

State of Arizona  
COMMISSION ON JUDICIAL CONDUCT

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Disposition of Complaint 12-055

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Complainant: No. 1436810817A

Judge: No. 1436810817B

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**ORDER**

The complainant alleged that a superior court judge made an incorrect ruling when he dismissed several defendants from his lawsuit with prejudice.

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 and various electronic court records, the commission found no evidence of ethical misconduct and concluded that the judge did not violate the Code in this case. The commission does not have jurisdiction to investigate the legal sufficiency of the judge's rulings. Accordingly, the complaint is dismissed in its entirety pursuant to Rules 16(a) and 23.

Dated: April 5, 2012.

FOR THE COMMISSION

/s/ George Riemer

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George A. Riemer  
Executive Director

Copies of this order were mailed  
to the complainant and the judge  
on April 5, 2012.

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

FEB 27 2012

TO THE COMMISSION

SUBJECT ---REF CV2009-

Dated 15 Oct 2009

MY NAME IS SR.--I LIVE IN SOUTHWEST TEXAS.--I AM LISTED AS THE PLAINTIFF IN THE SUBJECT LAWSUIT.

TODAY I REPORT TO YOU THAT I AM NOT A PLAINTIFF IN THE LAWSUIT BUT A VICTIM--A VICTIM OF FRAUD AND FORGERY BY SEVERAL PEOPLE , WITH THE LATEST AND MOST DAMAGING BY JUDGE ,IN KINGMAN, AZ.

(SEE ATTH #1 )--THESE ARE A FEW PAGES OF THE DEPOSITION OF ON 5 NOV 2010.--SHE REMORSELY REGRETS AND ADMITS TO THE FRAUD AND FORGERY OF MY FUNDS AND SIGNATURE TO PUT A HOUSE IN HER NAME THAT I SENT FUNDS FOR THE TITLE TO BE IN MY NAME.--SHE USED MY FUNDS TO PAY OFF HER DEBTS TRYING TO CLEAR HER CREDIT , THEN SHE HAD TO USE ANOTHER \$10,000 OF MY FUNDS TO BUY HER A LOAN.--(SEE HUD ATTCH)-- ONLY MR PROVIDED MONEY FOR THIS HOUSE TRANSACTION --ALL LISTED BELOW RECEIVED THEIR COMPENSATION FROM HIS FUNDS. !!!

THREE PEOPLE AIDED IN THIS TRANSACTION-- realestate agent , PROCESSED THE ORIGINAL CONTRACTS.--- loan officer--LAUNDERED THE FRAUDULENT LOAN FORMS.--- 1<sup>st</sup> American Title Co. RECEIVED MY MONEY INTO ESCROW ( RECPT ATTACHED #2) ON 13 APR 2009 , THEN DELETED ME FROM THE CONTRACT(addendum 1) ON THE SAME DAY, WITHOUT MY KNOWLEDGE OR PERMISSION,, EVENTHO I WAS THERE IN KINGMAN from 9 APR THRU 19 Apr 2009..NOT ONE OF THESE INDIVIDUALS PROVIDED ME A COPY OF ANY OF THE TRANSACTIONS FROM APR TILL Sept of 2009.

ON 28 JULY 2011 JUDGE RELEASED THESE THREE DEFENDANTS WITH JUDGEMENTS AGAINST ME (SEE ATT #3) -- ATTORNEY, OF PHOENIX ,(BUSSINESS CARD ENCLOSED ) REPRESENTING ME, TOLD ME I DIDNOT NEED TO BE THERE FOR THE HEARING ON 28 JULY (I LIVE OVER 1100 MILES FROM KINGMAN).--THE JUDGE LISTED NO SPECIFIC REASONS FOR DISSMISSING THESE DEFENDANTS.(perhaps tp protect his local voting citizens who keep him in office??)

HE HAS DELIBERATELY AND MALICIOUSLY ABUSED HIS POSITION AND AUTHORITY.---HIS ACTIONS HAS PRECLUDED ANY CHANCE I HAD OF RECOVERING OVER \$150,000 I HAVE ALREADY LOST IN THIS CASE.AND THREE YEARS OF MY LIFE HAS BEEN DISRUPTED --THESE FUNDS HAD BEEN IN A CD, WITH MY TWO DAUGHTERS AS BENEFICIARIES . -HE HAS ALSO AIDED THE DEFENDANTS TO COMMIT CRIMES OF ASSISTING

IN A FRAUDULENT HOUSE BUYING SCHEME ,TO AT LEAST  
DIRELECT OF THEIR DUTIES.--

I FEEL JUDGE SHOULD BE INVESTIGATED --ATTY  
MALKING SHOULD ASO BE INVESTIGATED---BOTH SHOULD BE ORDERED  
TO COMPENSATE ME FOR ALL THE FUNDS I HAVE EXHAUSTED.--

ATTORNEY IN AZ .(BUSSINESS CARD  
ENCLOSED) HAS ALL THE DOCUMENTS TO THIS CASE.( approx 40 lbs.)  
ON 1 SEPT 2011, ATTY RECEIVED \$6,500 TO REVIEW MY RECORDS  
AND FIND ME AN ATTORNEY TO PURSUE THE CASE--SHE SAID IT WOULD  
TAKE HER ABOUT TWO WEEKS , ITS NOW BEEN 6 MONTHS. ??--SHE SAYS  
THE ARIZONA BAR ASSOCIATION WILL DO NOTHIN ABOUT  
UNETHICAL , UNPROFESSIONAL HANDLING OF THE CASE, BECAUSE HE  
HAS NO INSURANCE ??--SHE SAYS NO ATTORNEY IN KINGMAN WILL GO  
AFTER BECAUSE THEY KNOW SHE HAS NO MONEY.???--  
ATTORNEY WILL DO NOTHING IN KINGMAN ABOUT  
AS HER LIVELYHOOD IS PRESENTING CASES BEFORE JUDGE ON A  
REGULAR BASIS. !!  
WHERE IS THE JUSTICE IS IN THIS JUSTICE SYSTEM. ???--IS IT NOW LEGAL  
TO COMMIT CRIMES WHEN YOU DON'T HAVE ANY MONEY OR INSURANCE  
???

I HOPE YOUR OFFICE CAN SHED SOME LIGHT ON THIS MATTER --ONLY  
TWO DAYS AGO , DID I LEARN OF YOUR EXISTANCE AND ADDRESS BY  
READING THE ABA INFORMATION ONLINE.---THE BUCK HAS TO STOP  
SOMEWHERE- !!-

IF THE COMMISSION DEEMS IT NECESSARY TO SEE MORE OF THE  
DOCUMENTS INVOLVED WITH THIS CASE , I WILL PAY TO HAVE THEM  
SHIPPED TO YOU --ONE OF US CAN CONTACT ATTY IN  
,-- .(TEL fax )- @

I WOULD SURELY APPRECIATE AN ACKNOWLEDGEMENT AND RESPONSE.

SINCERELY, AND THANK YOU