

State of Arizona
COMMISSION ON JUDICIAL CONDUCT

Disposition of Complaint 11-229

Complainant: No. 1426710341A

Judge: No. 1426710341B

ORDER

The complainant alleged that an administrative law judge was dishonest and violated his rights by issuing an order in a matter that had already been fully litigated in a prior proceeding.

The commission does not have jurisdiction over administrative law judges. Accordingly, the complaint is dismissed in its entirety pursuant to Rules 16(a).

Dated: October 20, 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 October 20, 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

COMPLAINT AGAINST A JUDGE

Your name: Judge's name: Date: September 7, 2011

To whom it may concern with the Commission on Judicial Conduct,

My name is and on this 7th day of September 2011, I hereby do give a formal notice in Writing of my COMPLAINT AGAINST A JUDGE, the Judge in question being who Is a Judge at the Executive Hearing Office Arizona Department of Transportation 3737 North Seventh Street, Suite 160, Phoenix, Arizona 85014, Tel: (602) 712-7737, Fax: (602) 241-1624, E-mail: HearingOffice@azdot.gov

I, state as part of my complaint that Judge did in fact violate my State, Federal and Civil Rights on the date of the 31st of August 2011 by placing me into DOUBLE JEOPARDY with his Illegal Court Proceedings MED-FOAOO513 FINDINGS OF FACT CONCLUSIONS OF LAW DECISION and ORDER, alone with APPLICABLE LAW.

It is my contention that by his Acts and Actions, Judge has attempted to manipulate the Legal Justice System by providing an alternate conclusion to a Case (Case No: FOA *02/09/2009* Statutory 28-3314 with date of Action 03/28/2009 and Docket Number: MED-FOA Appeal of Revocation dated June 10, 2009) of which being already ADJUDICATED. I contend that because of Judge Acts and Actions, he has placed the blame and burden upon me, assuming it was my fault loosing my CDL-A license based on my failure to provide the Court with a copy of my ADOT Motor Vehicle Division D.O.T. Medical Examination, and not because of being Medically Unfit solely.

I am enclosing the two (2) page letter dated, August 31, 2011 Court Hearing and Decision, from Judge

I am enclosing the ADOT Motor Vehicle Division "Medical Certificate Expiration" letter dated "Notice Date 03/28/2008, Expiration date 05/11/2008.

I am enclosing the ADOT Motor Vehicle Division "Corrective Action" letter dated "Notice Date 02/10/2009, Action Type: CDL REVOCATION--- Case Number FOA *02/09/2009*, Statutory Authority 28-3314.

I am enclosing the State Of Arizona Department Of Transportation Executive Hearing Office, letter dated May 11, 2009-----Notice Of administrative Hearing, A.R.S 28-3314, appeal of Revocation which clearly show that a Hearing was set at 1:00PM on June 10, 2009.

I am enclosing a letter from the Arizona Restricted Motor Vehicle Record...MVR.TxT For Past Five (5) Years As Of 09/06/2011, DC Where you can clearly see that my CDL-A license was Suspended/Revoke for Medical Reason, dated 02/09/2009. Therefore I did surrender my CDL-A.

I am enclosing the (4) four page front and back side copy of the D.O.T MEDICAL EXAMINATION REPORT dated 02/02/09, which I did submit to the Executive Hearing Office and to the Medical Review

Board, of which the Decision and Order was RENDER leading to the ADJUDICATION of this case.

I am enclosing a copy of my original CDL-A license which was revoked, of which you can clearly see that this CDL-A license was Revacated in 2009 and not after August 31, 2011 as Judge want the Record to Show, alone with his altered edition as to why my CDL-A license was Revocated.

I am enclosing the copy of the letter dated September 3, 2011, which I wrote Judge

I would now like to address the Arizona Commission on Judicial Conduct concerning what led up to my filing this complaint:

On August 30, 2011, a woman called me on my cell Phone (520) 455-7795 and identified herself as Ms. Alberta, Judge assistance, with the Executive Hearing Office ADOT. Ms. Alberta went on to explain to me that they have attempted to reach me by mail numerous of times but the letters kelp coming back, Ms. Alberta explained that I had a Hearing concerning my CDL-A license which was set for August 31, 2011 starting at 7: 45 A.M when I am suppose to call. Ms. Alberta continued to explain that there was no Record neither could their office find any paperwork proving that my CDL-A license was ever heard in court.

I explained to Ms. Alberta that my CDL-A license had already be revoked by the court and that I had appealed and the Judge upheld the decision to Revoke my license based on Medical (injuries), I explained that this entire matter had already been Adjudicated back in 2009. I explained that I had in fact kelp all of my paperwork regarding this entire matter.

Ms. Alberta then told me to just call at 7: 45 A.M on August 31, 2011 and you can explain all of this to the Judge, and I agreed to call and explain this to the judge the next day.

Therefore, on August 31, 2011 around 7: 45-50 A.M. I did call and Ms. Alberta answered the Telephone, she got my phone number once again (520) 455-7795 and she informed me that the Judge will call me shortly. I waited for about 30 Minutes and no-one called me so I called Ms. Alberta again, she answered the phone and informed me that the Judge was going thru some papers and that the Judge will call me in about two (2) minutes, so I waited again, and I waited and waited and two (2) hours passed so I called again, and again Ms. Alberta answered the phone and once again she told me that the Judge will call me.

So I waited and waited until around 3- 3:30P.M where I called again but this time I got the Voice Mail and I left a detailed message in which I explained this entire matter, also leaving my name, address, phone number, date of birth, social security number. However, no-one returned my call. I did call again on September 1, 2011 and I once again tried to explain this entire matter. Shortly afterwards I received in the Mail this letter from the Motor Vehicle Division which contained the Judge Court Hearing Ruling.

I would like to state for the record that Judge has violated my Rights; however Judge has changed the wording of his finding, which is bias against me.

It is my experience that certain matters are not investigated and quickly closed, although a person rights are violated, or illegal things are done to people like me, therefore I want you to clearly know that OOIDA the Truck Driver Union will Publish this type of injustice and also CNN would clearly want to know just how corrupt the state of Arizona has become. This is why the Judge didn't want me to receive a written letter and why the Judge didn't want me to be present for the Hearing of August 31, 2011. I am involved in an ongoing ICA workers compersation case and a third party lawsuit because of these injuries and what this judge has attempted to do have damaged me. This is

totally illegal. I will personally file a Lawsuite against this Judge and against the State of Arizona. I don't need an attorney to file; I know how to file State and Federal Lawsuits all by myself.

Thank you