State of Arizona

COMMISSION ON JUDICIAL CONDUCT

Disposition of Complaint 13-173	
Judge:	No. 1067411501A
Complainant:	No. 1067411501B

ORDER

The complainant alleged a superior court commissioner improperly told the prosecutor not to file a response to a motion he filed and that a superior court judge did not timely rule on the motion.

The responsibility of the Commission on Judicial Conduct is to impartially determine if the judicial officers engaged in conduct that violated the provisions of Article 6.1 of the Arizona Constitution or the Code of Judicial Conduct and, if so, to take appropriate disciplinary action. The purpose and authority of the commission is limited to this mission.

After review, the commission found no evidence of ethical misconduct and concluded that the judicial officers did not violate the Code in this case. Accordingly, the complaint is dismissed in its entirety, pursuant to Rules 16(a) and 23.

Dated: August 1, 2013.

FOR THE COMMISSION

/s/ George Riemer

George A. Riemer Executive Director

Copies of this order were mailed to the complainant and the judges on August 1, 2013. To: Commission on Judicial Conduct 1501 W. Washington Street, Slit 239 Phoenix, A2, 85007 Dear Commission on Judicial Conduct: I mailed you complaint through the immate lead service at Your Jail with motion to dismiss against For Breach of Plea agreement, with attachment with motion, However, The ARizona Rules of Criminal Procedures was Violated. Which Violates my 14 = Amendment of the U.S. Constition inm Say 10 days to reply to motions and 30 days for Judge to rule on motion from both Party. I don't know who to tell county Attorney Authorize not to Answer my to dismiss for breach of Plea gareement, but this was the reason why the trial Judge Said She had to give the county Attorney Office more time, and why my rights was being Violated. because of I and Said I had a Choice to either leave the case in her court room, Since She was my trial Judge Or go Some Where else. I asked, if it was a Judge to here my case within ask me time limit. Said No.

again do I want her to here the motion in her court room, I said yes. And the court wave my rights because of extra ordinary circumstances. I don't know if the county Attorney lied on or what but, it's no reason why county Attorney

Shouldn't answer my motion to dismiss for

breach of Plea agreement that Attorney

did For me within timelimit. My Court date For motion was wave to 24 and 26 of July 2013, and Trial in August. For extra ordinary circumstances, because of

new that motion was being answer by a different Judge because she told me, I don't winder stand why they keep playing somes and holding me Illegally in here Please help!

I declare under Penalty Of PerJury the above information in this three Page letter is true and Correct. Please Attach this two page letter to complaint mailed through Inmote legal Service July 3, 2013.) Respectfully Submitted July 7, 2013

P.S. MY give any info to her She has already Sent you the motion, before complaint she Will bring you hand written copy of this letter Please Put this letter and motion she sent weeks ago with complaints /

Respect Fully Submitted July 7, 2013.