State of Arizona

COMMISSION ON JUDICIAL CONDUCT

	Disposition of Complaint 15-302	
Judge:		
Complainant:		

ORDER

The complainant alleged a superior court judge improperly modified a criminal arrest warrant and had improperly failed to disqualify himself.

The responsibility of the Commission on Judicial Conduct is to impartially determine if the judge 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.

The commission does not have jurisdiction to review the legal sufficiency of the judge's rulings. In addition, the commission found no evidence of ethical misconduct and concluded that the judge did not violate the Code in this case. Accordingly, the complaint is dismissed in its entirety, pursuant to Rules 16(a) and 23.

Dated: December 16, 2015

FOR THE COMMISSION

/s/ George A. Riemer

George A. Riemer Executive Director

Copies of this order were mailed to the complainant and the judge on December 16, 2015.

2015-302 TO: COMMISSION ON JUDICIAL CONDUCT 1501 W. WASHINGTON, STE. 229 PHOENIX AZ. 85007 FROM: RESERVO TO -> RE: TO WHOM IT MAY CONCERN. HI, MY NAME IS I AM CURRENTY AZ. HAS PLACED A IN PRESON IN & HOLP ON MB. I WAS GIVEN YOUR ADDRESS BY MY PUBLIC WITH HO EXPLAINATION DEFENDER THERE IN OF YOUR FUNCTION. BUT I WEED HELP, THIS IS THE SITUATION! I WAS SENTENCED TO I TRANSFERED THE PROBATION TO MY GRAND. A BENCH WARRANT WAS ISSUED PARENTS NOWSE ON BY JUDGE FOR A THE WARRANT WAS ISSUED AS AN I WAS # EVEN THEN NEVER NOTIFIED OF THIS WARRANT & UNTIL I WAS NOT NOTIFIED UNTIL . THE WARRANT AS ISSUED IN WAS REMOVED FROM THE ACTIVE LAST IN 4 WAS OFF THE BOOKS CINTIL IT WAS & RE-ISSUED AS A NATION WIDE WHER ANT (TO CONFORM TO THE CURRANT WAS OFF THE BOOKS CUNTSC IN CO. NESOED DUG IT UP & ASK THAT THE WIRRANT BE

over

TO SUIT HER NEEDS HERE IN I HAVE A PUBLIC WHO REFUSES TO DO ANYTHING DEFENDER PHERE IN UNTIL I AM THERE? I SENT HIM A TON OF GOOD CASE LAW **2**W· SPECIFICALLY FOR CASES AS THIS 15 CLEARLY A CASE OF LACK OF DUE DILIGENCE ON PART IN I WAS NEVER NOTIFIED & THEY NEVER ATTEMPTED TO ACT UPON THE WARRANT & IT WAS ACTUALLY FOR OF THE I FEEL I'M BEING HARRASSED. THERE LUAS 19750 AN ISSUE ABOUT A CONFLICT OF ENTEREST WITH THE JUDGE WAD ES DOENG ALL THE I WAS A CO-DEFENDANT MY BROTHER CLASE THE CASE & IN THERE WAS A CONFLICT OF ENTEREST WATH JUDGE DISQUALIFYING HEM FROM HEARING THE CASE, MY LAWYER REFUSES TO ACT ON THAT GITHER. THIS IS AN OVER VIEW OF THE SITUATION AS I SAID I NEED HELP, THIS IS MADNESS. I DO NOT KNOW EXALTLY WHAT YOUR GROUP CAN DO BUT CONDUCT IS APALLIZHE SO IF YOU HAVE A FORM OR A WAY TO LODGE A FORMUL COMPRAINT PLEASE SEUM ZT TO THE ADDRESS AT THE BEGINNENG OF THIS LETTER. THANK YOU FOR YOUR TIME & CONSIDERATION I LOOK FORWARD TO HEARING FROM you. RESPECTFULLY AW KIND OF ASSISTANCE OF ADVICE WOULD BE MOST HELPFUL & WELCOME THANK