

State of Arizona  
COMMISSION ON JUDICIAL CONDUCT

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Disposition of Complaint 08-285

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Complainant: No. 1348710054A

Judge: No. 1348710054B

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**ORDER**

The commission reviewed the complaint filed in this matter and found no ethical misconduct on the part of the judge. The issue raised is legal or appellate in nature.

Since the commission is not a court and cannot change a judge's decisions, the complaint is dismissed pursuant to Rules 16(a) and 23.

Dated: December 9, 2008.

FOR THE COMMISSION

\s\ Keith Stott  
Executive Director

Copies of this order were mailed  
to the complainant and the judge  
on December 9, 2008.

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

"Complaint of JUDICIAL"  
MISCONDUCT

11-8-08  
CJC-08-285

NOV 13 2008

My NAME is. I Am currently  
SERVING A 16 year SENTENCE in A.D.O.C.  
Do to the MISCONDUCT, OF THREE OF THE  
Judge's. P.D.  
AND the county Atty TAKE to Judge  
A APPLICATION FOR WIRETAP OVER my Phone's  
USING information FROM A illegal WIRETAP that  
the P.D. PLACED on my phone's

OVER two phone's  
THE Police Remain on those Phone's FOR  
(4) month's ARE so with no court ORDER  
to Do so, AND USE that information  
As PROBABLE CAUSE in it's APPLICATION/AFFIDAVIT  
FOR A ORAL WIRETAP, Telling Judge in  
the APPLICATION they HAD no Authority to Be  
own those phone's, still HE GRANTED them  
Permission to listen ORAL. FORTHEMORE MAKE THE  
APPLICATION DO'S IT meet the Provision's A  
Full AND complete statement of Fact's concerning  
any other APPLICATION'S OVER the same phone's.  
Judge GAVE no concern FOR STATE/FEDRAL  
LAW.

AND His Lawyer  
HAD A HEARING over the WIRETAP, Judge  
SAID He Read the APPL/AFFDA,  
still HE MAKES no mention to the illegal content  
in it / Faulty APPLICATION, VIOLATING STATE/FEDRAL  
LAW.

TURN Please.

CJC-08-285

Him SELF learn of the use of illegal  
WIRE TAP <sup>EVIDENCE</sup> EACH AND EVERY stage of His court  
proceedings, with-in A year of His sentence  
AND FAILS FOR A motion to Be Released,  
Do to U.S.C 18 F 2515 / 18 F 2511(C) HAS BEEN  
VIOLATED THE STATE MAKES ABSOLUTELY NO challenge  
to A immediate Release From custody.

FALSE imprisonment, MAYBE Do to the WIRE TAP  
LAW, ANY LAW OFFICER / ATTORNEY By LAW to PROSECUTE  
OR PARTICIPATE CAN BE FINED ARE IMPRISONED NOT  
MORE than FIVE years on the Motion for Release  
Judge. Denies it with NO legal cause.

THESE THREE Judges ARE Now Aiding  
in A illegal-UNLAWFUL-conviction  
of the DEFENDANT

PLEASE inform me that the Commission  
HAS GOTTEN the complaint FROM  
Thank you VERY MUCH.

" Complaint SENT to  
Commission on JUDICIAL  
CONDUCT,

" SUPERIOR Court FOR THE RECORD"  
AND other Entity's

11-8-08

CJC-08-285