State of Arizona COMMISSION ON JUDICIAL CONDUCT

Disposition of Complaint 08-126 Complainant: No. 1335010272A No. 1335010272B

ORDER

The commission reviewed the complaint filed in this matter and determined that the judge did not engage in unethical conduct. Although some rulings appear to have been made outside the appropriate time lines, there was no intentional misconduct on the part of the judge. The complaint was dismissed with a private comment pursuant to Rules 16(a) and 23.

Dated: September 12, 2008.

FOR THE COMMISSION

\s\ Keith Stott Executive Director

Copies of this order were mailed to the complainant and the judge on September 12, 2008.

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

Judge:

Attached is a typed overview of what happened.

I bring this to your attention for many reasons and beliefs here are just a couple.

- 1) In my opinion this judge is incompetent and shows disregard for the judicial process. She did not comply with Arizona Rules of Civil Procedure. It is my understanding as a tax payer in this county that she is to report all her outstanding cases to the County Attorney's office or County Board of Supervisors that are over 60 days old. From my research, these offices were not appraised of this case not being handled in the appropriate time frame. I would expect the appropriate legal action be taken against this judge as to the maximum allowed by law. She broke the law by not reporting properly or not reporting at all.
- 2) It is my understanding that this judge is running for office this year and I do not think this county should pay for such incompetent people to be in such high places to do a disservice to others. I believe she should not be allowed to sit on the bench period; if your findings are such that she did not comply with state statues.
- 3) As stated in the lawsuit pages attached, was damaged greatly by the judge's lack of not doing her job. Perhaps the Commission on Judicial Conduct could force her to make a competent ruling or let another judge make one and we could re-open the case, as I had to settle for only one reason; I needed the frozen capital she imposed on to continue operating my four dealerships in this county. I am confident that had we got a judge with any degree of regard for the judicial process put in place by state statues, we would have prevailed.