State of Arizona COMMISSION ON JUDICIAL CONDUCT

Disposition of Complaint 12-071

Complainant:

No. 1207110308A

Judge:

No. 1207110308B

ORDER

The complainant alleged that a superior court judge improperly stayed a lawsuit and failed to disqualify himself.

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 the history of case, 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: May 23, 2012.

FOR THE COMMISSION

/s/ George Riemer

George A. Riemer Executive Director

Copies of this order were mailed to the complainant and the judge on May 23, 2012.

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

STATEMENT OF FACTS

Your name:

Judge's name:

Date: 3/7/2012

2012-071

I filed the above numbered lawsuit, CV2012of Service from the Defendants. along with Summons and had it served by Acceptance

I went on-line several days ago and found that Judge had been <u>mysteriously assigned</u> to the case, out of all the judges in the Southeast Judicial District. I immediately filed a document, dated 3/1/2012, requesting that he voluntarily recuse himself from the case, as he had assisted an attorney, in the commission and cover-up of multiple felonies in court, and then after doing so - disqualified himself.

My tires have been slashed and it cost me over \$385 to replace two rear tires on my vehicle, which I believe clients (adverse to the Defendants in this case), or himself were responsible for the criminal damage to my vehicle, as noted by Discount Tires when they replaced the otherwise good two rear tires in 2010.

Recently, another tire on a parked vehicle in my drive way was slashed (Tuesday, February 28, 2012) after discussed my name at another hearing, (turned into a deposition) related to a case that does not include me, while representing against the Defendants and

intervened in my case, without any authority, as he did not represent the defendants or by filing an erroneous "Notice to the Clerk of the Court" claiming was under an automatic stay and simultaneously obtained a ruling from without a hearing who stayed my case against defendant without first recusing himself. acted unlawfully or illegally, without authorization, violating my rights, while knowing he should have recused himself from assignment in the first place. His minute entry is invalid and void ab initio. No one answered or responded to my Complaint. There was no Motion before the Court.

is now further destroying my right to file a notice of judge by right.

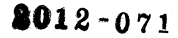
I am not involved in Bankruptcy, and have a right to file this complaint without it being "stayed" by

It is clearly obvious that is acting in concert with when he does not have any authority or jurisdiction in this case, having been noticed to voluntarily recuse himself for violation of Title 18 USC Section 4 misprison of felony (multiple felonies) against the Defendants in this case.

As a result of their conspiracy (believed to be criminal in nature), I have suffered severe emotional distress, lack of sleep, several episodes of sever bloody nose, fluttering in my heart, and fear of further retaliation from all of this mess. The courts have ignored and refused to provide any evidentiary hearing on newly discovered evidence in the Defendant's cases in multiple court, all of which resulted from this judge's secret collusion with All of this can be proven by the testimony of defendant's witnesses, exhibits (newly discovered), and transcripts showing the lies, fraud and deceit committed in Courtroom on 7/23/2010 in a case that did not involve me: i.e. Case No. CV2007-

Ditsworth disqualified himself in that case.

Even after being confronted with the evidence in that Case, refused to allow an evidentiary hearing that would show his friend, and his client to have committed felony after felony.



is therefore guilty as a co-conspirator with robbers" in reference to: Helaman 6:18.

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in the exact same way as the "Gadianton

Now the evidence is clear there is a conspiracy between and when an outsider, without standing can give a notice to the clerk of the court and obtain an immediate ruling from his friend, judge

The Court Record supports this claim. Judgeshould be removed from Office, and theState Bar should dis-barpermanently.

See attached Bar Complaint against and the evidence attached thereto.