## State of Arizona COMMISSION ON JUDICIAL CONDUCT

	Disposition of Complaint 10-208	
Complainant:		No. 1398710245
Judge:		No. 1398710245

## ORDER

The complainant alleged that a superior court judge improperly commented during a sentencing hearing that the sentence imposed in the underlying case was excessive. After analyzing the allegations and reviewing the transcript of the hearing, the commission concluded that the judge did not act in a fashion that constituted ethical misconduct. Accordingly, the complaint is dismissed pursuant to Rules 16(a) and 23.

Dated: November 23, 2010.

FOR THE COMMISSION

\s\ Keith Stott

Executive Director

Copies of this order were mailed to the complainant and the judge on November 23, 2010.

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

## **CONFIDENTIAL**

Your name:

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

2010-208

Date: 8-18-10

## **COMPLAINT AGAINST A JUDGE**

Judge's name:

Instructions: Use this form or plain paper of the same size to file a complaint. Attach additional pages, as needed. Please describe in your own words what the judge said or did that you believe constitutes judicial misconduct. To help us understand your concern, be specific and list all of the names, dates, times and places where the conduct occurred. Include only copies of original documents or court recordings that are relevant to your allegations. Print or type on one side of the paper only, and keep a copy of the complaint for your files.
our Samily are the victors in the State of Az us
- 5-0700-CR-Z009
We were very concerned when the Judge cartioned
the detence lawyer about lines of questioning that
would have allowed the prosecution to bring in
outlines he had almosty villed against the
evidence he had already rulbed against. This happened several times.
Rappened Several Fines.
Furthermore, in a direct attempt to Srustrate
Statute he precluded the prosecution from presenting
evidence that would have resulted in an
enhanced Surfence, even mentioning in ours tous
he believed the mondated soutence to be excessive.
Kidnapped, robbed, Assulted our
son while on Parole for a drive by shooting.
This is his 3rd Strike. Even if the the Judge
believed ithe sentence to be excelled, this is
His sob is to Preside over the trial and follow
the law,
dely Should be Sanctioned