State of Arizona

COMMISSION ON JUDICIAL CONDUCT

	Disposition of Complaint 18-202	
Judges:		
Complainant:		
	ORDER	

The complainant alleged a superior court judge and an appellate court judge improperly forced him to have legal representation.

The responsibility of the Commission on Judicial Conduct is to impartially determine if a judicial officer 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 a judicial officer's rulings. In addition, 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(a).

Dated: October 11, 2018

Copies of this order were distributed to all appropriate persons on October 11, 2018.

2018-202

-	Greetings this correspondence comes in lieu of	
-	your correspondence that One received on	7
-	regarding Judge , case number	-
-	Un Sudne Sent Undicial Notice:	
	Order Terminating Counsel, Knowingly and intelligently	
	terminated attorney at law (
	from the	
	This notice was sent by first-class mil to	
	and copies of that original were sent by	
	tirst class mail to	_
	attention	
1-	attention:	
	•	
l	attention:	
	attention: On	
	attention: On after being terminated as	
	at after being terminated as	
	at after being terminated as at took it upon himself to motion the Court	
	at ter being terminated as at took it upon himself to motion the Court Request for Remand to the Trial Court for a	
	at ter being terminated as at took it upon himself to motion the Court Request for Remand to the Trial Court for a Judge	
	at ter being terminated as at took it upon himself to motion the Court Request for Remand to the Trial Court for a Judge	
	at ter being terminated as at took it upon himself to motion the Court Request for Remand to the Trial Court for a Undge took it upon himself to ignore the Undicial Notice: Order Terminating Counsel by issuing	
	at took it upon himself to motion the Court Request for Remand to the Trial Court for a Undge took it upon himself to ignore the Undicial Notice: Order Terminating Counsel by issuing Order for Remand for He continued	
	at took it upon himself to motion the Court Request for Remand to the Trial Court for a. Ludge took it upon himself to ignore the Undicial Notice: Order Terminating Counsel by issuing Order for Remand for He continued violating Ones quaranteed right by a pointing attorney at	
	at took it upon himself to motion the Court Request for Remard to the Trial Court for a Undge took it upon himself to ignore. the Undicial Notice: Order Terminating Counsel by issuing Order for Remard for He continued violating Ones quaranteed right by a pointing attorney at as advisory	
	at took it upon himself to motion the Court Request for Remand to the Trial Court for a. Ludge took it upon himself to ignore the Undicial Notice: Order Terminating Counsel by issuing Order for Remand for He continued violating Ones quaranteed right by a pointing attorney at	

He further ordered suspending the appeal and revesting jurisdiction in the hearing to determine whether conduct a appellants waiver of counsel is made knowingly, intelligently and voluntarily. He further ordered that by On I have this hearing and rule on it by One sent Judicial Notice: Order Terminating Advisor Counsel where One Knowingly, intelligently and Voluntarily terminated attorney as the original was sent to: Copies of the original were sent to: . These above listed a attention: were all put on notice by first class mail of this termination of advisory coursel. These have all conspired against Ones rights pursuant to Title 18 USC \$ 24.1 Conspiracy Against Rights; Title 18 USC \$242 Deprivation of Kight's under Color of Law by Committing constructive treason by violating their oath of office, including but not limited to Ones leth Amendment augmoteed Constitutional right.

Judge sent Order RF: Counsel and Open Brief where he lies by stating that to this date this court has not been advised that the appellant is capable of making a knowingly, intelligently and voluntarily waiver of counsel Unes guaranteed right by again for the third (3rd) time appointing Ones coursel without Ones consent, by ordering him from advisory counsel to appellate counsel. He ordered that the brief be filed no later than Mudae sent correspondance to the I Hed: Notice to the Court RE Remand for Hearing Filed the Courts Undicial Assistant received an email on, , but inadvertently failed to open the email or notify the judge. Furthermore Judge failed to comply by violating Judge. Under claiming that he was unaware, which is a lie due to One sending numerous mailings including, but not limited to certified mil tracking and signed for on sent on

On Judge. Order for Hearing last order clearly states. IT IS FURTHER ORDERED that in addition to the usual distribution this order be sent to the Honorable and the annellant personally. This means that Judge was mailed this order as well as emailed. These Judicial Officers copricious behavior and gross regligence of their legal and equitable duty constitutes breach of loyalty and breach of trust by their perversion of the truth for the purpose of inducing another to surrender a legal right.