

State of Arizona  
COMMISSION ON JUDICIAL CONDUCT

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Disposition of Complaint 09-260

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Complainant: No. 1374010734A

Judge: No. 1374010734B

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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 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: December 18, 2009.

FOR THE COMMISSION

/s/ Keith Stott  
Executive Director

Copies of this order were mailed to the complainant and the judge on December 18, 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 09-260****COMPLAINT AGAINST A JUDGE**

Your Name: \_\_\_\_\_

Judge's Name: Judge CommDate: 9-21-09

**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.

The Petitioner Filed a STATE Habeas corpus as the  
Respondent name in charge of the facility is county Sheriff Office  
on September 8, 09 recorded by Inmate Legal Service and  
delivered to the following parties Judge Assistant Attorney  
General Office Clerk of the Court and stamped delivery by  
Inmate Legal Service before my court date on September 16, 09 and sent  
back to the Jail at 4th Ave to the Petitioner Inmate by the  
Superior Clerk for a fee of \$81.00 dollars which on the Sample Motion for ILS  
says it the Law Section 13-4143: charging fee in a Habeas corpus prohibited  
no fee or compensation of any kind shall be charged or received by any officer  
for duties performed or services rendered in Habeas corpus proceeding. The Petitioner  
sent copies stamped by Inmate Legal Services to Honorable Judge  
for the Habeas corpus motion and other evidence before the court on 9-13-09  
and filed Grievance signed by Sgt and Sgt and to the Grievance  
Sgt which was present at the telephonically hearing on 9-16-09 by  
Honorable Judge which is recorded and witness in court and told Judge that  
I also filed a Habeas corpus in the courtroom last year before Judge and it all  
in my Motion and Judge received from Inmate Legal Service and stamped for  
delivery which Judge said I received your Habeas corpus mr and I will  
take the weekend before make my decision and I said what does that mean she said  
if you don't show up in my courtroom were hunt you down I was released 3 day  
later to the Program that I provided to the court in my Habeas corpus.  
Finality of discharge A Person who has discharged by order of the court or Judge  
upon Habeas corpus shall not be again imprisoned restrained or kept in custody

(Attach additional sheets as needed.)

## Complaint against The Judge

(1) The Petitioner read all of my violation of my right to the Arizona and U.S. Constitution sections 18, 4, 15, 11, 33, 14, 3, 5, 32, 13 and the State Habeas Laws and Rules Finality of Discharge 13-4145 Disobedience of the command of writ classification with the evidence facts and authorities from county sheriff's office SGT, commander's medical staff counsel and Doctor Lenks the Psychiatrist at 4 Ave Jail are treating for all my suffering and Pain depression not eating or sleeping is documented by Maricopa County Correction Health Service and can testify to the court with all my medical records and has put me on medication in regards to civil child support for cruel and unusual punishment section 15 Excessive bail shall not be required nor excessive fines imposed, nor cruel and unusual punishment inflicted which is recorded at 4 Ave Jail on a telephonically hearing on a speaker phone and video tape in 4th Jail as evidence By SGT SGT

(2) The Petitioner had all Trade Services wife that showed up for the Business with a letter to Judge and told the court that Mr would have a company vehicle and paid \$10.00 HR and would deduct what ever the Judge required out of my check and a \$1,000 dollar cash. The Judge ask if the mother was present the Assistant Attorney General said no but she did want to say something. The Judge told Employer were only take \$9,000 cash and she said I can't do that and the court made the decision for the mother when she was ordered by the court to be at the hearing on 9-16-09 Signed stamped as evidence by the clerk of court

## Complaint Against The Judge

(3) The Petitioner is in maximum security at 4th AVE Jail for civil child support with murders and killers and dangerous criminals doing life sentence and the Clerk of the Court Electronically files 8-25-09 Court document

to and It is further setting a review hearing before Commissioner on September 16, 2009 at 2:30 p.m.

The parties are to check in prior to the time of hearing at Attorney General check-in desk North East Regional Court Center 18380 N. 40th ST Phoenix AZ 85063. Failure to appear may result in the issuance of a child support arrest warrant and or default judgement entered.

(4) The Petitioner told the Judge which is in my Habeas corpus all of my Arizona and U.S. constitution rights have been violated and the Judge is making decision for the mother and so is Attorney General when she is not even present in the court and the father is in jail in maximum security can clearly see that it not fair or protecting the father rights when he is poor indigent and has no money for attorney and has been taken advantage of by are own court system can violate all of my Arizona and U.S. constitution rights with your Political Power which was gave to the Judge Mendez to protect the People. <sup>Please investigate</sup> (Read my Habeas corpus and transcripts in court and jail records and prison records the truth)

God Bless

(5) The Petitioner was told by the Judge Im sorry Mr it's not are fought that County Sheriff's refuses to transport you to my court room I said that not true I have the minutes and I read them to the Judge from the clerk of court and said I have all the evidence and facts would you like to speak to both SGT which is recorded, and video tape as Evidence. The Judge didn't answer on a Telephonically Hearing she says we have to go now!