# State of Arizona COMMISSION ON JUDICIAL CONDUCT

	Disposition of Complaint 09-260		
Complainant:		No.	1374010734A
Judge:		No.	1374010734B

#### 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.

FOR OFFICE USE ONLY

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

CJC 09-260

### COMPLAINT AGAINST A JUDGE

Your Name:	Judge's Name: 💃	rade comm.	Date: 9-21-09
Instructions: Describe in your own provide all of the important names, plain paper of the same size to explaback of any page. You may attach of	lain your complaint, and you	ited to your complaint. Y	utes misconduct. Please You can use this form or
back of any page. You may attach c	opies of any documents you f	peneve will help us unders	stand your complaint.
Respondent mame inch	11100 M	STATE HADRES COTT	
mal C	raige of the facility	15 count	ty Sherift office
dalua la ta Cala	eptember 8,09 record		
delivered to the follo			ant attorney
General Office	iclark of the	court and stomp	ed delivery bu
Trymate Legal Service &	tab truce una <u>grotac</u>	e and contaction	6.09 and sent
THE TIPE OUT OF ST	NHUE AN APPO DOT	things of locality	l
Suterior Clerk for a fee	e of \$81. Collars in	nich and the samal	la Matraida TI =
THE LAW SECTION	21 13-4143, Charain	a for INI a Hobour	1111000
NO Fee or compensation	100 and Kinh shouth	Schoned an exercise	COLLAR TACKIDITES
for duries Performed or s	ervices rendered in H	shows an end the centre	so by any officer
Sent copies stonged by	Enlarate Local Comus	THE STATE OF THE PROPERTY OF T	alwa. The Petitorier
for the Hobers corsus in	When a well of the word	es to Honoroble J	<u>udge</u>
and filed Grievance Signed	h. CC+		
			and to the Grievance
	resort at the teleph	rouncally pearing or	19-16-69 by
	ach istrecorded and w	itares in Court one	s told Judge that
I also flied a Hobers con	we with courtroom La	st year before Judge	anditall
TWW MOTION ONY Judge	received from I'm	imate Legal Services	and stamped for
delivery which who	said treceived your	"Habeas tookies me	And tenter
take the weeken't before	make my decision an	d I said what does th	wit regulation of the
TO THE COURT STAND US IN TO	ud sigai moortuus) <u>u</u>	lest was down I was	mal
THE TO THE PHONON THAT	in att of the outer	early and and when he are one	مردا
Transfer of the HA	erean who has dischol	med budden of it.	merical in the
upon Habeas (orac Shall 1	wit be accounting mich	led rectmend a le	E CONTOC LUCY E
,		WAS INVESTIGATED OF KAN	T IN CUESTORY

(Attach additional sheets as needed.)

# complaint against the Judge

a) The Petitioner read all of my violations of my right .. to the Arizona and u.s. constitution section 18, 4,15,11,33,14 .. 3,5,32,13 and the state Habeas LAWS and Rules Finiality of Discharge 13-4145 Disabedience of the command of writ classification with . the evidence facts and Authorties from country sheriffs office .. SGT, commander's medical staff course land Doctor Lenks the .. Psychiatist at 4 are Jail are Treating for all my suffering and .. Pour depression not eating or sleeping is documented by maricopa county Correction hearth service and contestify to the court with all my medical recorders and has put me on medication inrequeds to civil child support for cruel and unusual Aurishment section 15 . Excessive bail shall not be required non excessive fines imposed, noncome and unusal punishment inflicted which is recorded at 4 AVE but and .. Telephonically hooring on a Speaker Phone and video Tape IN 4th Jail as evidence By 56+ **7∂**2 .

COTTIC PETITIONER had all TRAde Services wife that should have a sound took the court that Mr would have a company vehicle and Paid \$10,00HR and would deduct what ever the Judge requirered out of my check and a \$1,000 do lier and the Judge ask if the the mother was present the Assistant Attended Said no but she did want to say something. The Judge told Employer were only takes 10,000 do lier were only takes 10,000.

. For the mother when she was ordered by the court to be at the

Theanix on 9-16-09 Signed Stamped as widence by the clerk of court

# community Against The Judge

B) The Petitioner 15 IN maxium security at 4th AUE Jail for . Civil child support with murders and Killers and darnious criminals doing life soutence and the clerk of the court Electronically files 8-25-09 court document 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 pror to the time of hearing at Attorney General check-in-Desk North East-Regional Court center 18380 N. 4015T Phoenix Az 85063. FAILURE to appear may result in the issuance of a child support arrest warrant and ordefourt Judgement entered. (4) The Petitioner to 1d the Judge which is in my Habeas corpus all of my Anzonia and his constitution rights have been violated and the Judge is making decision for the mother and . So 15 Attorney General when she is not ever freezentin the court and the father 15 in Jail in maxium security can dearly See that it not four or Protecting the father rights when he is poor Indigent and has no money for Attorney and has been taken Advantage of by are awn court system can unlate all of my Arizona and U.S. constitution nights with your Political Power which was gave to the Judge mendes to Protect the People ( Read my Haber God Bless (5) The Petithener was told by the Judge Im sorry mr tought that county sheriffs' 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 can have all the evidence and facts would You like to spok to both 56st which is recordered, and video tape as Evidence. The Ludge didn't miscor on a Telephonically Heoring she says we have to go may