

State of Arizona
COMMISSION ON JUDICIAL CONDUCT

Disposition of Complaint 06-045

Complainant: No. 1278810553A

Judge: No. 1278810553B

ORDER

A review of the complaints filed in this matter reveals that the issues raised are groundless and do not involve any allegations of ethical misconduct.

The complainant filed complaints against all the judges who have handled her case, but none of the complaints raises any specific ethical issues. She also complains about the judges' legal rulings and the actions of her attorney; matters that are clearly outside the commission's jurisdiction.

The complaint is groundless on its face and is dismissed pursuant to Rule 16(a).

Amended: April 3, 2006.

FOR THE COMMISSION

/s/ Keith Stott
Executive Director

Copies of this order were mailed to the complainant and the judge on April 3, 2006.

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

February 13, 2006

CJC-06-045

These are the facts.

My previous attorneys are behind all of this. They had been my counsel since [redacted] [redacted] In [redacted] they needed a way to pay for hospital charges not found on the hospital bill of [redacted] such as surgeon (s) costs, including hidden operations and surgical expenses. As it is clear no one will pay for a hospital's mistake(s). No insurance company including [redacted] insurance wants to pay for surgical errors that occurred days after a victim was injured.

During the case [redacted] I was beginning to learn that my previous attorneys did know of critical medical injuries I sustained by the doctors of [redacted] Once I approached them I was told by [redacted] that [redacted] is our 'bread and butter' we need them for 'other law suits.' While under their counsel I was controlled and kept silent and uneducated and far removed from all 'goings on.'

I began to acquire medical records that started to reveal a cover-up. A short time later I discovered my attorney was fired from his law office and was now employed by his previous employer's law firm [redacted] Without my knowledge or consent he took the case [redacted] with him. Due to the fact that [redacted] had in his presence my attacker's medical records I had won on an appeal, (a recorded tape I provided proved that I could have them) and wanting to keep peace so as to have a successful trial, I put my doubt and anger aside. A tape recording proves this also. To my surprise, my attorney and his 'new' law firm began threatening to withdraw counsel. In [redacted] they filed for withdraw. I wrote a letter to the Judge and soon after I was assaulted at their law firm- repeatedly threatened and told 'not to sue them.'

On [redacted] I told the presiding Judge [redacted] in court, that my counsel had assaulted me and there was a police report with photos. I soon learned that later that day my attorneys had the police investigation 'penned' - placed on hold. They influenced a few Sergeants from City of [redacted] and had the case coded [redacted] Within a few weeks they were able to replace Judge [redacted] with Judge [redacted] of whom later overturned Judge [redacted] denial and court orders, and allowed my counsel to withdraw from me just one week before the trial was to start. Knowing the conflict between my counsel and I and knowing that it would be impossible for me to find counsel on short notice, Judge [redacted] ordered me a 'guardian ad litem' that would be able to assist me in retaining counsel. That never happened. Judge [redacted] never upheld any of Judge [redacted] orders. In fact he consistently violated civil, legal and judicial rules. He completely disregarded the rules for civil procedure. He unlawfully violated my civil, legal and constitutional rights repeatedly with no regard to his oath or to justice. Knowing that he set in place [redacted] is above all a gross act of malice and intent.

Facing lawsuits for liability, fraud and criminal charges- my previous attorneys have repeatedly abused their authority including influencing judges, commissioners, officers of the law- [redacted] County Sheriffs deputies and sergeants. Controlling those from the Office

of [redacted] Using a typical scare tactic by making it appear somehow that the City and State is somehow responsible for the brutal beating and stabbing I sustained on [redacted] Not once have I ever blamed the [redacted] Police Department or the State judicial system for the attempted murder on my life.

My previous attorneys do not want it known that [redacted] damaged my heart and lungs and also infected my blood via wrong type blood and infected blood transfusions. Nor do they want it known I was given streptococcus, staphylococcus, microbe-aphelic species, blood infections, leukocytosis - blood tumors/ leukemia- that is found in spinal graphs. They do not want it known I was operated on many times including an unauthorized and undisclosed heart valve replacement surgery - a "PIG HEART VALVE" I was given. Oops! That's a big secret to keep. Those cost about a million dollars alone. A "PIG" valve only lasts about five years. Then it is to be replaced with an artificial valve. And who is going to pay for that??? 'Fixing' me reveals who broke me, how became broken and who repaired me. It reveals all that is wrong. This State and County has no intention of allowing doctors to fix me. This is manslaughter. I had heart attack while I was in court on [redacted] oddly my attack occurred just fifteen minutes after I was yelled at, harassed and ordered to do the unthinkable... by Judge [redacted] Relax. Medical records found in [redacted] records hidden under 'behavioral health' show that I have previously 'coded' many times.

Consistently I have blamed my attacker's neurologist for placing me and my mother in harms way. Records prove that the true life damaging injures to my heart, lungs and blood were caused by surgical mistakes I sustained days and weeks after I was stabbed. I blame the doctors of [redacted] for the murder of me. That is all.

On [redacted] tried to 'trick' [redacted] Hospital into giving me an urgent blood transfusion so as to make it difficult to prove who gave me wrong type blood and infected blood transfusions. They have tried to justify bills for unauthorized blood transfusions (doctors note family's refusal of all blood and blood products) yet transfusions continued... Undisclosed sepsis and blood clots, blood tumors etc.

They even have used [redacted] again just as recently as [redacted] [redacted] While I was in custody - in jail I was rushed to [redacted] Only to wake the next morning with the same id bracelet I wore back in [redacted] Strapped to my legs were 'SCD' Boots and a nurse rushed up to me and shot me in the stomach with 'heparin.' Just exactly like when I first 'woke up' for good in [redacted] on [redacted] What the f---! I thought. Only realizing that it was all done so as to 'mimic' [redacted] hospital procedures of the past and to continue justifying the hidden billing records that have surfaced.

My previous attorneys and [redacted] hospital are using the state and county contracted agencies to be the keeper of their secrets. Knowing that I have no criminal history, no felonies, no dui's no drug use history, and no biological mental defects such as 'bi-polar' disorder, those involved used a way to bring me into the judicial system. It explains how a warrant was issued for my arrest in [redacted] Court via [redacted] and Judge [redacted] Which led to the additional unlawful jailing and confinement I endured [redacted] My [redacted] bond revoked. All to attempt to strip me of my 'power of attorney' lock me in

a level one mental ward and control my medical and physical health. Knowing that in jail the only hospital you are allowed to be treated by is [redacted]. From the second I was booked I was not allowed one phone call to anyone for 10 days. That is unconstitutional. All persons are allowed one phone call after they are booked in jail. I was not. They did not want anyone to know where I was and that what they were doing was illegal. I was thrown in the infirmary- and was not allowed any human contact. A privacy divider was placed in front of my cell so as to prevent me from communicating to a cell across from me. No windows, no books, no walks, no privileges, just me alone, just a bed and a blanket, a toilet and a shower. No medical care as my room was kept at sixty degrees so as to lower my blood pressure. Then I was locked in the psychiatric ward for ten days. A straight jacket was thrown on the bed in an attempt to have it appear on camera I wore one. It did not work I froze instead. Lied to about court dates that were "scheduled" on a Sunday. Finally on [redacted] the day before my court date on [redacted] a psychologist came to my window and said 'that he was sorry' he said [redacted] you do not belong here, we made a mistake." "You are being transferred out of here. Can I get you something to eat?"... "Say hello to your attorneys for me... would ya?" I almost vomited again when I heard that.

Days later my neighbors paid a [redacted] cash bond and I was released. I returned home to see my house was once again trashed, my animals were taken and destroyed... I had my kitty cat since I was 18 years old. Gone- killed. My living teddy bear that saw me through high school graduation, 8 years of marriage, divorce, traveling and so many unbelievable changes in my life- was for the very first time... gone. He left without me. We both were taken and held unlawfully. Oddly the [redacted] jail is next to the [redacted] just the next street over. We were just a wall away from each other. My dog was killed too. My buddy gone... [redacted] and the [redacted] Public Fiduciary Office called the pound on [redacted]. Despite known roommates and my neighbor's plea to the pound to 'not take her animals.' They took them, just like they did two times before. Court records show this handful of people had planned to have me placed in a psych ward- even changed my address. They canceled my utilities turned everything off. Rubbing their greedy little hands together,,, thinking that while I was in custody their constant attempts to get me before a Doctor and a Psychiatrist, one being [redacted] [redacted] would actually work. Repeatedly I reminded each doctor that I would "not speak to them without my attorney present," and that they were in "violation of my civil rights." All threats are noted in letters and court entries issued from [redacted] See records.

There was never a true 'foreclosure' case filed involving my Homeowner Association. The [redacted] Official Court records show no case information including any orders or judgments filed. It proves why [redacted] does not contest anything as he allegedly represents me. The case [redacted] claimed to have filed is a lie, as true records show that the civil suit filed by [redacted] was 'Dismissed with Prejudice' along with a release of 'Lis Pendens' - Recorded [redacted] of Official Records. Case history shows 'cause' [redacted] Unlawfully the case appeared in [redacted] court [redacted]. It was filed shortly after I was threatened in [redacted] by [redacted] from the [redacted] Public Fiduciary Office. His threats consisted of me to 'drop the case [redacted] in the [redacted] [redacted] and that if I perused suing [redacted] that I 'could lose my home'- he even has the papers regarding my house in his possession.

Records prove the 'cause' for this fraudulent case was an attempt to take my house so as to continue paying the 'debt' account [redacted] is managing. The 'case' [redacted] matches hidden 'jobs' and report numbers from [redacted] Also matches phony billing records of [redacted] generated on [redacted] It also matches a phony consumer id number found in [redacted] records. 'A's that are hand written found on records match a phony deed recorded as mine to my property. 'A's found on my ex-husband's past escrow and deed records link motive as how my previous attorneys are trying to pay off all those surgical bills undisclosed, unauthorized and all illegal. It would explain how a [redacted] judge was hearing a medical malpractice case [redacted] It explains how a factious case was allowed to turn into an EX-PARTE [redacted] CASE held before [redacted] It explains how the case [redacted] was reassigned to Judge [redacted] then suddenly [redacted] Court was 'moved' [redacted] along side Judge [redacted] [redacted] and [redacted]

The true case involving my homeowner association was filed in [redacted] Justice Court of [redacted] where my homeowner association resides and as I live in the City of [redacted] It was filed [redacted] [redacted] by [redacted] for the Association. A 'Release of Judgment' was issued on [redacted] The 'Release of Judgment' was sent to me on [redacted] by [redacted] as she was 'busted for fraud and misrepresentation.' An on going investigation reveals her involvement linking her to [redacted] My previous attorney's way to open and enter an 'EX-PARTE' petition into the court system creating a case that could be controlled within the City [redacted]

They used Judge [redacted] of which brought an unlawful appointment of 'guardian ad litem' [redacted] The [redacted] had to obtain an attorney for their defense regarding this. See records. The discipline action given towards [redacted] was allowing him to appoint [redacted] as his replacement. No surprise that [redacted] was responsible for setting up the unknown 'urgent hearing' before [redacted] held on [redacted] [redacted] never attended or even appeared on my behalf. As I provided to the Board of Supervisors, and other investigations, a recording done via phone of [redacted] ignoring my judicial, civil and legal rights, including [redacted] telling [redacted] under oath that she did not have 'two witnesses and a current doctors report'. The court took a recess and my call was disconnected. Any temporary or permanent conservator and/ or guardian appointment can never have been lawfully filed, ordered and issued. Records prove there are no criteria to validate any appointment of any kind. The facts are there are no medical affidavits, no doctor's report current or otherwise. -There is no order by the State from the [redacted] There is nothing that could possibly establish any need of any kind for me to have a conservator and or guardian temporary or permanent. Including any "Rule 11" unlawfully ordered by a public defender that filed it after he was dismissed by me in court on [redacted] Court records prove the Preliminary Hearing was suspended until the first week of [redacted] so I could have time to retain my own counsel as so stated by the [redacted] herself.

There is no way for a woman I have never met before - being [redacted] could file anything claiming I am 'incapacitated' or suffer from any mentally illness or defect. Also, I have only spoken to [redacted] once. And as I recall I fired him, in fact I told him if he or [redacted]

[redacted] ever contact me again... via mail or by other means. I will get a restraining order of protection against them. So it stands. Even the [redacted] Public Fiduciary Office- including the report issued from [redacted] that is also signed by [redacted] stating 'bi-polar' is false. See true PhD reports. I am NOT BI-POLAR. Bi-polar is something you are born with and I was not. [redacted] invented that lie- being what they hide is enough said. PhD reports show that I am 'un-polar' or 'non- polar.' Reports show repeat diagnosis of Post Traumatic Stress Disorder stemming from trauma that occurred from the brutal stabbing I sustained on [redacted] 'R/O' written in reports means 'rules out' (r/o) 'bi-polar' disease. See reports.

The only court record signed by anyone is from [redacted] It shows that the temporary 'conservator' expired on [redacted] And the 'guardian' expired [redacted] [redacted] There is no true [redacted] Public Fiduciary" involvement- the only one controlling and stealing my disability benefits is [redacted] IT IS RECORDED I formally dis-enrolled from [redacted] Records I obtained from [redacted] in [redacted] show all. Including the on going fraud and the fact that my true disability benefits are being paid to them, systematic stolen since [redacted] Including stealing my ex-husband's Medicare, Medicaid and Social Security retirement benefits. As records show every six months [redacted] attempts to gain my signature so as to update my benefit records. Local hospitals (listed) hide and control my current medical records/ diagnosis under 'behavioral health' by way of [redacted] which is illegal, fraudulent and clearly violates my rights of privacy- and civil rights as well. Their 'payment' comes from my disability benefits. The [redacted] cannot provide true checks and accountability as it exposes fraud and corruption.



This "conservator and guardian" mess including the 'Rule 11' was trumped up by my previous counsel. Never did I know when I retained them back in [redacted] that [redacted] was "their bread and butter." Never did I know all the critical damage my heart, lungs and blood sustained days and weeks after I was stabbed came from the doctors of [redacted]. Never did I know what legal and judicial ramifications that could occur as I so innocently discovered their negligence. Never could I have imagined that those involved took a chance... a gamble, and figured that "she won't live long enough to be able to tell."

Well I have lived long enough to "tell" and not because I am a "nark" but simply because I want to save my life. I have the right to live. I have been fighting for my life for so long that I am weary now. I don't just want to merely survive, but I want to live. I being alive bring great concern for those who have a lot to hide.

It is neither a victim's responsibility nor liability on how their murder hid their body. The same goes for their counsel. You are protected just as I. I have heard it said that [redacted] died [redacted] it is just taking her a few years to lie down." That comment is starting to really piss me off.

My previous counsel knowingly kept their mouths shut once they realized no insurance company would pay for someone's else's medical mistakes. No one wants to raise the question of who really killed [redacted]. Well...they did. They raised the question by these acts that are continuously committed and controlled by this handful of people. Their path leaves a record that proves malice, fraud, conspiracy and criminal intent. This path needs to end. I know that it takes a while to catch a fish. After today they will know that one has been caught.

Numerous records and tape recordings prove that my previous counsel collaborated with [redacted] [redacted] so as to devise a way to generate a source of funds that could appear legally accessible and concealed long after insurance carriers fade. Any provider of health care including 'long-term' care would raise questions as to the liability, cost, maintenance and repair that would be incredible. My previous counsel does not want to shoulder that burden and their responsibility and liability of not "informing their client to critical surgeries, procedures and diagnosis" they knowingly encountered then concealed. The fact that a critical and timely admission of truth and disclosure to me and medical personnel could and would save and prolong my life. Time is of the essence. As time goes by the costs go up and the damage to my body will become un-repairable. And of course fatal.

I feel this is more than manslaughter. This is torture. And to know that these persons have systematically deceptively schemed to rob me of my place of residence, disability benefits, true medical care, and above all my freedom... is beyond comprehension.

To pay for the "debt account" generated by [redacted] they stole past federal tax id numbers, social security retirement and benefit account numbers and private medical benefit information belonging to my ex-husband and I. Found under his name of [redacted] Only referenced by my previous legal name of [redacted] My medical records of [redacted] were altered and hidden under his name. Including the deed to my house. Both would make it appear that [redacted] is a "male" and an "unmarried man." They used his social security number, DOB, and his Federal tax EIN number along with his 'employer's employee' benefits federal tax id EIN number to steal funds then so as to link [redacted] past house/ property purchases found on escrow records- to past medical records belonging to [redacted] to current records belonging to me beginning [redacted] They have tried to generate the appearance that [redacted] Only [redacted] [redacted] billing dept along with [redacted] and someone with expertise in tax probate and real-estate law could be able to construct this scheme. Where do you think attorney [redacted] originated from? And to note his brother in-law gave me the listing on my home- back in [redacted] [redacted] was fired mid the case [redacted] as a trial would reveal their role and their scheme. I was assaulted by my counsel [redacted] (see Pd report) - threatened repeatedly- and my home has been broken into 'ransacked' many times.

They enlisted [redacted] to control a handful employed by [redacted] and to manage the fraud generated and funneled via the "debt account" found in [redacted] records. Her efforts along with [redacted] is to continue stealing my true disability benefits of which are not "SSI" it is actually "SSA" benefits- siphoning benefits belonging to [redacted] They make it appear that [redacted] Public Fiduciary Office is running this show. It is not. Never will you find a true signature by anyone on legal records as there are none.

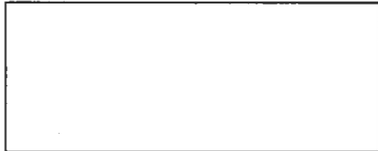
They enlisted Judge [redacted] who in turn 'involved' [redacted] as his rulings he gave in [redacted] were unlawful, of no merit and unconstitutional. To find a way to keep a case [redacted] in a [redacted] court - They generated the case filed by a collection agency [redacted] in an attempt to place a false 'foreclosure' suit against my property. Their hopes of generating [redacted] all for them to steal- and to provide a source of money to continue "fraud." That case she filed was actually dismissed in [redacted] The true case against my HOA was in [redacted] Justice Court and there is a release of judgment from [redacted] Sent to me in [redacted] [redacted] were set in place to handle the real-estate fraud.

They enlisted Judge [redacted] to oversee that 'fake' case and then they tacked on the case [redacted] to his case load. All to control this scheme they transferred his court to [redacted] [redacted] to where [redacted] reside.

The warrant and unlawful jailing of me was their attempt to take away my civil, legal and human rights. Their way to silence me, and to 'grant a conservator and / or guardian' over my "assets" and medical care- including 'power of attorney.' Ongoing events dating back to [redacted] show their goal was get me before [redacted] All they need is a doctor to give his opinion that he believes I need a

guardian and or a conservator to manage my affairs. Tape recordings along with numerous records show their motive was for them to get that critical validation they never had or could obtain.

Any and all of [redacted] rulings and orders are not legal or valid. Neither is Judge [redacted] Letters and court entries by [redacted] [redacted] reveal the scheme. This also includes court records and orders by Judge [redacted] Behind this scheme is [redacted] who have also influenced law enforcement and a few commissioners / judges as is evident in recent events concerning my unlawful jailing I endured [redacted]



ALL ORDERS INSTIGATED BY THOSE INVOLVED INCLUDING THE BY [REDACTED] PUBLIC FIDUCIARY OFFICE ARE FALSE UNLAWFUL AND ILLEGAL. INCLUDING THE FAKE CASE THAT THEY FILED IN CITY OF [REDACTED] COURT PRETENDING TO BE FILED BY MY HOA SO THEY CAN TAKE IT UNLAWFULLY AND SEL LIT TO KEEP PAYING THE DEBT ACCOUNT MANAGED BY [REDACTED] PUBLIC FIDUCIARY OFFICE, [REDACTED] THERE PLAN WHICH HAS BEEN ILLEGAL THE ENTIRE TIME IS To Find WAYS TO BE MY CONSERVATOR AND GUARDIAN AND SEIZE MY HOUSE WITH LAND. ALL OF COURSE DONE WITH OUT ANY STATE ORDER FROM THE [REDACTED] COURT, ALL OF COURSE DONE WITHOUT ANY CURRENT DOCTOR'S REPORT AND A MEDICAL AFFIDAVIT, AND TWO DIRECT CARE WITNESSES AS REQUIRED BY LAW. IT IS IMPOSSIBLE FOR ANY STATE OR COUNTY, CRIMINAL, CIVIL, PROBATE OR JUSTICE COURT TO BE ABLE TO PROVIDE THE MANDATORY, CRITERIA THAT WOULD VALIDATE ANY ORDER OR RULING MADE BY ANY JUDGE OR COMMISSIONER ALLOWING THE [REDACTED] CONSERVATOR AND OR GUARDIAN OVER ME. THE FACTS BEING I HAVE NEVER HAD OR EVER HAVE BEEN UNDER THE CARE OF LICENSED PSYCHIATRIST WHO PROVIDES ME MENTAL HEALTH TREATMENT. EVER.

THERE IS NO CASE THAT WAS FILED BY MY HOMEOWNERS ASSOCIATION [REDACTED] The true case involving my HOMEOWNER ASSOCIATION was filed in [REDACTED] Justice Court - located at [REDACTED] filed by [REDACTED] for the Association. See records provided by [REDACTED] Justice Court dated [REDACTED] HOME OWNERS ASSOCIATION" c/o [REDACTED] the amount of [REDACTED]

My "HOA" / Homeowner Association is located in [REDACTED] their address is [REDACTED] As the law states if the case was not satisfactory then the [REDACTED] HOA can file an appeal in the Civil Division of [REDACTED] Justice Court. [REDACTED] has jurisdiction in any case concerning my homeowner association [REDACTED] and I BEING THE SOLE OWNER OF house with land I PURCHASED AND PAID WITH CASH PAID IN FULL on [REDACTED] Not City [REDACTED]

Further proof that [REDACTED] illegally claim they represent me somehow, is in the proof of who really is behind this fake lawsuit. Recent threats and disturbing events prove their motive is of greed and fraud. All actions recorded on documents by those involved show a pre planned scheme.

