## State of Arizona COMMISSION ON JUDICIAL CONDUCT

Disposition of Complaint 12-246

Complainant:

No. 1415610729A

Judge:

No. 1415610729B

## ORDER

The complainant alleged a superior court judge improperly disclosed in a public minute entry his sentencing conditions.

The responsibility of the Commission on Judicial Conduct is to impartially determine if the judge engaged in conduct that violated the provisions of Article 6.1 of the Arizona Constitution or the Code of Judicial Conduct and, if so, to take appropriate disciplinary action. The purpose and authority of the commission is limited to this mission.

After reviewing the information provided by the complainant, the commission found no evidence of ethical misconduct and concluded that the judge did not violate the Code in this case. Accordingly, the complaint is dismissed in its entirety, pursuant to Rules 16(a) and 23.

Dated: October 4, 2012.

FOR THE COMMISSION

/s/ George Riemer

George A. Riemer Executive Director

Copies of this order were mailed to the complainant and the judge on October 4, 2012.

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

	<b>2012 - 248</b> SEP 1 4 2012
	9-6-2012
	TO WHOM IT MAY CONCERN: CASE # C22006-
	I ARIZONA DEPARTMENT OF
	CORRECTIONS # 262629 AND MARICOPA COUNTY LITHAUE JAIL
	BOOKING # HAD FILED A COMPLAINT AGAINST JUDGE
	DATED MARCH 9, 2011 WITH THE
	STATE OF ARTZONA COMMISSION ON JUDICIAL CONDUCT, DUE
	TO THE FACT THAT THE JUDGE LORONGFULLY SENTENCED ME TO
	TYEARS AND IF YOU LOOK UP MY COMPLAINT YOU WILL SEE
	ALL THE WRONGS HE HAD DODE . NOW THAT THE STATE OF
<u></u>	ARIZONA COMMISSION ON JUDICIAL CONDUCT NEGLECTED TO
	DO ANY INVESTIGATION ON THE COMPLAINT THAT WAS FILED,
	T HAVE BEEN PUT IN A VERY DANGEROO'
<u></u>	STILATION DUE TO THE LACK OF JUDGEMENT OF AN IN-
•	COMPATENT JUDGE, JUDGE THAT PUT
	ON RECORD TO THE OPEN PUBLIC IN A MINUTE ENTRY DATED
	ON AUBUST 27, 2012 BUT WAS FILED ON A PUBLIC RECORD ON
	AUGUST 29, 2012 THAT DEFENDANT THAT IS ME
	CASE # CRZOOG IS TESTIFYING ASA
<u>- 1979 </u>	PREREQUISITE TO MY SENTENCENG. THE JUBBE KNOWS THAT
·	ALL THIS MATTER OF MY TESTEMONYAL AGREEMENT IS
<u>.</u>	SUPPOSED TO BE SEALED DUE TO HIS AND BOTH COUNSELS REQUEST
	ON MARCH 3,2011 WHEN I WAS FIRST SENTENCED AND DUE TO
	THE JUDGES IMPROPER CONDUCT JUST PUT MY LIFE IN DANGER
	OUTE TO THE FACT THAT I AM IN PRISON. PLIASE LOOK AT
	THE ATTACHED MINUTE ENTERY'S THAT ARE FILED WITH THES
	LETTER. AFTER MY SISTER SAW

## 2012-248

	THE MINUTE ENTERY ON PUBLIC RECORDS, SHE NOTIFIED MY COUNCEL
	AND HE FILLO SOME MOTION TO GET THE
	MINUTE ENTERY REMOVIED AND SEALED THE SAME DAY BUT
	THE DAMAGE BY THE JUDGES IMPROPER CONDUCT, HAS CAUSE
	ME. ALOT OF PROBLEMS THAT I HAVE TO
	FACE IN PRISON AND IS CAUSTNE MY FAMILY ALOT OF STRESS
	THAT ON AUGUST 5, ZOIZ MY FATHER WAS ADMITTED TO
	THE HODDITAL OUE TO A HEART ATTACK HE SUFFERED DUE TO
	THIS STRESS THAT WAS BROUGHT TO HIS ATTENTED AN MY
	LIFE NOW. SO I URGE VOU TO PUPASE TAKE THE PROPER
	MEASURES IN REOFENNING THIS COMPLAINT OF MINE THAT
	WAS FILLD ON MARCH 3, ZOIL AND PLEASE DO WHAT IS FAR.
	MI FAMELY IS AS WELL FIELTOG & COMPLAINT AND AS WELL
	AT THE BAR AGAINST BOTH COUNSELS. PLEAS NOTIFY ME
	WITH YOUR FIDDIDGS. I REALY ODN'T KNOW WHAT THE OUTCOME
	WILL BE WHEN I AM TO BE SENT BACK TO THE PREDON VARD
•	WILL I BE ABLE TO MAKE IT OUT ALIVE OR NOT.
	VERY CONCERNED AND SCARED DERSON.
·	