State of Arizona COMMISSION ON JUDICIAL CONDUCT

	Disposition of Complaint 08-304		
Complainant:		No.	1350110593A
Judge:		No.	1350110593B

ORDER

The commission reviewed the complaint filed in this matter and found no misconduct on the part of the judge. Because the contents of the complaint do not support the claims, the complaint is dismissed pursuant to Rules 16(a) and 23.

Dated: January 9, 2009.

FOR THE COMMISSION

\s\ Keith Stott
Executive Director

Copies of this order were mailed to the complainant and the judge on January 9, 2009.

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

CONFIDENTIAL

State of Arizona Commission on Judicial Conduct 1501 W. Washington Street, Suite 229 Phoenix, Arizona 85007 FOR OFFICE USE ONLY

CJC -08 - 304

COMPLAINT AGAINST A JUDGE

Date: 11-7-05

Instructions: Describe in your own words what the judge did that you believe constitutes misconduct. Please provide all of the important names, dates, times, and places related to your complaint. You can use this form or plain paper of the same size to explain your complaint, and you may attach additional pages. Do not write on the back of any page. You may attach copies of any documents you believe will help us understand your complaint.

This cause NOW before a commissioner lending a freliminary Hearing under. I submitted a Petition for Habins Corfus Teller with a Mation for Temperary Restraining order to u.s. District Court Against Arizona State Hospital, Attacking the Due fracess violation of My Conditional Release not the initial sentence At this Time,
Due to Acts of Retaliation and Conspiracy Against My Attacking an illegal Arrest, sytradicing In ATIZONA to Texas and illegal Detention and Assicution that was on going for two years. HAVING LEGALLY researched and Investigated found ATTZONA'S STATE HOSPITAL , the RUb-Lic Defenders OFFice , And involved, In conspiracy i was illegally violated And Returned To Arizona STATE HOSPITAL AFTER the illegal Prosicution in Texas was DISMISSED, And Placed under a Hostil Psychiatrist At Ash, Who used this custod's And HOSPITAL CONTEST OF A PATIENTS CUSTODS to Create A Desired result that Continued A Two YEAT illesal as More said . This IN response became an Appeal to superior court reducesting A te hearing And Another Diagnosis from A Posshintrist of My choice, that ifecl is not in cos-Peration to the Illesal Authority of this ConspirAct. The Dist. court issued in order to Amend WITH A TIME Period. DISTEGATAING THE EMERGENCY NATURE OF THE PERSON FOR TRO. AS THE Result of informing Psychiatrist of this he Increased Medication in retaliation \ ASNINST Arizona Revised Statutes of State Law . An Assimalt occurred in reserves to this AttACK And The Courts failure to intervene, on the Date IWAS About to Submit the court ordered Amended ComPlaint When AsH Contacted city PD for An Arrest, Done to Are-Jent or Delay that filing. All Documents was left in the Control of Ash, while I Was Trans Phered to This Jail P.D. WOWNE not Allow Mac to rethin Marion's And Addresses Written on Paper, But intentional & Secured it under sent in Beletty Per Jail Rules now i have no Access to Property or Contact with And one as the result of Present Conditions of Confinment. A Commissioner set on 4 36000 Bond Due to Conditions of Arrest And Continuent I'V been held no That I have no Good . which Is Cruel And unusual Punishment. And Access to Court in Ang of the allre-Add Pending Litis ption has Also been Greatly reserved which is Also Creek And unusual Punishment. Besides the Bond Decays I Am Indigent the Pools Offenders office UAS APPOINTED. Where there Exists A Conflict of interest as mentioned in All Pending Litigation for Reference. There Interest is the states Me tinued Confinment that inst be free to Litigate ASANST these Crimes in Texas (Attach additional sheets as needed.)

ILSF-058 - Complaint Against A Judge

(Page I)

2/29/2008

OF 3 pages

And Arizona. on Directly Attaching Judger to on Soin 2 Conspiracy. Status confronce was set I was held in Torturas conditions of Full Rostraints All day, hearing was sceduled at non of this Hould be Possible it i was not in custody. Finally WAS Taken TO A ROOM That After 1800, to talk to my indermediate use of coursel, Att. Finally intered, so once Again i tried This service by discussing my case. While Doins so she Mentions ptt. who is Pendins Dismissal in other Litigated Affect. As soon or not for From this introduction she inter's imm-Ediatly getting my Attion by suggesting the word Dismissal. And citing the LANGUASE OF A CASE but not giving me the cite i And SMYS She was 80 ing to talk to the D.M About Dismissal. When she leaves her Exit Also stoPins au Converstation About my Concerns. Being Torturas conditions of Confin ment and Bond. I did not give Permission to Discuss Any Private Information Protected under the Hippa Law. What ever was Discussed At this MY Status Confronce / I was denied Access to this not Permitted to be heard in my concerns in this case. I was moved to a holding cell Remained isolated From the Court And suffering several more hours. Then i was taken to a Room not the Court And Told by a female of-Ficer it was not necessary for Me to be there, and stated the Judge And Court in Court. Then I was Transforded back to Jail. As soon as I returned to my Cell. I began to hand Cors meticas in Pencil on the Backs of Anothing I could Find. I was being devied access to Any Legal Materials, using a Jail Policy that gives this Duty to the Attorney. That CAN never be contacted A-tactical Means of dearing Accest to Court. Jail Do. watching my every MOVE, I'm SUTE Communicated these Actions. Since it was suspected that I was not some conferate with the-Blan - that was in motion to set the CASE Dismissed and back to the state Hospital under the SAME CONditions that caused this charse and custods in The First Place subject to what ever fregared Plan that had been fut in motion by that Facility was Using these Conditions and Threats of Worse Conditions to Course My CootPeration to that Plan. While dearing me Both state and v.s. Constitutional Rights to be heard and to PrePare my own Defence, on , mus next sceduled court Date For a Ateliminary hearing. I WAS This time Taken To What i was Told the Commissioner Judge WAS not Won call ti . Know one was Allow to Say Anything he gave his speach on Record About a Reliminary heating. My mind was on what was i doing hear i was supposed to be in

. To My beleaf this change of Judge from as i was told by Female officer, was Basicly to under mind allowing me to Address the Court About my Legal Concerns and not the state His-

CJC -08-304 (Complaint Against a Judge, Page 3) Pitals so Not the use of The Public Defenders office to get shose concerns net by the state. I was not allowed & Address the court i Was ursured out told that Used this same court that i was in the Right Court and she would appear later. Bu This did not seem factual the name on the Judges Bench was , I WAS TAKEN To A Holding Cell And Again Left for Hours as a condition of this Contin-Ment. Hours Later I was taken to a Room where two Different Attorness from the Public Defender's office Afterned, Sufervisor . He re-Stated the Concerns of a DISMISSAL reQuirINS more Ever Dence from the HosPit-Al. Everdence I was not in Agreement with in the first Place no matter how much Torture Through this Access and conditions that were used. When He SAW I WAS not to be coersed using Conditions, Denial of Access to being heard or Threats of worse Treatment. He Dismissed himself not Stating what he was About to do . My Beleafis that Because of his Duty Being to gain My Corporation to serve the Perfose of what ever intent the State Hospital had in mind. Left to Discuss out of My Presents Who ever We'd Discussed or Arque'd Dobout, Which should not be the Position of An Attornes to under mind A client's Defense . Did Leave And Talk with and The D.A. Personal Bythin frit information i'd Both Judge given no Permission to be Discussed. A while Later by Plot And sceem . Again, he was seafed this I WAS TAKEN AS AIN before Judge time Protected to hear MY CASE, once i went to the Podium the Public Shod up Also the Judge made his Anouncements and Defender Decissions With out Allowing me one word. He ordered A Rule 11 And medication and for this case to be lost fonded two weeks. I tried to to voice concerns he would not allow these concerns to zuen be heard. As the Result of this Conspirace being discussed out of My Presents Using Ativate Information to further the same afor said crime in A Worse way and now not to even Allow me to defend myself with & What the Rubbit Ordender illes all's Provided to Corry out his used OBJECTIVE to dens Me And Legal Rights And Parce me to Continue Suffering As A Act of Duress And Coersion To bring me into Agreement With This Plan. shore for Against Judge I Am Sub -Mitting this Judicial ComPlaint of the Use of the Pulic Orfendoes office to wie late first the HiPPM LAW. And use That to CAUSE Me not be heard in My Own Defense And continue Through deling of not hearing these concerns to suffer All the Tortwies Conditions Mentioned in Conspiracy with the state Hoskital and the state of Texas to Dens me Access to Release And Access to Court. Should be out side The Legal Duty of A Judge, in Powered AS A Public Servent of the PeoPle to be im Partial And non BiAsed. I Will not get a Fair Hearins in This Court or Any Court as long

AS This Quert ACH SOES UN Addressed 65 LAW.