State of Arizona COMMISSION ON JUDICIAL CONDUCT

	Disposition of Complaint 08-136		
Complainant:		No.	1021110049A
Judge:		No.	1021110049B

ORDER

The commission reviewed the complaint filed in this matter and found no ethical misconduct on the part of the judge. The complainant's lawsuit was dismissed on the date of the pretrial conference on a motion for summary judgment filed by the opposing party. The decision to dismiss the case and to award or deny attorney fees are legal decisions outside the commission's jurisdiction.

The complaint is dismissed pursuant to Rules 16(a) and 23.

Dated: September 10, 2008.

FOR THE COMMISSION

\s\ Keith Stott
Executive Director

Copies of this order were mailed to the complainant and the judge on September 10, 2008.

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

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

CJC-08-136

COMPLAINT AGAINST A JUDGE

Date: 5-24-08

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.

on or about i was schedule to appear before
at court, concerning a matter, whereby it is alledge
stated that i violated corr rules of the association, and
failed to pay fines, such fines were a vehicle alledgingly
park out in front of my house after hours , and alledgingly
i was fined \$100.00
according to the sherff dept no vehicle was cited ,not did
i recieved a parking ticket for said violatio
2I got fined for after being told by a community mgr
- that "they" have collected derogatory information in there
file and that they did not want my "TYPE" of people in this
community, i requested access to that file and was fined
\$50.00 for requesting access to that file and was denied to it?
3.this incedent started this all, when the community
mgr decided it was OK to park outside my house 6 something in
the morning everyday for months to stalk me and follow me as i l
left for work. (during this time i did not know who this
person was) one day i had enough and went out 6something in
the morning to confront this person and it turn out to be this community mgr it seems wanted my
this community mgr, it seems wanted my flower plant chopped down so she can peer into my bedroom
flower plant chopped down so she can peer into my bedroom
window, i was fined \$50.00 for a "90wergrown bush", should
ACCUIUING CO CHE HEW COMMUNICITED MIST
not been there on that day(non inspection day) nor did the
mgtment company or the association approved of this conduct,
she acted solely on her own
they decided to go to court over this and we were to appear
they stated the just cause of this legal actions was based on
this"file" whereby signed under oath as being true
resulting in persuing this case
my position was there was never any violation a of any cerr
rules and therefore the association could not have authorized
the furtherance of this case., that this was in fact a scam.,
a pretense, and a misrepresentation of true facts.
there refusal to give me access to the very same file they
cite as just caused to persue this case, there refusal to
allow me access to this file that concerns only me and may
in fact contained derogatory remarks, raciest or other
(Attach additional sheets as needed)

untrue remarks from a unstable stalker concerned me...

even till the morning of the schedule hearing i was refused access to that file and was the file was cited as just caused to persue legal action in court...

i waited outside the courtroom , to see counsel for , i was already aware that no ccrr rules were cited for m e being there, i was already aware did not deny his clients were engaged in fraud, or that his clients fabricated certain incedents to obtain money, and suppress material fact, to which a third party soley relied on.

AS i patiently waited for my day in court, there was no , nor his witness, the clerks at the office called me and stated the JP just "vacated: your case and that wont be coming, he already knows of the case being vacated?

I asked if called them they all stated no, then you called they said they did not call him or had contact with him at all, then if you did not call and he did not call you then HOW DOES HE KNOW BEFORE ME and i am standing right here" unless the JP and communicated directly prior to a schedule hearing, and that is exactly what happened.

the JP and engaged in private conversation thatas a result of that inproper communication resulted in the JP vacate the hearing, further in my opion promices were made and rewards were offered to the JP to violate his oath, and violate my civil rights, and now it appears the JP is so comprimized that he now appears to be a party to a fraudent scheme, by using his office to cover up that scheme and engaging in misconduct...

it appears as part of the scam by this JP he would later sent notice after the case been vacated to deny my motion to have access to the file, so i could not have a proper defense, the JP as a result of this conversation prior to a schedule hearing decided would be entitle to 2 hours travel time to a case he did not attend or traveled, he further awarded him 3.3 hours to "research" this case from a person who may or may not even exist, who appears no where on any documents, was witness to nothing and is not even involved in this case, and who does not deny his client fabricated this case and is engage in fraud, and if you call and ask for this person no one knows her?, and as part of the deal in the backroom this JP made to allowed additional filing after the case was closed and charge me for it.

To make matters as to the total ineptness of this jp and his incompetance he has yet to send me the order of judgement there not only denying me a proper defense, but denied me my right to appeal, how can i appeal or defend my self when the JP appears to been comprimised and did not have access to the file or denied the right to appeal or even have a hearing, on i literally did nothing wrong but a victem of a fraudent scheme in which this JP appears to be a party to....

the association sent me a statement amounting to \$2421. i called up and inquired if this was the judgement of the court they o informed it was that i had to pay them directly, i inquire if i should send it thru the court or to ... They without a doubt instructed me that was already paid and that i was to pay them directly, that if i paid they would persue further litigation... they agreed that this was the judgement, and i would be paid in full..

i sent directly to them \$2421.66 what i was told to be the judgement order amount and that this would finally closed this case..

not so fast.. sent me a letter citing the judgement order in a letter, but not the actaul order, he further sent out letters to credit reporting agencies. I was upset because sent letters citing a debt is owed when in fact i already paid in full and from his letter i overpaid.

i called up his office and talked to

, i informed that i already paid the association that they demanded \$2421.66 and they further instructionstructed me DO NOT, DO NOT send it to office, that was to send it directly to them that the send it directly to the send it directly to them that the send it directly to them that the send it directly to the s

to send it directly to them !!!! they told me .

that already got paid, i told that they appear to be charging all over again attorney fees ...
informed me that they have a "Problem" with double billing, he then stated that if i already paid them that i will have no problem,,, i asked about sending letter s to the credit reporting, he said that if i paid like i said would send a release of satisfaction of lien to the reporting agencies..

My position concerning is that he sent a (letters) to third parties concerning me stating that i owed a debt, when in fact that debt was paid prior to him sending those letters and th that no debt was owed at the time of d sending those letters, further by suppressing material fact to a third party, thru his gross negligence iwas in fact harm, compounded with comprimising a judicial officer as a legal stratigy raises the sending those letters.

NOw morgan cites 'that i did not pay, even though i did, he owns that JP who is for sell, this JP is comprimised and appears to be a party in a fraudent scam by this mgt company,

whereby they enter a pretense, a deception, false statements, or misrepresent the material facts, to suppress or failed to disclosed as in this case to the cridit reporting agencies of no debt, or further to deny access to the file that

signed a affadavit as the just caused to persue this case, whereby a third party relys solely upon, now is setting up yet another "pretense" citing that attorney fees were not paid, and i failed to comply with the judgement order when in fact i was left out of the communivation loop, only and the JP communicated in this case all they saw was my wallet...

How much is the JP getting in fraudent scheme?

up to the point and the JP communicated in private without me being presant concerning this case, i had a shedule hearing

and after they had their private discussions the case was vacated, what promises and rewards was the JP to get? as a resulyt of that back room deal they made? why else would the jp vacate thecese, if there was just caused prior he could have ruled weeks earlier to vacate and rule in favor of the association, he chosed to 5 minutes before the schedule hearing to vacate and only after he and made a backroom deal....

he then denied accesss to the very file that only
was to have access to the twas the very reason we went to
court, he gave a generous attorney fees only after he and
made a backroom deal to even include 2 hours of travel
time when he didnt even leave his office, a phatom to research
a case he knows to fabricated, untru and fraud, and even
allowed to file motions after the case was closed, and
after hours.

the pretense to the fraudent scam or perhaps they as ms heart clearly stated they dont want my "TYPE" of people here, even after being paid, over paid they are now setting up for thousand of more dollars to force me to vacate; property, and they already own this JP, and he is involved in it... they are going to go infront of this jp whereby he would force a sell, even though this is a fradent scheme, and i never owed a dime. I was denied assess to the documents to have a proper defense, but they could use it only, i was denied access to the actaul judgement order, i was denied oppertunity to appeal because of this JP and ineptness, incompetance and his corruption...

it is also my opion that be cited for his role in fradent scheme and violating the sanctity of the court, for suppressing material facts and misrepresentation , bottom line no ccrr rules were violated nor even mention in the filing, why was i at court, why did i pay out \$2421.66, why am i going to be forced out of my house , it is because of fraud and the misconduct of this JP who is in onit...

please have this attorney barred if just cause exist and the removal of this JP from office would be approriate as well have the attorney general office investigate the fraudent activities of court, this appears to be a common practice, and for the record why if i live in shouldnt i be going to ,instaed of ?,the answer is because they own this JP.,he for sale

thank you for your time