State of Arizona

COMMISSION ON JUDICIAL CONDUCT

Disposition of Complaint 14-040

Judge:

Complainant:

No1106214879A

No1106214879B

ORDER

The complainant alleged a superior court commissioner improperly authorized the issuance of an arrest warrant when he was unable to attend a hearing due to having been a victim of a robbery.

The responsibility of the Commission on Judicial Conduct is to impartially determine if the commissioner 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 review, the commission found no evidence of ethical misconduct and concluded that the commissioner did not violate the Code in this case. The commission does not have jurisdiction to review the legal sufficiency of the commissioner's ruling. Accordingly, the complaint is dismissed in its entirety, pursuant to Rules 16(a) and 23.

Dated: March 12, 2014.

FOR THE COMMISSION

/s/ George Riemer

George A. Riemer Executive Director

A copy of this order was e-mailed to the complainant and mailed to the commissioner on March 12, 2014.

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

3014 040

Subj: Date: From: To:

FORWARD TO

PLEASE

Keith Stott Jr, Director Commission on Judicial Misconduct 1501 W. Washington Street Suite 229 Phoenix AZ 85007 (602) 542-5200 Fax: (602) 542-5201 E-mail: jddc@mail.state.ar.us

DEAR COMPLAINTS BOARD & ARIZONA GOVT,

AND UNDER THE LAW IF A PERSON IS DUE IN COURT AND MISSES A COURT DATE DUE TO BEING A VICTIM OF A CRIME AND CONTACTS HIS / HER LAWYER WHICH I DID AND REQUEST A NEW COURT DATE ON THE DAY THEY ARE DUE IN COURT AND ONLY IF THEY ARE A VICTIM OF A CRIME AND A NEW HEARING WAS NOT GIVEN INSTEAD A WARRANT ISSUED THIS IS A VIOLATION OF MY RIGHTS AND I NEED WARRANT OUASHED AND A NEW DATE ISSUED THE JUDGE WAS GIVEN A COURT CASE NUMBER FROM THE ROBBERY THAT TOOK PLACE IN ON AND WAS NOT HAVING A CARE IN THE WORLD TO MY RIGHTS OR TO THE LAWS BEHIND BAIL AND THE ISSUE AT HAND (POLICE REPORT NUMBER) UNDER THE LAW A NEW COURT DATE WITH THE PROOF OF MYSELF BEING A VICTIM OF A CRIME A NEW COURT DATE WAS NOT ISSUED INSTEAD A WARRANT I NEED WARRANT OUASHED AND JUDGE TO BE CONFRONTED AND THIS MATTER TO BE FIXED ITS A MIS CARRIAGE OF JUSTICE I WANT THIS JUDGE TALKED TO OR CHARGES BROUGHT AGAINST HER FOR MISCONDUCT TO PROPPER JUSTICE & PROPPER RULINGS AND BIAS TO THE RULE OF ISSUE A NEW DATE DUE TO BEING A VICTIM OF CRIME I HAVE TRY TO GET THIS CORRECTED AND THE JUDGE HAS REFUSED TO TALK TO ME AND OR TO GET RID OF WARRANT AND SET NEW DATE THIS IS NOT OK AND IS A VIOLATION OF MY RIGHTS TO FREEDOM OF SPEECH AND A TRIAL, YOU MAY CONTACT ME THRU E MAIL ASAP

MY NAME IS MR I AM BEING CHARGED WITH SEVERAL CRIMES THAT I WILL NOT PLEAD OUT TO. MY MATTER COMES BEFORE YOU AS MY CIVIL AND MY PERSONAL RIGHTS ARE BEING VIOLATED BY THE JUDGE THAT IS IN MY CASE. ,

- DOB: WE START OFF WITH THE REASON FOR THIS COMPLAINT. THE REASON IS THAT ON I WAS DUE IN COURT FOR MY PLEA AND DID NOT SHOW UP BUT I DID CALL MY LAWYER AND ALSO TO THE COURTS AND TO THE ADA. I WAS A VICTIM OF A ROBBERY ON AT AND ALL ABILITY TO GOTO COURT ON WAS THROWN AWAY DUE TO THE FOLLOWING FACTORS . WITH THE POLICE REPORT THAT BACKS UP MY REASON TO HAVE COURT DATE ON (SET TO ANOTHER DAY). THE KEYS TO MY CAR WAS PART OF THE ITEMS THAT WERE TAKEN BEFORE I WAS GETTING READY TO DRIVE BACK TO PHOENIX / MESA AREA TO SHOW UP IN COURT AT ON I MADE OTHER ATTEMPTS TO BE BACK IN FOR COURT SUCH AS GREYHOUND BUT WAS NOT AN AVAILBLE SCHEDULE. THE ONLY AVAILABLE SCHEDULE WAS THIS WHICH IS LISTED BELOW FOR PROOF I WOULD NOT HAVE MADE IT BACK BY ALL LEGAL AND ON PROPPER EFFORTS WOULD NOT HAVE BEEN MADE DUE TO THE ROBBERY THAT I WAS A VICTIM OF.WITH THE POLICE REPORT NUMBER FROM OF (POLICE REPORT NUMBER POLICE DEPT. THIS REPORT WAS REQUESTED BUT NOT OBTAINED YET.)

I AM BEING MADE TO LOOK LIKE I AM TRYING TO FLEE AND LOOK LIKE I JUST AM NOT IN TOUCH AND WOW THIS IS NOT THE CASE

2014 040

SO THE ISSUE HERE IS THAT THE JUDGE IN THE CASE (JUDGE) MADE A VERY BAD CALL AND INSTEAD OF SETTING A NEW DATE FOR COURT SHE ISSUED A WARRANT FOR SOMETHING THAT DIDNT NEED A WARRANT TO BE ISSUED AND ALSO A BAIL THAT DID NOT NEED TO BE REVOKED AND WELL I AM WANTING THIS DECESION TO BE TAKEN OUT OF THE HANDS OF JUDGE AND A DECESION MADE TO QUASH THAT WARRANT AND A NEW DATE FOR COURT TO BE ISSUED AS I DID NOT SHOW ANY CAUSE FOR ANY DISRESPCT TO THE JUDGE OR TO THE COURT SYSTEM NOT TO SHOW UP FOR COURT.I DID MAKE ALL ATEMPTS AND EFFORTS TO RETURN BACK TO THE COURTS FOR COURT BUT DUE TO NO CAR KEYS AND DUE TO NO BUS EARLIER ENOUGH TO SHOW FOR COURT IN THERE WAS ONLY THE REQUEST TO SET COURT FOR ANOTHER DAY AND THAT WAS NOT A REASONABLE REQUEST AS FAR AS JUDGE

WAS CONCERNED. NOW TO COMPLETE THE OVER ALL PICTURE HERE I HAVE ASKED AND ALSO LEFT THE JUDGE VOICEMAILS AND ALSO TALKED TO HER SECETARY ABOUT THE OVER ALL PICTURE HERE AND THE OVER ALL PICTURE IS A WARRANT FOR MY ARREST AND A NEW

REQUEST FOR BAIL TO BE POSTED AS A NEW BAIL AND TO LOOSE MY OLD BAIL OF THAT HAD ALREADY BEEN POSTED THATS TOO MUCH MONEY TO LOOSE AND I FEEL THIS DECESION IS TOO MUCH A BAD DECESION AND FEEL THAT MY REQUEST TO (QUASH WARRANT) UNDER THE CIRCUMSTANCES IS NOT A UN REASONABLE REQUEST. AND TOO RESET A NEW COURT DATE TO SHOW UP IN COURT.ALSO ON THEN ALSO ON I WAS BROUGHT TO THE JOHN LINCOLN HOSPITAL MY MEDICAL NUMBER WAS MR # 3081990 I WAS ALSO A VICTIM OF A BEATING AND ROBBERY AND LOST MY CAR MONEY ALL CLOTHES AND PERSONAL AFFECTS AND HAD STAPLES AND STICHES PUT INTO MY HEAD AND ALSO MY EAR WHICH WAS ALMOST CHOPPED OFF BY THE ROBBER. NOW I HAVE NOT MADE ANY LIES AND NOR HAVE I PROVIDED ANY BAD OR LIES TO THIS REQUEST OR TO THE FACTS I STATE THAT ARE TRUE TO THE BEST OF MY KNOWLEDGE. I ASK PLEASE RECALL WARRANT AND RESET COURT DATE FOR NON GUILTY PLEA. FOR JURY TRIAL . YOU MAY CONTACT ME AT TO HELP ME WITH THE OUTCOME AND THE OVER RIDE OF THE

DECESION AND ALSO DOCCUMENTS CAN BE PROVIDED