State of Arizona

COMMISSION ON JUDICIAL CONDUCT

Disposition of Co	omplaint 13-206
Judge:	No. 1028514738A
Complainant:	No. 1028514738B

ORDER

The complainants alleged a superior court judge refused to review their pleadings and improperly granted summary judgment to the opposing party.

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 complaint 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 review the legal sufficiency of court rulings. Accordingly, the complaint is dismissed in its entirety, pursuant to Rules 16(a) and 23.

Dated: November 14, 2013.

FOR THE COMMISSION

/s/ George Riemer

George A. Riemer Executive Director

Copies of this order were mailed to the complainants and the judge on November 14, 2013. Arizona Supreme Court 1501 West Washington Phoenix, AZ 85007

Commission on Judicial Conduct 1501 West Washington Suite 229 Phoenix, AZ 85007

Regarding:

Miscarriage of Justice by

in Arizona Superior Court Case

Arizona
Criminal Fraud by Attorney

)

Criminal Fraud by Plaintiff,

Ethics Complaint against

for ignoring fraud in his courtroom

At 3:00 pm on , the official "Minute Entry" of noted that "Board Members," , and , appeared before introduced as "board members" by their Attorney, these six individuals were "board members" of the Plaintiff.

I, undersigned, and undersigned, as Defendants, alerted the secretary to Judge by telephone at 10:30 am on that very same date, that the first three of these persons listed above were frauds and would appear as frauds. I never dreamed that they would actually drag along three ADDITIONAL frauds, which they did at 3:00 pm that date, to appear as frauds before

I asked to please alert to this FACT. My mother and I were in visiting sick family members. This entire

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these same three frauds, together with fake "board members," 4. In , decided to CANCEL entirely the annual board and , and just continue to serve as "board members," elections for indefinitely, with NO elections. This was a complete breach of contract between the "board" and the 44 owners of the property, which REQUIRES, as per our bylaws, that such elections be held annually. about this, in writing, in had alerted We. In fact, when asked pleadings, the week before secretary, if she had received and read this information in this pleading, she said that she had. . made however, in our only court appearance with him, on the incredible, wrongful statement that he was NOT reading the pleadings from the Defendants He is getting PAID by the six million people of Arizona, as a state employee and in as an officer of the court, to READ pleadings. Further wrong-doing occurred on c just shoved a six page "summary judgment" under when attorney sign a summary judgment that was written one hundred percent, NOT nose and had We have evidence of this because mark , but by private attorney by Defendant, an e mail a few days earlier which was, word for sent the very same judgment as signed by the real judge. word, written by 'EVEN writing his own judgments So now we even have the spectacle of Judge and NOT EVEN reading the pleadings of the Defendants. The Defendants, and , thus did not even get any kind of a fair trial, which is a complete and total violation of their rights under the 7th Amendment to the US Constitution which is their right to a fair trial, which they did NOT have. was first licensed as a real estate broker in the state of I, I have been licensed, as a real estate broker, in multiple states since that time. I have . I am an educated, a Master's Degree in Business Administration intelligent person, who was an English major as an undergraduate (BA) at the ¹ of . What I have written to , as pleadings, in , is all the clear TRUTH, well-written, in intelligible English, as is this letter. minimized. trivialized, and ignored both myself. , as we each ., and my spoke for approximately 15 minutes on February 19, 2013 before . He was NOT interested in what we had to say, or present. He ONLY wanted to speak to and address lawyer who obviously was his "buddy," and with whom he had previous cases and did NOT give us a fair hearing and he did other "interests," but NONE with us. NOT give us a fair trial. to present themselves as "board In addition to the three frauds who appeared on members" when they were NOT, also appeared were l, his wife, and the adult daughter of told our neighbor, , who had asked him for some "help" with her swamp cooler, one week later, after his April 8, 2013 appearance, that he was "NOT on the board and that he had NEVER been on the

Of course, that did NOT stop him and his wife board of directors at from "pretending" to be "board members" when they were NEVER elected and NEVER appointed by the existing board of directors, to be eligible to LIE to the judge on April 8, 2013. Our question to the Arizona Superior Court and to the US Department of Justice and to the US Attorney General is THIS: "How can you have "justice" in a courtroom, when SIX people commit criminal fraud by fraudulently presenting themselves as "board members" when they are NOT" and when the , who fraudulently violates his oath as an SEVENTH person, attorney and fraudulently introduces them as such, in order to STEAL our free and clear home, .00 full price asset, from us, which we have owned free and clear for the past eleven t, just sneakily and fraudulently "move over" years? And HOW can this attorney. lawyers' fees from a DIFFERENT court case, known as , known as when we had NOTHING to do with the private OUR court , Plaintiff, and her PRIVATE lawsuit that was between PRIVATE PERSON For these many, many CRIMINAL FRAUDS, we hereby request a complete OVERTURN of all . and/or and in against either rulings in whose lives have been destroyed by these many frauds against them. have been forced to flee the state of We. when we were forced by Arizona. We had less than in our pockets on , forced by and forced by the above six frauds, to enter a homeless shelter and be certified as "homeless" on the state welfare rolls of another state, , United States Senator, in the state of We have asked 1, CO-Act of 2009, and cosponsor of the sponsor of the , to request FULL investigations of the above six frauds against a and We have lost a free and clear home of the past eleven years, been made wards of a state other than our home state of Arizona, and had ', criminally , the against us and our witnesses in on May 10, 2013 and on May 13, 2013, the day of our foreclosure and eviction. i further tampered with FOUR , in violation of Arizona and Federal laws about witness tampering, witnesses to when she criminally solicited other criminals to put into the tires into the tires of , witness , witness and Affidavit author in into the tires of (twice, once in March 8 and Affidavit author in 2013 and once in June 2013), another witness in and finally a from the of i, yet another witness in and signator of a letter requesting the permanent removal of as a triple conflict of interest representative of , all and each of whom who are in private person, and of

conflict of interest with each other, and with stock in	and , as owners of a share of
This 3, has been fraught with	fraud and with criminal activity against us.
	earances in One was to be on second judge, was to be on as a
because attorney 4:38 pm on SHUT the early and tricked, duped	er had a chance to have those two forward hearings entire case DOWN in a "summary judgment" at and fooled into cancelling the riminal attack we had suffered earlier that same
above) criminally solicited her granddaughter harass, criminally assault and criminally com- federal law , which prohibits suc	Plaintiff, y (fraud, as listed, to criminally stalk, criminally mit disorderly conduct, all in criminal violation of ch criminal acts against who are trying to occupy, transfer or sell real estate
foot range, screaming at him, shouting in a lo are a dickhead." She further screamed at him, and that she "hated his mother ()" and that she wanted them to "GET"	OUT" of their eleven year free and clear home. She as "not a Christian." All of these criminal stalkings against caregiver/assistants and/or
who feared for the Her grandmother, write down "verbal dispute" and "civil" matter	Department, responded to the 911 call by eir personal safety. We asked him to arrest , obstructed justice by telling the police officer to er on the police report, when these criminal acts were NOT "civil" matters. They were CRIMES.
At 4:38 pm, time/date stamp of the Arizona Sobstructing justice himself with tricked into cancelling the including the "settlement conference," and in judgment penalizing criminally violated by the same day, April 29, 2013.	ı and

To add insult to injury, the "police report" was rushed as well, to be time/date stamped by the Police Department at 4:42 pm, just four minutes after the 4:38 time date stamp of the

Arizona Superior Court. This was NO "co-incidence." This was a plan, a collusion and a conspiracy amongst attorney and to deny justice to to defraud and to defraud Police and There needs to be a SERIOUS INVESTIGATION of these matters and a dis-barring of attorney and in and an overturning of ALL judgments in , served in the US Army from 1942 to 1946, risking his husband. very life for his country in the Normany invasion during World War II. What has happened to and her son, under the very nose of the Arizona Superior Court, is NOT supposed in the United States of America. to happen in PLEASE protect us from these many frauds against us that occurred on your watch, as officials in charge of the Arizona Superior Court in , Arizona, and overturn all decisions against us Please help us.

shows the six FKAUDS who appeared with their FRAUD attorney, before to defraud him and to defraud the Arizona Superior Court and to defraud and and and to defraud the six million people of Arizona in a CRIMINAL ACT of FRAUD.