State of Arizona COMMISSION ON JUDICIAL CONDUCT

Disposition of Complaint 09-305

Complainant:

Judge:

No. 1378210307A

No. 1378210307B

ORDER

The commission reviewed the complaint filed in this matter and found no evidence of ethical misconduct on the part of the judge. The judge acted within his authority in denying the complainant's motion; and the commission has no authority to change the judge's decision. Therefore, the complaint is dismissed pursuant to Rules 16(a) and 23.

Dated: January 14, 2010.

FOR THE COMMISSION

<u>\s\ Keith Stott</u> Executive Director

Copies of this order were mailed to the complainant and the judge on January 14, 2010.

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

CONFIDENTIAL

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

CJC 09-305

COMPLAINT AGAINST A JUDGE

Your Name:

Judge's Name:

_____ Date: <u>11-1-09</u>

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.

I filed interfective counsel Againistmy Attorney And Motion of Discovery 15.1 (2) Motion to change counsel (3) Motion to Extendence 12.9 Deadline Ariz. 8 (rimp. The court may extend the filing dead line of good couse. Moule v. superior court, 142 Ariz 512, 515, (40 P.2d 813, 816 APP. 1984 because defense counsel has not received a copy of my Transcripts the Defendant lost all of his rights when Attorney move the court for a sixty right extension of the time to file Motions challenging the Grandway Process Dated this 18 day of April, 2009 Clerk of the court filed filing to on

-13-2009 11:54:18 Am. And the Defendent hudan of the Briannic Motion & filed through the INMate LEGAL Service to his Attorney And Copiesto the Judge stamped and Recorded Sheriffs office on 10-2-09 Evidence documents Proof that arkopa Count vasbeina warehouse by the state and I am now Not aloud to Protect my Arizonia and U.S. constitutation s of accused in criminial Prosecutions the accused shall have the right to defend in Person Right And by counsel to demand the nucture and cause of the Accusation Against him, to have a copy thereof, to testify in his own behave, to meet the witness against him Face to Face to have compulsory Process to compel the attendance of witnessis in his own behalf, to have a speedy public trial Lian in Partial Jan County Arizonia and U.S. constitutation Due process of law section 4 NO Person shall be deprived of life and liberty or Property with due Process of Law Sections 15 Excessive bail; crue LAND UNUSUAL PUNIShment, Election Equal Privileges and immunities which wear the same terms shall not equally belong to all citrenic section & fight is private officins at home invoded No Person shall be disturbed whe mullife and EVEN the Arizonia and U.S Constitution Rights Section 5 lost even thing we own of the People Peaceably to assemble for the common good, sha of the Petition, and Administration of Justice INal (Cuses Shall be Administered abridged Section 1 sound delay section 33 Reservation of Rights shall not be construed to demy others retained by the People.

(Attach additional sheets as needed.)

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INformation, FActs, Evidence, Points, Authorties

The Defendant has also filled to the STATE BAR of Arizona to ... Staff BAR COUNSel Ariel I worth for a complainist Againist Attorney File NO.09with all of the evidence, Document's Motions that we never filed serve . April 13,09 And 15 recorded at 4Th Aveue Jail as evidence stam Red by Inmate Legal . Service on 10-1-09 And I copies sent out directly to the Judge .. Prove that All of his Arizonia And U.S. constitution LAW have been violated And the state Barof Arizonia in there own letter on October, 7,09 concerns such ... as yours should be directed to the Judge Presiding over the Proceeding but the receive All of the evidence, FActs, Points Authorities tell the Judge defendant that he is not going to except the evidence that his Attorney had a lob and obligation to protect his chevit rights when his own Attorney tell the defendant 1 am sorry 1 didn't follow up by Doing any investigation in your case because my office lost your file for 9 months IN Jail Enclosed Please Find a copie of your entire file from are OFFice on oct 8,2009] get very mad at the defendant and said 1 do not The Judge see any thing wrong with what your Attorney did and throws the legal Motion Stamped by Inmate Legal which were filed to the Attorney service to Judge and allows the Attorney to take Advantage of his client and is a conflict of interest to the legal authorties of Justice and the defendant is and has lost all of his rights to file the Proper Mation to Protect his right because the time limits have exspired do to the lowyer lossing the defendant file in a criminal case and now the court refuses to A change of counsel to have a new Attorney Provided by the court inregards to Ineffective counsel which is clearly a violation to all of the definition CONStitution Rights ER 8.4 Misconduct 1+15 Professional Miscanduct for a Attorney Engage in anduct involving Trustup rthings, deceit or misrepresentation. Or INconduct that Is Presudical to the Administration of Justice.

(2)

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INtormation, FActs, Evidence, PointAuthorties

. The Defendant would ask the commission on Judical conduct to investigate the facts, and evidence that Judge has acted illegally and violation the Ethics runes and there is clear and convincing evidence to show, Formal disciplinary engage IN conduct that is Prejudical to the Administration of justice to achieve results by means that violate the Rules of Professional conduct other law Knowing assist a hidge or Indicial officer in ER 8.4 Misconduct it is Profession Misconduct for a lawyer to commit a criminal act that reflects adversely on the lawyers Howesty Trust worthness or Fitness as lawyer wo other respect to Protect the cluent right who depends on the Legal Authorities. File anotice of Change of Judge 10.2 Arizona Rules of criminal procedure for an Improper Purpose, such as obtaining a trial delay or other circumstances enumerated in Rule 10.2. ERILALauyershall Provide competent ... representation to a client competent representations requirers the legal . Knowledge, Skill, thoroughness, and Preparation reasonable necessary for the representation ER1.2 Scope of Representation and Allocation of Authority between client and lawyer (A) Subject to Paragraphic) and (d) . A lawyer shall by a client's decision concerning the objectives of Represt . artion and is required by ER I.H., shall consult with the client as to the ... means by which they consult with the client as to the means by which ... they are to porsued . A lawyer may take such action on behalf of the client .. as is impliedly Authorized to carry out the representation. Alawyershall .. abide by a clients decision whether to settle a matter. In a crimal case, the lawyer shall abide by the clients decision, after consultation with the By his actions, Defendant hadmadea . lawyer, Judge mockery of the Authorities of the court witness by his own wife IS Requesting for Help And Prays for Justice Thank you.