

State of Arizona  
COMMISSION ON JUDICIAL CONDUCT

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Disposition of Complaint 09-200

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Complainant: No. 1369010324A

Judge: No. 1369010324B

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**ORDER**

The commission reviewed the complaint filed in this matter and found no evidence of ethical misconduct on the part of the judge. The issue raised is legal or appellate in nature and a more appropriate remedy would have been to file an appeal. Therefore, the complaint is dismissed pursuant to Rules 16(a) and 23.

Dated: October 14, 2009.

FOR THE COMMISSION

\s\ Keith Stott

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Executive Director

Copies of this order were mailed to the complainant and the judge on October 14, 2009.

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

CJC 09-200

COMPLAINT AGAINST A JUDGE

Your name: \_

Judge's name: \_

Date: 7/2/09

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.

My ATTORNEY HAS Repeatedly lied to me. Over the last 14 months by telling me he has or will file the following motions in my behalf in my criminal case, motions to challenge my grand jury, motion for special actions, motion to suppress & motion for additional disclosure he has failed to interview witnesses that could provide exculpatory evidence in my behalf. He has visited me in 14 months (5) times. He has failed to provide me with my complete criminal file as requested numerous times. I'm entitled to this, but he keeps lying to me and says he'll send it. He refuses to answer my telephone calls. He never tells me when we are going to court or what for when we get there. He tells me to be quiet. I can't trust him to represent me as my attorney and the client attorney relationship is beyond repair. It is for these reasons. I hope the Arizona State Bar brings sanctions against counsel on 7/2/09 I appeared before Judge \_\_\_\_\_ with the intention of dismissing my counsel of record and going pro se. However Judge \_\_\_\_\_ did not allow me to dismiss my counsel, nor proceed pro se. The record will reflect this after some discussion. Judge \_\_\_\_\_ stated my motion was denied and I was to proceed with counsel. Even after I stated on record I did not want counsel to represent me, plus I'd filed a state bar grievance against said counsel. In furtherance, Judge \_\_\_\_\_ stated I was 2 months from trial and it was to close to change attorneys. In closing on 7/2/09 another defendant \_\_\_\_\_ housed in my pod was scheduled for trial on 7/2/09. Judge \_\_\_\_\_ answered \_\_\_\_\_ to dismiss counsel and have new counsel appointed plus reset a new trial.

(ATTACH)

7/109

DATE I FEEL I CAN NOT OBTAIN AN "EFFECTIVE COUNSEL FOR TRIAL" NOR HAVE A JUDGE WHO IS UNBIASED AND A FAIR TRIER OF FACT.

THANK YOU.