## State of Arizona COMMISSION ON JUDICIAL CONDUCT

	Disposition of Complaint 11-166	
Complainant:		No. 1421310727A
Judge:		No. 1421310727B

## ORDER

The complainant alleged that a superior court judge repeatedly rejected his valid legal arguments, refused to follow the law, and improperly denied his motion. The commission reviewed the matter and found no evidence of ethical misconduct on the part of the judge. The primary allegations concern the judge's rulings, which are outside the jurisdiction of the commission. Accordingly, the complaint is dismissed in its entirety pursuant to Rules 16(a) and 23.

Dated: September 14, 2011.

FOR THE COMMISSION

/s/ George Riemer

George A. Riemer Executive Director

Copies of this order were mailed to the complainant and the judge on September 14, 2011.

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

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## **COMPLAINT AGAINST A JUDGE**

Your Name:	Judge's Name:	Mate Ob 2 1-1
plain paper of the same size back of any page. You may	n your own words what the judge did that you believe to names, dates, times, and places related to your complaint, and you may attach aday attach copies of any documents you believe will hele	omplaint. You can use this form or ditional pages. Do not write on the
- On June 1	-2011 in Superior court	1 - File
Judge Wa	Super unfair. This is what I wanted to file a motion ASI	rappend. I loid he
and at first h	e was like no, fore what, and is	ling for judicial notice
Rule 201 more	being violated, he Still was Lil	KONO TOWARD TO THE TOWARD
bearing it The	in I told him about Rule 13.24	) wich Stated That
The indictme	nts must be plane and conci	Se Also i Soid 14 1/A)
Says That an	arriagnment shall be Hold no 1	Catter than ladays
offer the ind	ictment and he was still Like	. no not a portenough
Then i was Li	Ke well for you to say that	notation in June
of The rule's	Their he said he would hear	my motion but
all he was a	going to do is ideny it Then he	said what els alo
you have the	nd I Stated That i havent ho	d a arraianment
_but I had A	C12.10) hearing not A C14.3) ar	saignment were i git
To plead my	case but in sted They intere	d a not gillty plea
tor me befo	r I got Their and he was	Like I dont no
What your to	allking about 15 That all. I s	itated That I was
geing to wi	rite the ludical code of cond	luct and he was
<u> </u>	Ill give you The address	

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when i Stated These Foots to my public defender he was Like no im not going to write a motion Like that and if i insisted on going further with That he was going to pull his self from My case and I ask him why is it because your a officer of the court and he said yes Then he took The poolium and dismissed his Self from my case and the Judge Stated that I hope you no that your new public defender is not going to have a nuff time to study your case and be ready for trial. And Then I told him that 13.2(A) and 14.1(A) have all ready been ruled on and he could not rull other wise and he said it dident motter he was going to deny it any waze then i said you can't do that because you'll be in violation of the code of conduct. no matter what i Said, He was going to deny. He did not care what the rules said or what case Law Said.