State of Arizona

COMMISSION ON JUDICIAL CONDUCT

	Disposition of Complaint 18-231
Judge:	
Complainant:	

ORDER

The complainant alleged a superior court judge prohibited him from talking in court, was involved in a conspiracy to deprive him of his constitutional rights and was biased against him.

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.

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

Commission member Anna Mary Glaab did not participate in the consideration of this matter.

Dated: November 14, 2018

Copies of this order were distributed to all appropriate persons on November 14, 2018.

Commission on Judicial Conduct 1501 W. Washington St. Suite 229 OHOENIX AZ. 85007 the defendant in in the Kespectfully Herein mare The Commissionet to to Kendudacitat Tatroe that engine to HALK greatly. the AltegAtion's AGAINST Mr dismissed. HAS A RESPONSABILITY Charles Undae. to dispose malters promply profficially He must demonstrate we regard for my right to be Heard, to prevent Unecessary delay. Insureing my right to be heard as stipulated is An essencial Component of A Under ANT And Importal I been through WHO refuse to file That would lagally prempt any further proceedings "regards to thesense of Bar. IT is in Hear stated that on I WAS. by Complaint" in Compliance in the . This Kule was clearly promagate with d by their In such away that makes an Obvious distinction in The Manner of i Under provides a Kight to a preliminary Hearing in All. (4505 except those Commenced by.

unaplements. Which guarentees a preliminary Hearing. IT, is My position Herein that the deliberately Drolled which provides in effect the be Confined to the Jurisdiction of the first choise. By Changing the Magner of sociality's Kender the Ohnreeing the L Spirit of the ammended meffective And I legale This is A fatal Variance and grounds for dismissal, This Can Tot be CHARAST oringed is A Harmless error, Every appearence of evilor posconduct should be avaided myd every percultion inken to cound against matters tending to Corrupt the A Urdated the timelines finally, the and Jought to piggy Back off theoretreatly Under MESE Humber All Ryles Applicable in Regards to Sudge, 11 · However, I was still in. to take before A officials had. ORI MUST be mediately This is false protibits me from talking in I pray the Commissioner find Good Chuse And Compel Judge | OAL Immediate Relief. Thank You! Sincerely/Respectfully