

State of Arizona
COMMISSION ON JUDICIAL CONDUCT

Disposition of Complaint 09-225

Complainant: No. 1371410541A

Judge: No. 1371410541B

ORDER

The commission reviewed the original complaint along with the additional information submitted during the investigation and found no evidence of ethical misconduct on the part of the judge. The record did not substantiate the allegation that the judge engaged in ex parte communication. The remaining issues involve legal matters outside the jurisdiction of the commission. The complaint is dismissed pursuant to Rules 16(a) and 23.

Dated: December 10, 2009.

FOR THE COMMISSION

 \s\ Keith Stott
Executive Director

Copies of this order were mailed to the complainant and the judge on December 10, 2009.

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

- * Failure to ensure that a battered spouse, who was in severe medical crisis and a vulnerable adult (age & physical disability)-from her husband's () attempt to kill her-, had even the most basic necessities and \$ support to survive from the onset of Petitioner's (fraudulent) action; which I did not as he also had deliberately terminated all insurance: health, vehicle etc. and had also rendered me abjectly financially destitute & homeless.
- * Failure to determine alleged *domiciled* in Your State: was in fact & in law a perjured fiction as he was not (provable).
- * Ignored my repeated efforts to warn you, to tell You that Your Court was a victim of an orchestrated Fraud Upon the Court(s) and then You became a participant in same.
- * Ignored: the *first* time via the Motion for Continuance was able to get any direct whole truth, facts to Your Court which included Proof that had been served, in full accordance with the laws, by our home state of MT. Also proof: that even *if* he could have legitimately filed anywhere in AZ, he'd kept such action deliberately hidden from me & I had NOT BEEN SERVED: proof is within Your own Docket: There was no case to move forward in AZ BUT FOR (then with full complicity by) FRAUD upon both Courts while doctors were fighting to keep me alive!!
- * Deliberately and repeatedly denied me my right to be heard & ***and preventing me from providing valuable and relevant testimony for the record.***
- * Unlawfully, denied my right to copies of the record including transcripts.
- * Deliberate flaunting of the 9th Circuit when You issued a nonsensical "DENIED" to my filing the Notice Of Intent to File: Fraud Upon the Court action.
- * Deliberately and continuing to violate my rights as a disabled person; in fighting for my rights under numerous laws.

Judge All, but not limited to the above, plus Your recent denial of my Motion: STAY Implementation re: the QDRO orders [our last major marital asset which was already suddenly accessing] is increasingly strengthening my, charge that you have and are involved in committing *an abuse of discretion and quite possibly an abuse of power* in my case by failing to recognize and protect me against continuing acts of domestic violence/control by my husband, who, even prior to April '05, was and *is intent on depriving me of transportation, medical care, food and shelter [including his current perjured request for modification of spousal maintenance – my reply and cross-petition is en route to YCSC for Filing under separate cover]*. You have ignored my repeated pleas to be heard and warnings about what he & *the officers of Your Court* were doing.

Even YOUR faux decree was based solely on 1) secret in-chambers meetings – none of which was I represented, and 2) perjury -- all done without one shred of provable fact and a deliberate collusion by those Arizona officers of the Court & apparently also the Court so to make sure that I, (with evidence and witnesses) **was not even allowed to be there nor was I legitimately represented by any attorney – ever!!**.

FYI I recently reviewed, **at** the AZ COA, what YCSC did send to the COA: and was totally shocked by what was within; no wonder Your so-called officers of the court colluded, with Your help, to keep my voice silenced; if the truth is known: what took place is criminal malfeasance. I will not be silenced and the abuse, done to me, by the very system that is supposed to protect victims of domestic violence, will be exposed.

The first piece of evidence which I absolutely intended to tell you was the truth, with documents, witnesses, and proofs about:

- 1) Actual legal domicile (for both residents in fact & law); that You nor any Court in Arizona had lawful jurisdiction: nor had I ever agreed to participating in that suborning of perjured information even after being terrorized, bullied, and tortured to try and force me to do so by and the so called officers of Your Court.
- 2) The purported Arizona filing, and its contents, by was a total falsification of documents (provable) & had immediate complicity to this by his associate
- 3) A legitimate divorce action *had already commenced in MT*, which absolutely superseded any AZ action, which had sole jurisdiction: additionally supported by the proofs of my physical disability (i.e. right to reasonable access – thus *our* home state).
- 4) Proof , during my severe medical crisis, had concurrently *also lied* to that MT Court & those subsequent ramifications.

However, in summary, Judge whether deliberately and or not, you have violated Arizona laws, failed to enforce the law, and also denied me due process rights and numerous other legal rights. I was punished by Your Court for my will to survive and effort to get away from my abuser and fight for my marital rights (via the only legitimate divorce action legally available to us: ie within our *provable in fact & law* legal (domicile) place of residence:).

et al used Your Court to perpetrate a Fraud Upon the Court(s) and therein deliberately by perjury, filing of falsified documents, and with intent to defraud our creditors and myself – in order to steal these assets. You apparently decided to directly become a

party to this Fraud when you Denied my Motion for Continuance- for cause, May '05; in spite of its concrete evidence and my sworn statement as to what was really going on; and your subsequent rulings are a continued abuse of discretion and their impact a possible abuse of power. The facts will prove said decisions to be in violation of State and Federal law and my rights (in numerous categories).

Also, I herein state (provable) that person or persons unknown to me from within Your Court have/are falsifying both this case record and docket.

IF, and at this point, this is a really big IF, Judge you are a judge of integrity – you have the authority and power, given to you at a minimum from within the Arizona Judicial Code- your obligation to maintain the integrity of the Court and to uphold the law- to both act and also to request an investigation from the State and clean up the *corruption* being perpetrated upon victims, and in particular this victim- through Your Court. I use the plural because I have reason to believe I'm not alone in this scam. I would co-operate with such an investigation upon assurance that it is sincere.

This sworn statement requires a legitimate response and effective redress, for both the integrity of the Court and also for Respondent directly from you, Judge

I affirm and attest the above statement and its Certificate of Service to be true, so help me God.