help us understand your complaint.

appears to be suppressing investigation of allegation of

improper ex parte communications with deliberating jury by failing to act
on: (1) Notice of Discharge of Counsel For Cause & Motion to Proceed Pro Se;
(2) Motion to Strike Former Defense Counsel Factually Inaccurate,
Premature, and Unauthorized Motion Re Jury Tampering & Motion For
Sanctions; (3) Motion For Hearing Regarding Private Citizen Allegation of
Improper Ex Parte Communications With Deliberating Jury; (4) Motion For
New Trial & Motion to Stay Sentencing Pending Court's Final Determination
of This and All Other Pending Motions. His staff called &
insulted her, telling her they think she is lying. There is no evidence
whatsoever that either , or Judge intend to investigate
the apparent impropriety which MAY require vacating verdict. If sentencing
is allowed to go forward WITHOUT investigation. Defendant will be damaged
by further such judicial impropriety and failure of due process of law.
By ignoring my Notice of Discharge of Counsel For Cause, can
ALSO ignore my subsequent pro se filings which detail several egregious
violations of law which have taken place by either himself or
my attorney , assigned over my objections on the record.
All pleadings since trial are attached hereto, and incorporated fully
herein by this reference, including the Exhibits attached to the pleadings
which factually support all the allegations raised in the pleadings.
Please note that Office has been vacant all year as a matter
of law - no valid Loyalty Oath of Office. See attached Request For
Judicial Notice. It appears to me like a very real possibility exists
that a JUDICIAL COVERUP IS UNDERWAY. CANONS ARE BEING BROKEN RIGHT & LEFT!

(Attach additional sheets as needed)