State of Arizona COMMISSION ON JUDICIAL CONDUCT

	Disposition of Complaint 08-236		
Complainant:	N	ο.	1344710171A
Judge:	N	Ο.	1344710171B

ORDER

The commission reviewed the complaint filed in this matter and found no ethical misconduct on the part of the judge. The issues raised involve legal and procedural matters outside the jurisdiction of the commission. Therefore, the complaint is dismissed pursuant to Rules 16(a) and 23.

Dated: October 23, 2008.

FOR THE COMMISSION

\s\ Keith Stott
Executive Director

Copies of this order were mailed to the complainant and the judge on October 23, 2008.

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

COMPLAINT AGAINST A JUDGE (con't)

Judge conspired with **State Prosecutor** and my attorney at my trial to bring about a wrongful felony conviction for DUI without a valid driver license (Aggravated DUI). Facts: Judge attorney allowed the state prosecutor to fabricate false facts to the jury, specifically that my 1991 canceled Arizona driver license was subsequently suspended in 1992 and the Arizona driver license was under suspension on 1995 DUI arrest. The actual facts was that my 1991 canceled Arizona driver license was irrelevant and my subsequent 1992 nonresident driver license suspension period had run in 1993 and the possession of my drivers license upon arrest was a clear exercise of my nonresident driving privilege to drive in Arizona on the 1995 DUI arrest.

Attached in my most recent Arizona Board of Executive Clemency Pardon Application that was denied along with a request for a new pardon hearing that was also denied (copy attached) by the Board. The attachment basically sums up a lifelong pursuit to the ends of justice that I was wrongfully convicted in an unfair trial by

Judge for Felony DUI without a valid license.

Please request any additional specific information needed for review. The reason for the delay is many reasons. I am an out of state resident, I tried to find relief thru "Rule 32", "Federal Habeas Corpus Relief" and a "Pardon" (3 applications,) to the governor.

Since this is fruitless, and none of the avenues of relief looked into my assertion of a wrongful conviction, I am left to pursue this avenue as a last resort for now until a new pardon hearing is allowed